

c/o: Maria Janet: Moffit [Shoemaker]
temporary mailing location
Fifty three forty eight Country Club Road South East
Port Orchard [98367] Washington

**The Supreme Court of Law for the united States of America:
common law venue, original and exclusive jurisdiction, organic republic.**

<u>The State of Washington; Ex-Rel;</u>)	Case No. _____
<u>and Kitsap County, Ex-Rel;</u>)	
<u>by and through "Relators":</u>)	<u>Felony Criminal Complaint</u>
<u>Maria Janet: Moffit [Shoemaker];</u>)	"State-Ex-Rel", and in the Nature of:
<u>and John and Jane Does 1 1,000;</u>)	<u>"Quo-Warranto"</u>
)	as is recognizably "Lawful" in
Plaintiffs/Accusers;)	Washington Revised Code; 7.56.010 - .150
)	
Vs.)	
)	Moving for Ejectment and/or Quiet Title, &
<u>Municipal/De-Facto Kitsap County; &</u>)	such other remedies as are Just & named here-
<u>Acting Kitsap County Officers: Steve Boyer,</u>)	in; all based on Malicious Trespass; Kidnaping;
<u>M. Karlynn Haberly; James Gastineau,</u>)	Assault; Grand Theft; Extortion; Fraud;
<u>Kathy Collings, Doe Aman, Doe Mallard;</u>)	Obstruction of Justice; Malicious Prosecution;
<u>Municipal/De-Facto Thurston County;</u>)	Official Misconduct; Conspiracy; Barratry;
<u>& Acting Thurston County Officer:</u>)	Obstruction of Interstate Commerce;
<u>Robert J. Bryan:</u>)	Racketeering; Terrorism; Subversive
<i>all acting public officials domiciled in</i>)	Activities; Misprision of Treason, and Treason;
<i>the state of Washington,</i>)	& Numerous Other Crimes to numerous to list;
<u>GRAHAM & DUNN PC</u>, a legal-fiction)	all as Belligerent Enemies of the uSA.
corporation law firm, with there-in primary)	
criminal racketeering conspirators:)	
Craig L. Jones, Lawrence A. Costich, & various)	Action In Law;
Officers of <u>Conseco and GreenTree Finance</u>)	Trail by Jury Demanded;
<u>Servicing Corporations; Leo's Towing;</u>)	
<u>Wheaton World Wide Moving; Neighbor</u>)	Notice of Intent to Claim on Bond
<u>Conspirators: Gene & Shonna Cochran;</u>)	
<u>Washington State Bar Association; as Agent for</u>)	Notice to the Principle is Notice to the Agent
<u>the American Bar Association;</u>)	& Notice to the Agent is Notice to the Principle
<u>& All Officers, Stockholders, & Shareholders</u>)	
<u>Named in their Business, Official, Corporate,</u>)	
<u>Individual, Personal, & Marital, Capacities; &</u>)	
<u>John & Jane Does 1 through 1,000; et al;</u>)	
)	
Defendants/Accused)	

Notice: Because of the common-knowledge fact that some modern civil judges and executive officers do routinely twist the natural and common meaning of words to mean something obviously entirely unintended by those uttering them, & there-by to obstruct the course of justice; Here-in: All references to any codes, rules, regulations, statutes, or de-facto decisions/findings from all courts “with-in” the private/corporate/legal-fiction/de-facto “UNITED STATES”, are here-in used only for reference and only in such like manner as such codes, rules, regulations, statutes, or courts “with-in” that de-facto “UNITED STATES”, and as applicable only to the “Public Servants” there-in; and this usage is Not to be construed in any way as any form of “consent to be governed” by that de-facto “UNITED STATES”, either over this court, or over any of the natural/organic/constitutional people, living as children of the Living Creator, standing in His Kingdom, and as Sovereign and peaceable non-combatant Inhabitants resting on the soil and land of these united States of America.”

