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1 Washoe county

2 VERIFICATION

3 DEMANDATION

4 The State of Nevada
5 Petitioner, :Robin-Steven:Peckham, states that the facts contained
6 herein are true and correct to the best of Petitioner's first hand
7 knowledge and belief under penalty of perjury pursuant to the Law
8 of The State of Nevada.

9 PETITION FOR REDRESS OF GRIEVANCE

10 in the nature of a
11 DEMAND FOR RESTITUTION AND DAMAGES
12 (Structured Settlement Proposed)

13 NOTICE OF RESERVATION OF RIGHT TO CLAIM OFFICIAL BONDS

14 I, :Robin-Steven:Peckham, reserve the right to claim the official
15 bond or surety of anyone whose act(s), or failure(s) to act results
16 in damages to the Petitioner(s).

17 NOTICE OF ADMINISTRATIVE REMEDY/DEMAND PROCEDURE

18 As an operation of Law, Petitioner(s) are required to exhaust
19 administrative remedies before it may bring any judicial action for
20 remedy or relief, if such is warranted by the result of the
21 administrative process.

22 Commitment(s)/Agreement(s), or assent(s), in the absence of
23 Commitment(s)/Agreement(s) will provide the Petitioner(s) a means to
24 determine the PERFORMANCE/or FAILURE TO PERFORM of Respondent(s).

25 Respondent(s) may agree and admit to all DEMANDS FOR RESTITUTION
26 AND DAMAGES (Structured Settlement) made by Petitioner(s) by TACIT
PROCURATION, by simply remaining silent.

In the event Respondent(s) agree and admit to all DEMANDS FOR
RESTITUTION AND DAMAGES (Structured Settlement) by TACIT PROCURATION,
all demands are deemed settled STARE DECISIS, and Respondent(s) may
not argue, controvert, or otherwise protest the finality of the
demands/administrative findings in any subsequent process, whether
administrative or judicial.

Respondent(s) are granted 30 days after receipt of this
instrument to serve Petitioner a Structured Settlement Agreement
"Commitment Letter" (see pages 5-8 for total amounts and requirements
demanded in "Commitment Letters"), excluding the day of receipt.

In addition, Respondent(s) are granted 60 days after receipt of
this instrument to complete a "Structured Settlement Agreement" with
Petitioner, meeting total amounts and requirements demanded (see pages
5-8), excluding the day of receipt.

AUTHORITY

The Petitioner(s) bring this Petition for Redress in their own
names, and under their own authority as retained at Article 10 in
Amendment to the constitution of the several united States of America



1 as purviewed through Article IV, § 2 of the constitution of The State
2 of Nevada, AD 1864, and as retained at Article I § 1 of the
3 constitution for The State of Nevada.

4 The Petitioner is one of the sovereign people recognized at The State of
5 Nevada. Petitioner is an Inhabitant of one of The several united
6 States of America on the land at The State of Nevada, and have
7 authority in Commercial and Organic Constitutional Law forms. The
8 Petitioner, is a living soul and creditor, and is hereby protected and
9 attached to all of the Constitutional Protections provided in the Bill
10 of Rights (Attachment "A"). In addition, Petitioner(s) have cancelled
11 all public pledges and all public lien hold interests pursuant to
12 U.C.C. Sect. 9-103. Priority lien(s) no longer exist in favor of the
13 United States and State of Nevada pursuant to the cancellation of
14 U.C.C. Sect. 9-302 (Attachment "B" and "C").

15 Petitioner(s) are entitled to the guarantees enumerated and
16 unenumerated as guaranteed in the state and national constitutions
17 through which the sovereign people of the state of Nevada granted
18 certain limited powers to a state government, and to the guarantees
19 to which the state of Nevada is subject by its incorporation of the
20 national constitution as the law of the land in its constitution and
21 to which the state of Nevada is subject as a party to the national
22 constitution.