This document intends to speak through Maria Janet; Moffit [Shoemaker] (hereinafter Moffit) as one of the “Voice of the People”, and as one of we the people who must “Speak Law” Directly, to Our “Public Servants”.

Comes now, Maria Janet: Moffit [Shoemaker]; who hereby invokes the Constitutional Authority of this “Common Law Court” in it’s Constitutional/ DeJure “In Law” Capacity.

Notice of Intent to Claim on Bond:

All Parties take Notice of Intent by the above named Accuser/Plaintiffs to file and prosecute a Claim against the Bond which each of the above named Accused/Defendants who are acting as Public Servants are Required by Law to carry in order that such members of the Public as we Accuser/Plaintiffs may be quickly Economically Compensated for Abuses of Public Offices; such as are Sworn or Affirmed to have taken place herein. Take Further Notice that the Contracted Terms of your Public Servant Bond Contract probably Requires that you Notify in writing your Bonding Company at Any Time when you have been Notified of Any Pending Claim Against Your Bond. Do That Now ! Notify Your Bonding Company that this Claim is being Prosecuted against Your Bond ! [see annexed Bond Forfeiture]

U.C.C. Commercial Debt Claims:

All Parties Take Further Notice that; due to the Epidemic of Corruption in the Civil Courts of this County and State; and the multitudes of Obstructions to Justice that are Routinely thrown in the path of Honorable Victims of Crime as they seek this Justice in the Courts of this County and State; hereunder the less prejudicial and more quick and efficient Summary Commercial Process is being pursued in parallel to this Criminal Complaint. This is indicated and assisted by the “U.C.C. Tracer Flag” in the upper right corner of the front page of this document. All Accused/Defendants named herein, whether Artificial Person- Corporations, or Natural Person- Individuals; Respond by Denying with particularity of details to each and every Count of Criminal Wrong Doing Alleged against you in this Criminal Complaint Document, all within 20 days from the date of the receipt of this Complaint; or the Economic Sanctions sought herein and authorized through the general U.C.C. Process, may be brought against you into a state of perfection, as a Commercial “Lien” or other form of publicly recognizable Commercial Indebtedness. Do Not Ignore this Complaint by merely relying on the ability of Criminal Racketeering Co-Conspirators in the Corrupted Civil Judiciary to Obstruct Justice so-as-to protect you from Accountability for the Crimes alleged against you herein.

Quiet-Title and Ejectment Complaints:

For the reasons more fully described below and herein, of the Lawless “Ejectment” from her land , therefore, this court should direct that Plaintiff Moffit be escorted to the return and habitation of her land and home of many years, by some honorable member of the Kitsap County

Sheriff's Department; even if new personnel has to be hired in order to fine one member of such honor. Some Judge in Kitsap County should also be directed by this court to give a favorable Written Judgment and Order to Plaintiff Moffit, even if a new Judge one has to be hired to find one of such honor. This written document should clearly and unequivocally confirm that Moffit is the Lawful Owner of this Property; and that she is Not to be proceeded against with force again by any members of that Sheriff's Department; at least not unless the very remote occurrence happens that some natural person swears out a criminal complaint which clearly establishes "probable cause" for an honorable judge to "form the belief" that Moffit has committed a constitutionally-recognizable "Crime".

Since the lawless Ejectment of Moffit from her land, that land has become Vacant. There under, Moffit is Terrorized by the thought that, if she attempts to take back her now vacant land; that the Criminal Co-Conspirators in the Sheriff's Department may again move against her to Lawlessly Eject her from her land. And so, this land is presently sitting Vacant; all to serve nothing more than the constitutionally-repugnant interests of the herein accused and obscenely wealthy and powerful lending-institution defendants which are commonly known as "Conseco" and "Green Tree" Financial Servicing Corporations.