23 Petitioner is entitled to a reasonable expectation that those officers
24 and agents who have subjected themselves to an Oath of Office contract
25 incorporating by reference the national constitution and the
26 constitution and laws of the state of Nevada, will serve Petitioner
in a manner consistent with the Oath contract under which they are
subject.

17 The Petitioner brings this action to claim damages incurred by
18 the Petitioner as the result of unlawful acts, and failure(s) to
19 act, by the party(s) named and identified as Respondent(s). The acts,
20 and failure(s) to act are claimed to be acts without lawful authority.

21 Petitioner has exhausted all administrative remedies available
22 to Petitioner by making demand that the Respondent(s) disclose the
23 **nature and cause** of the action which has caused Petitioner damages and
24 the Respondent(s) have repeatedly admitted that they can identify
25 no lawful authority under which the Respondent(s) act, and respond by
26 knowingly and intentionally causing Petitioner further damages.

23 Petitioner cannot find, nor have Respondent(s) provided to
24 Petitioner, any evidence or other reason to believe that Respondent(s)
25 have not operated and acted completely unlawfully.

25 **DEFINITIONS**

26 Attached and incorporated herein by reference as if fully reproduced
herein are:

2



- 1 A/ Definitions which apply to this instrument and all further
- 2 process in the above mentioned action are shown in the
- 3 Depositum Notice to The Public (Attachment "A")
- 4 B/ Affidavit of :Rabbi Steven:Pecchenino (Attachment "B")
- 5 C/ Affidavit of Denial of Benefits-Negative Averment (Attachment
- 6 "C")
- 7 D/ Administrative Judgments By Default (Attachment "D")

CLAIM FOR TORT

Based upon the Administrative Record and Administrative Judgment(s) By Default Document #'s 261071, #2642186, #2663373, #2651073, # [redacted] (all recorded in the Washoe County Recorder's Office) and applying principles of law, the record shows the ADMISSIONS of the named Respondent(s), individually and severally to the tortious conduct complained of by Petitioner/Claimant, and thereby admitting liability. Based upon the admitted policy and custom established by Respondent(s), each Respondent is considered a principal actor in the acts complained of as an operation of Law.

Respondent(s) ratifies and condones the acts of its owner(s), officer(s), and employee(s), as described above relating to Petitioner. Respondent(s) claim no authority in Law upon which the described acts to Petitioner are not unlawful. Respondent(s) **admit** to having **committed racketeering**, fraud and false statements, conspiracy, and other fraudulent crimes as specified in Claims below.

CLAIMS

The Petitioner, claims the acts, and failure(s) to act are a matter of policy and custom, and are part of a pattern and practice of criminal activities by the Respondent(s) and others through which the Respondent(s) caused, by commission or omission, or by conspiracy or **RICO violation**, such **deprivations** while acting under color of law; the Petitioner was **deprived** of interests protected by the Constitution and/or laws of the United States of America.

The uncontroverted administrative record(s) of the named Respondent(s) in this action **admit several instances** of violations of rights protected by the constitution of the United States of America, as set forth above. The uncontroverted administrative record(s) of the named Respondent(s) in this action **admit a policy and custom** of constitutional violations ratified, condoned, and taught as policy and rewarded by the leadership of those several persons whose process runs in the name "State of Nevada" and "The Second Judicial District Court...". The uncontroverted administrative record shows **several instances of injuries and damages** resulting from the specific instances of constitutional violations.

The uncontroverted administrative record shows a willful and malicious intent, as an overt matter of policy and custom, to



1 violate constitutionally protected rights to prevent those injured and
 2 damaged by constitutional violations from holding
 3 officials accountable for constitutional wrongs resulting in
 4 injuries and damages, as set forth. The uncontroverted admin-
 5 istrative record admits to the overt and willful intent of those
 6 persons whose process was in the name "State of Nevada" and
 7 "Second Judicial District Court, Family Division" to conspire
 8 to abuse legal process for the specific malicious purpose to
 9 intimidate, retaliate, and obstruct and delay any person aggrieved by
 10 the unconstitutional acts of the Respondent(s) from
 11 obtaining legal process of law to hold Petitioner accountable for
 12 their admitted constitutional wrongs and the resultant injuries
 13 and damage.