Because "Law" within our ancient Constitutional system of government requires a party to be in possession of landed property, before any form of action can be maintained for the deciding of the lawful possession of it; hereunder; Moffit is at an extreme disadvantage. Constitutional "Law" authorizes Moffit to move to take possession of this land, or any other house and/or land which is similarly vacant. This is known in Property Law as "Adverse Possession" and "Squatters Rights". But as above stated, Moffit has been Terrorized by the herein accused Criminal-Syndicate Racketeering Organizations from acting to lawfully take possession of her land in this manner. And of course, these lending institutions have no practical physical interest in such a land including the home. It is only used by them as collateral on their books for their alleged debts.

To summarize, Moffit is not technically able to "state a claim" in "Ejectment", because there is no physical person occupying the home who are thereby in need of being physically ejected from their possession of it; so that Moffit can physically reenter into the house. But also, Moffit is also technically obstructed from proceeding with a "Quiet Title" complaint, because she is not in the physical possession of her home, as the "Quiet Title" Law so technically requires, in order to prevent frivolous law suits arguing over property which is not even possessed by anyone. But again; Moffit has been Terrorized from taking the physical possession of it, by the Corrupted Criminal Co-Conspirators in the Sheriff's Department; the Corrupted Kitsap County Superior Court Judge M Karlynn Haberly; and the fictitious Lending Institutions .

Yet because "The Law Provides a Remedy for Every Wrong" (commonlaw maxim); and hereunder, both of these actions of "Quiet Title" and "Ejectment" are collectively designed to enable the settlement of every conceivable claim to title or possession of property; both of these actions are alleged "in the alternative" as modernly "Liberalized" Civil Court Rules so authorize. Hereunder, it is left to the discretion of this court to decide how best to address this issue. We do not really care what name is given to this action; we only care that the Fundamental Principles of Americas Common Law and Constitutional Property Law are followed.

General Concerns for Proceeding "Lawfully":

If any parties whatsoever have any arguments that Any Part of this Criminal Complaint is Not proceeding in an entirely "Lawful" manner; as recognized by Common Law and "Constitutional Law" within this State and Nation; then set forth those arguments clearly in your

responsive-answer documents. It has, however, become common knowledge by the common People that the corrupted civil judiciary is routinely running interference for powerful Criminal-Syndicate/Racketeering Organizations, and the common People of this State and Nation need to be accessing the more powerful tools set forth herein, in order to counter this seriously un-level playing field.

Plaintiff & co-plaintiffs are available at all reasonable times, especially through email; to discuss in reasonable manners; the merits of all issues of fact or law as set forth herein. We are honorable Americas patriots, and we seek nothing more than the fundamental principles of truth justice, safety, peace, and liberty; as set forth in our original state and national founding documents. If any accused/plaintiffs, or others of public justice concerned; have Any good faith arguments that we are proceeding in any manners contrary to these very patriotically idealistic goals, then we respectfully Demand that such people set forth those arguments before us here and now. We will immediately withdraw any and all complaints, arguments, or procedures which are reasonably shown to us to be in any way antagonistic towards the herein named higher end goals of our state and national systems of honorable government.

Situational/Facts of Main QuoWarranto Criminal Complaint:

On the date of February 2, 1998; Maria Janet: Moffit [Shoemaker]; did go through the motions of incurring a debt on her land and home, which home is located on the land of this Constitutional County and State at the geographical location commonly known as “Fifty three forty eight Country Club Road South East, in Port Orchard, Washington [98367]”. This alleged debt was incurred towards the financial institution known as: Green Tree Financial Servicing Corporation.

At a later date of approximately, 10 February 1998; Moffit was studying America’s and Washington State’s Constitutional Law, as well as the common practices of larger institutionalized financial lenders; and therein she discovered that the loan which she thought that she had incurred, was quite probably a Lawless loan/debt, essentially “Null and Void”; because of “Usury”, “Unjust Enrichment”, “Fraud”, “Adhesion” and other Crimes on the part of the lenders.