14 Petitioner claims that Respondent(s) acted unlawfully and without
 15 any lawful authority in the substantive capacity of a corporation(s)
 16 so for which the beneficiary participants are personally liable
 17 without any governmental or corporate immunity.

18 Plaintiff(s) claim that Defendant(s) have and without any
 19 lawful authority conspired to:
 20 [NRS 207.400. Unlawful acts; criminal penalties; Title 15, Chapter
 21 199, Crimes Against Public Justice].

22 1. It is unlawful for a person:

23 (a) Who has with criminal intent received any proceeds derived,
 24 directly or indirectly, from racketeering activity to use or invest,
 25 whether directly or indirectly, any part of the proceeds, or the
 26 proceeds derived from the investment or use thereof, in the
 acquisition of:

(1) Any title to or any right, interest or equity in real property;
 or

(2) Any interest in or the establishment or operation of any
 enterprise.

(b) Through racketeering activity to acquire or maintain, directly
 or indirectly, any interest in or control of any enterprise.

(c) Who is employed by or associated with any enterprise to conduct
 or participate, directly or indirectly, in:

(1) The affairs of the enterprise through racketeering activity; or

(2) Racketeering activity through the affairs of the enterprise.

(d) Intentionally to organize, manage, direct, supervise or finance
 a criminal syndicate.

(e) Knowingly to incite or induce others to engage in violence or
 intimidation to promote or further the criminal objectives of the
 criminal syndicate.

(f) To furnish advice, assistance or direction in the conduct,
 financing or management of the affairs of the criminal syndicate with
 the intent to promote or further the criminal objectives of the
 syndicate.

(g) Intentionally to promote or further the criminal objectives of
 a criminal syndicate by inducing the commission of an act or the
 omission of an act by a public officer or employee which violates his



1 official duty.

(h) To conspire to violate any of the provisions of this section.

2
3 2. A person who violates this section is guilty of a **category B felony**
4 and shall be punished by imprisonment in the state prison for a
5 minimum term of not less than 5 years and a maximum term of not more
6 than 20 years, and may be further punished by a fine of not more than
7 **\$25,000.**

8 Plaintiff(s) claim compensatory damages in the amount of
9 twenty-five thousand dollars (US\$25,000.00) for each instance of
10 Conspiracy relating to Racketeering (NRS 199.480, NRS 207.400; NRS
11 193.130). There having been 23 separate instances of Conspiracy
12 relating to Racketeering, to date Plaintiff(s) claim US\$575,000.00 for
13 each **Defendant Individual and Corporation.**

14 Plaintiff(s) claim compensatory damages in the amount of
15 two thousand dollars (US\$2,000.00) for each instance of Conspiracy
16 (NRS 199.480; NRS 193.130). There having been 18 separate instances
17 of Conspiracy, to date Plaintiff(s) claim US\$36,000.00 for each
18 **Defendant Individual and Corporation.**

19 Petitioner also claims Tort Damages (Document #2642186; Washoe
20 County Recorder's Office on January 18th, 2002 AD; 39 pages) in the
21 amount of US\$9,000,000.00 Million dollars.

22 **REMEDY REQUESTED**

23 Petitioner requests relief on his own behalf, as follows, and according to the
24 proof, against each Respondent as follows:

25 Against each named Defendant, **compensatory damages** in the sum of:

- 26 Cameron Parks Vandenberg: US\$9,611,000.00
- Charles M. McGee: US\$9,611,000.00
- Jeffrey L. Millward: US\$9,611,000.00
- Earleen Louise Edwards: US\$9,611,000.00
- State of Nevada: US\$9,611,000.00
- Second Judicial District: US\$9,611,000.00

27 Total compensatory damages in the amount of US\$57,666,000.00, to be
28 charged first against the respective official bond(s) thereof, using
29 a structured settlement agreement.