During the time periods of approximately 10 December 1999 through 18 January 2001; Moffit attempted in good faith to communicate about these apparently criminal lawless lending practices, and the apparently null and void debt/contract which she previously thought that she had entered into. Moffit hereby diligently attempted to discover if there were any legitimate good faith debts which she should honorably consider herself liable to this lending company and/or its individual members and/or officers for. Examples of these communications are more fully described as follows:

Acknowledgment of Certification of Administrative Judgment, under Auditor’s No 3232178; and Attachment to Certification of Administrative Judgment under Auditor’s NO. 3244504.

The Sum Total of All of the Communications which came forth from the Officers of this lending institution to Moffit, are described as follows:

No response has ever been tendered to Moffit.

This is all clearly a very inadequate response to these very serious concerns; and it creates a powerful presumption of the Guilt of the herein accused. .

Through her studies of America's Constitutional Law, Moffit had learned that when apparently entrenched criminal conspirators such as this attempt to abuse the rights of the People; that America's and Washington State's system of Constitutional Law allows for the pursuit by aggrieved parties of Remedies through Private Administrative/Commercial process, as well as through "Common Law Courts". Moffit pursued and perfected these remedies, more fully described as follows:

International Justice of the Peace Order No. IJPC 0001 US NH 2 1907 2004; MJM and International Justice of the Peace Order No. IJPC 0002 US NH 2 1907 2004; MJM

On the date of approximately 2001; Moffit discovered that these then obviously Corrupted Lenders were attempting to find corrupted co-conspiratorial acting judicial and executive drones in Kitsap County, to Disregard all of the constitutionally lawful work which she had so honorably completed in her good faith efforts to honorably settle this controversy. There-under, these Corrupted Lenders were conspiring to Misuse the Force of the State and County, so-as-to Administer Force against her in an Outlaw Manner, all so-as-to Violently Evict her from her land and home of many years; and thereby to steal her land and home from her.

Moffit knew from her studies of Common Law and Constitutional Law, that Constitutionally-Lawless "Malum-Prohibitum" based codes, rules, and regulations; were all routinely being enforced against America's sovereign Inhabitants in an unlawful manner, especially at the local level.

Through her studies, Moffit and others had come to believe that there was Remedy to be found in the Federal District Courts. Approximately sometime in May of 2005, Moffit then sought the removal of a complaint against her by the here-in named lending company's, in Kitsap County Superior Court, to be removed into the Federal District Court. Moffit sought this removal by way of her complaint which is commonly described as a "State-Ex-Rel" (Quo-Warranto) complaint. This case was remanded because of an error in Moffit's Diversity of Citizenship claim.

Upon curing the error and before any proceedings took place in the State Court, Moffit again removed the remanded case to the US District Court for the district court of the United States under the correct Article III case classification of Miscellaneous Filing MS 5020.

This case was dismissed without remand and closed, all in manners which related case-law indicates to divest the state court of all further jurisdiction whatsoever in such dismissed cases.

In this Federal Court proceeding, certain individuals named herein as Defendants/ Respondents, acted to commit the here-in named Felony Crimes against Moffit. Hereby; the Rights of the People of these Bodies Politic of Kitsap County, Washington State, and these United States of America; have also been Criminally Violated. This is True because the Rights of their Vital Component Body Politic Member, one: "Maria Janet: Moffit [Shoemaker]'s" Rights have been Violated. Under this Organic True form of Common Law and "Constitutional Law"; a Crime Against One is a Crime Against All. This is Why the Constitutional State was Formed. This is the Entire Basis for the Preservation of "StateEx Rel" (QuoWarranto) Actions at/in Law, in our Constitutional System of Government. This is all more fully explained in the accompanying "Memorandum in Support of QuoWarranto ..."; and these Plaintiff Accusers herein are available to explain these matters even further than this, at any reasonable time and place, if reasonable cause is shown.

Federal Court Developments:

Maria Janet; Moffit, returned Federal District Court Judge Robert J. Bryan's first Order of Dismissal to him, under writing which stated " Refused for Cause Without Dishonor and Without Recourse". Plaintiff Moffit treated this document as a "charging document"; & returned it within the 72 hour time frame required by commercial and administrative law.

Later a "Particular File" in the Federal District Courts which seems to our Constitutional Law Researchers to have been specifically designed to graciously provided a Safe Haven for honorable Americas to Escape these Routine and Habitually Oppressively-Despotic Practices at the State and Local Levels of Malum Prohibitum based municipal government. Moffit quickly filed a second "Removal" to this "Particular File" in the Federal District Court in Tacoma. Moffit's Filing was Accepted by the Clerk of the Federal District Court.

An "Order" came down from that Federal District Court, under which it seemed to Moffit and her Constitutionalist associates, that the entire merits of the complaint against her, including all prior orders/judgments in the Kitsap County Superior Court, had been reviewed by the judge or judges therein; and had been quickly and efficiently recognized therein to be null and void. Moffit and her associates presumed that these judges saw that the complaint against Moffit in Kitsap County Superior Court was just another case of despotic malum-prohibitum based Orwellian constitutionally-lawless and tyrannical despotism, as is so obvious to many common sovereigns of the Americas; and thereby these judges honorably ordered the entire merits of that complaint against Moffit to be null and void. This included all prior orders and judgments in the Kitsap County Superior Court, and including but not limited to the "Summary Judgment", the "Writ of Restitution" and "Writ of Possession" and the "Order for Attorney Fees"; all as entered against her therein. Here-by; it was presumed by Moffit and her associates, that all of these constitutionally corrupted judgements and orders against Moffit were quickly, efficiently, and justly "Dismissed", as being moot and of no consequence, and null and void; all as seems clearly mandated in the statutes and supporting determinations of other on point cases, as they are applied to Public Servants and others similarly situated.

Neither Sheriff's Office in King or Kitsap Counties either acted upon or investigated the State-Ex-Rel" (Quo-Warranto) Criminal Complaint of Plaintiff Moffit; after they were initially served with it. Plaintiff Moffit here-in alleges this makes the Sheriff department officers who were concerned with this matter, to be guilty of "Misprision of Felony".

The Violations of the Rights of the People of Kitsap County, of the State of Washington, and of these united States of America; by and through the similar Violations of the Rights of Moffit, are, in part, recognizable under, but not dependant on: RCW 9.12.010, Barratry; 9 A 8.05.160. These Crimes are all more particularly described as follows:

Summary of Individual Criminals and Specific Crimes:

These Felony Crimes include but not limited to official misconduct by; instituting suit in name of another, impairing the right to contract; kidnapping; filing false claims; barratry; treason; lying; fraud; mail fraud; attempting to steal property; extortion under color of law; obstruction of justice; theft; war crimes; Threats to Domestic and National Security; sabotage; Terrorism against the law; Extortionate credit transactions, under color of law; Commodities tampering; Interference with commerce; Conspiracy, Bribery, Civil Rights violations, Vindictive Retaliation under color of official policy and/or municipal policy or customs; Criminal profiteering; intentional and willful impersonation of federal authority, intimidating a witness/victim, misprision of felony, civil and criminal Racketeering/R.I.C.O.; violating "Oath of Office" by impartially; & retaliating against the witness/victim Maria Janet: Moffit [Shoemaker].

Conseco and Green Tree Finance Servicing Corporations

These Fictional Corporate Financing Corporations are engaged in Criminally Fraudulent Lending Practices; for the express purpose of unconscionably pillaging and plundering the common people of Kitsap County, the State of Washington, and these united States of America. These fictitious intimidators have allowed agents foreign to America's people, to argue their foreign claims before the courts of this County, State, and Nation. They have done this without full disclosure to the good and honest People sitting as a jurors to adjudge rights and wrongs; and these fictitious imitators, have conspired with those who are fictitiously and fraudulently acting as "law enforcement officers", and whose duty obligates them to act as "Peace Officers"; to lawlessly Kidnap and Assault countless victims such as Moffit and others similarly situated. These fictitious Financing Corporations are engaged in a "Pattern of Behavior" such as this, all precisely as described in the "Racketeering" Statutes of Washington State and the Usa.