1 Against each named Defendant **punitive/exemplary damages** in the sum
 of (3 times compensatory damages for RICO crimes):

2	Cameron Parks Vanderberg:	US\$28,833,000.00
3	Charles M. McGee:	US\$28,833,000.00
4	Jeffrey L. Minkward:	US\$28,833,000.00
5	Earleen Louise Edwards:	US\$28,833,000.00
6	State of Nevada: Second Judicial District	US\$28,833,000.00

7 Total punitive/exemplary damages in the amount of US\$172,998,000.00
 8 million dollars, to be charged first against the respective official
 bond(s) of Respondent(s), using structured settlement agreement.

9 Costs of suit, including but not limited to counsel fees;
 10 Such other relief as may be warranted or as is just and proper.

11
 12 Such award to be **first** taken from any bond and/or sureties therefore
 13 under which said Respondent(s) may operate through the corporation(s)
 14 sole as named, or as may be discovered during the pendency of the
 15 proceedings. Such award to be taken **second** from any personal assets
 16 of the named Respondent participants in the corporation(s) sole, and
 any amount not covered thereby be taken from the collective assets
 held in the name(s) of the several corporation(s) sole through which
 Respondent(s) operate.

17 **NOTICE:** Petitioner reserves the right to amend the damage(s)
 18 claims, incorporating additional violations and penalties as provided
 19 in Law in the event Petitioner is required to bring suit for the
 20 enforcement of damage(s) claims. In addition, if a "Structured
 21 Settlement Agreement" is not completed within sixty (60) days of this
 filing, **commercial liens** will arise in favor of Petitioner upon the
 personal assets of Respondent(s), and a **Verified Criminal Complaint**
 filed with the court. A Notice of Exhaustion of Administrative
 Remedies will also be served to all Respondent(s) of record.

22 **TOTAL AMOUNTS AND REQUIREMENTS DEMANDED**
 23 **(STRUCTURED SETTLEMENT AGREEMENTS AND COMMITMENT LETTERS)**

24
 25 Petitioner requests that the structured settlement be done wisely, and
 26 in good faith. The Petitioner would like to establish an **account** in
 the trust department of his bank. Monthly checks and lump sum payments
 from the structured settlement will be made payable to the bank as

6



1 guardian. The bank will provide for the Petitioner's financial needs
2 and deposit any excess funds in an account. This account is invested
3 by the bank, thereby giving the Petitioner a diversified portfolio and
4 a managed, liquid investment. Total Amounts and Requirements Demanded
5 in Structured Settlement Agreements and Commitment Letters:

- 6 A/ Annuities must be purchased from a Best A+ rated life insurance company.
- 7 B/ The Balance to Structure is shown in Attachment "A" excluding legal fees, costs, medical expenses/liens, and cash needed by Petitioner.
- 8 C/ Cost of Living Increase or Inflation Factor will be 5%.
- 9 D/ Life expectancy of Petitioner to match payouts demanded.
- 10 E/ Petitioner was before settlements are paid in full, when structured settlement agreements will be paid to beneficiaries as detailed in wills and security agreements recorded at the UCC Division-State of Washington.
- 11 F/ The casualty company must guarantee the payment of the proceeds in the event of default by the obligor insurance company.
- 12 G/ The interest rate to be guaranteed by the annuity company should be very close to the current rate on certificates of deposit.

13 The Total Settlement Amount and Balance to Structure is stated below
14 for EACH RESPONDENT organization and individual, and will be
15 structured for EACH PETITIONER as follows:

16 -----

17 **Each Respondent Organization:**

18

19 **STATE OF NEVADA**

20 **THE SECOND JUDICIAL DISTRICT COURT**

21 -----

22 **:Robin-Steven: Pecchenino. (46 year-old man)**

23 Total Settlement: US\$38,444,000.00

24 Settlement Date: May 3rd, 2002 AD.

25 Legal fees, costs, expenses/liens: US\$15,377,000.00

26 Cash needed by Petitioner: US\$9,200,000.00

Balance to structure: US\$13,867,000.00