By their money grubbing Complaint against Moffit, as filed by them in "Kitsap County Superior Court"; these Criminally Conspiratorial Lenders did seek the Lawless Eviction of Moffit from her land and home of many years. Both Green Tree Financial Servicing Corporation and Conseco Financial Servicing Corporations, along with their hired agents (Sheriff, Deputies, and Wheaton Moving and Storage Co.) all knew full well that their claimed Writ of Restitution and Writ of Possession was void on its face; that they were Trespassing on federally patented Lands belonging to Moffit; that the removal by Moffit divested the state court and judge of all jurisdiction; that all orders including all prior orders/ judgments were moot, and void ab initio without force and effect.

They further knew or should have known that they were acting without any judicial or quasi-judicial "Immunity", that their Real and Movable property were all liable for seizure for their willful participation in these Crimes; and when acting on void writs, without jurisdiction, or in defiance of their Oaths of Office, Judicial Cannons, Code of Ethics, or in "Bad Behavior".

They similarly knew or should have known that this included liabilities against their marital communities, shareholders, stockholders, assignees, trustees, owners, and against them personally in their private capacities. Similarly, it included all Risk Retention Limited Liability policies, Corporate Retirement Plans, Trusts, Estates in their possession or under the control of another on their behalf, whether as a owner, agent, assignee and/or trustee; and including ALIAS, and all bonds and insurance policies for their mal-practice and non-performance to Moffit for any loss or destruction of her private property.

Robert J. Bryan:

Robert J. Bryan, presently holds the Public Office of: United States Federal District Court Judge. On the date of approximately; 28 June 2005; Robert J. Bryan knowingly and willfully engaged in the Crime of "Official Misconduct" by Knowingly and Willfully Altering court documents, all by altering the case number and status capacity of the original case filed by Moffit, and Ruling from the Bench. Bryan executed in-complete foreign documents which were not under the original removal case, as assigned by the court Clerk [C 05-1074], and as brought by Moffit to the US District Court (for the district court of the united States sitting in the capacity of an article III court). In Support of these herein referenced Lawless Racketeering and Kidnapping Schemes; Bryan is more particularly described to have acted as follows:

Through his judgments; Robert J. Bryan intentionally filed false documents, under the color of law. Hereby; Mr. Bryan did knowingly, willfully, and intentionally, impair Maria Janet: Moffit [Shoemaker]'s right to contract. The previous suit in Federal District Court had been

brought in the name of “Maria Janet: Moffit [Shoemaker]”. Acting Judge Robert J. Bryan knowingly and maliciously “Changed the Record” to attach a name and address to Moffit which colors Moffit’s Status as that of a legally-disabled legal-fiction/corporate “Person”. Acting Judge Robert J. Bryan also changed the case as it appeared on the Court’s Record, from a lawful proceeding in an Article III Federal Court, to an Article I Federal Administrative Tribunal; and thereby maliciously attempting to change Moffit’s Status to being a legal-disabled “Subject” all under a Constitutionally Lawless “UNITED STATES TRUST” organization, and all after having received validated evidence in the Record of Moffit’s Status as a Sovereign, child of the Living Creator, Non-combatant and Inhabitant; and knowing that Moffit’s political status was Not subject to any Article I De-Facto Corporate Administrative Jurisdiction. This was knowingly, willfully, and intentionally done by Bryan; to allow the furthering of the Racketeering Conspiracy of the Corporate Legal-Fictions which are commonly known as “CONSECO FINANCIAL SERVICING CORPORATION” which is acting as Agent for co-conspirator “GREEN TREE FINANCIAL SERVICING CORPORATION”.

Robert J. Bryan then colorably Sanctioned Maria Janet: Moffit [Shoemaker], all without any declaration under proper certification of any investigation by anyone into the four corners of the contract document at issue. Mr. Bryan did not even look to see if any “Consideration” was tendered by Racketeering Conspirator CONSECO FINANCIAL SERVICING CORPORATION as AGENT FOR GREEN TREE FINANCIAL SERVICING CORPORATION.

Mr. Bryan made legal determinations while there was No Equitable Accounting on the Court’s Record, or any Audit of the Equities on the Record of the Court.

On June 28th 2005 Robert J. Bryan testified against the Defendant from the bench in open court violating his judicial immunity.

Each and all of these hereby Sworn Allegations are Evidence of “Intent” by Robert J. Bryan, to Promote the Felonious Racketeering Scheme of the Criminally-Syndicated Corporations named therein and herein. Hereby it is shown that Mr Bryan did Violate the “Due Process of Law” Guarantees for the People who compose that County, State , and Nation; and of Moffit who is maintaining “State-Ex-Rel Relationship” therein. Hereby; Robert J. Bryan is “Obstructing Justice” against our State, Nation, and Moffit; by not allowing constitutionally-recognizable “Due Process of Law” or a “Fair Trial” to be obtained. Hereby; the “Oath of Office” of Robert J. Bryan to support the Constitutions of this State and Nation, and the Rights of the People there-under, was knowingly and willfully Violated by Bryan.

Robert J. Bryan and the other here-in named co-conspirators, all knew full well of the “Artificial De-Facto Over Lay” in this State and Nation, all as explained in a second mentioned accompanying “Memorandum” which is titled similarly as that wording. And by his actions described herein, Bryan did Maliciously attempt to manipulate Moffit into the status of a municipal corporation [slave]; all so-as-to further the hostile takeover of the organic bodies politic which actually form these common law, constitutional states and nation. The interests of the common people who organically compose this State and Nation are well represented through this Felony Criminal Complaint, as composed by Moffit and her many associates and supporters.

Gene and Shana Cochran:

Gene and Shana Cochran, as neighbors to Moffit’s home and land here in issue; did know or should have known that they had no authority to enter the Federally Patented Lands belonging to Moffit. As neighbors, Cochrans had witnessed daily the posted NO TRESPASS sign nailed to the tree for the last 15 years, and with total disregard for that sign they entered onto the patented lands, damaged apple trees bordering between Cochran’s property and Moffit’s Patented Lands,

even after being verbally cautioned by Moffit Not to Trespass on these patented lands. Still they entered and trespassed on the Patented lands belonging to Moffit.

Gene and Shana Cochran are liable for the penalties associated with Trespassing on Federally Patented Lands belonging to Moffit; and this court should sentence them to such punishment as is proportional to the severity of these crimes.

Craig L. Jones:

Craig L. Jones, presently is in the receipt of a Corporate Franchise/License to “Practice Law” as a “Licensed Attorney” and “Officer of the Court”; all through which he has solemnly pledged to assist in the “Administration of Justice” in any court in which he may appear. Mr. Jones has rather “Obstructed Justice”, than assist in its administration; because, on the date of approximately; 29 July 2005; he did knowingly and willfully disregard the Constitutionally Secured Rights of Moffit and the People who compose our County, State, and Nation; by moving the Kitsap County Superior Court without Plenipotentiary Powers or Testamentary Documents of enforcement, or of delegations authority on the Record. Hereby; Jones did knowingly and willfully engage in the Crime of “Official Misconduct” by Testifying Falsely against the Claimant, through his actions more particularly described as follows:

Craig L. Jones did knowingly, willfully, and intentionally; file false documents, and make false accusations, all under the “color of law”, against Maria Janet: Moffit [Shoemaker]. Hereby; Jones did impair Maria Janet: Moffit [Shoemaker]’s right to contract; and he conspired to facilitate the Class A Felony Kidnapping and Assault of Moffit; and to further the general Racketeering Conspiracy generally complained of herein.

Craig L. Jones has born “False Witness” against Maria Janet: Moffit [Shoemaker]; in the following instance:

On July 29 2005; Jones applied to the state court for a Writ of Restitution and Writ of Possession. This was done by Jones After Notice to Jones of the filing of a proper removal to the US District Court for the district court of the united States of America, & sitting in the capacity of an article III court. Jones knew or should have know that any process from the state court was void ab initio, without immunity and would ultimately have no force and effect and that all actions subsequent would be damage to Moffit fully liable by him and his agents and partners. If Jones or others do not appear before this court to argue that this is not how the law works in such “Removal” cases as this; then, especially in light of the citations set forth in support of these conclusions; this Jury should presume these citations to be fully accurate; and that Jones and his co-conspirators are Guilty as charged.

Further; on July 29, 2005; Jones knew he was Trespassing on Federally Patented Lands belonging to Moffit.

Further; Craig L. Jones failed to serve all parties with an interest in the Federally Patented lands belonging to Moffit. Jones knew or should have known that he would be totally liable for these crimes, and that his marital community and the shareholders and stockholders of his and his partner’s practice corporation would also be liable; all for the continued initiating of malicious court process, all after a proper “notice of removal” had been filed, and which thereby divested the state court from all jurisdiction concerning his than Void Writs of Restitution and Possession. This amounted to engaging in “Prohibited Practices” by Jones, thereby endangering his “good standing” certificate on his bar membership, and his Code of Ethics [oath], all of which had the potential of divesting him of his License to ever practice law again.

For Jones’s knowing and willful participation in these Terrorizing and Felonious Crimes; Moffit and the other Ex-Rel Plaintiff/Accusers in this case, respectfully petition the Members of

the Jury who are to try this matter, to sentence Mr. Jones to 20 years in prison without special treatment; and to fine him \$1,000,000.00. The 20 years in prison, seem to us to be less time than that which is statutorily authorized, when each and all of the separate counts of which Mr. Jones has directly or indirectly participated in this case, are all added up. The \$1,000,000.00 is just and fair for the total crimes which he has committed. We currently comprehend that all monies due under this fine, and which are not obtained through the liquidation of Mr. Jones' estate, should just be given as credit/debt instruments to a special trust to further the Common Law for the advantage of the People of this nation, all so-as-to compensate them for prior abuses by such conspiratorially racketeering corporate legal-fictions and lawless, fictitious "Public Servants".

Lawrence A. Costich:

Lawrence A. Costich; presently is in the receipt of a Corporate Franchise/License to "Practice Law" as a "Licensed Attorney" and "Officer of the Court"; all through which he has solemnly pledged to assist in the "Administration of Justice" in any court in which he may appear. Mr. Costich has rather "Obstructed Justice", than assist in its administration; because, on the date of approximately; 29 July 2005; he did knowingly and willfully disregard the Constitutionally Secured Rights of Moffit and the People who compose our County, State, and Nation; by lawlessly motioning the Kitsap County Superior Court, all without Plenipotentiary Powers or Testamentary Documents of enforcement or delegations authority on the Record. Herein, Costich did knowingly and willfully engage in the Crime of "Official Misconduct" by Testifying Falsely against the Claimant, through his actions more particularly described as follows:

Lawrence A. Costich did knowingly, willfully, and intentionally; fill false documents, and make false accusations, all under the "color of law", against Maria Janet: Moffit [Shoemaker]. Hereby, he did impair Maria Janet: Moffit [Shoemaker]'s right to contract; and he conspired to facilitate the Class A Felony Kidnaping and Assault of Moffit; and to further the general Racketeering Conspiracy generally complained of herein.

Lawrence A. Costich has born "False Witness" against Maria Janet: Moffit [Shoemaker]; in the following instance:

On July 29 2005; Costich applied to the state court for Writs of Restitution and of Possession. This was done after Costich hasd recieved Notice from Plaintiff Moffit of the filing a proper "Removal" to the US District Court (for the district court of the united States of America sitting in the capacity of an article III court". Costich knew or should have known that any process from the state court was void ab initio; and that he was proceeding without immunity, and that he his documents would ultimately have no force and effect, and that all actions subsequent thereto would be damaging to Moffit; and that there-by Costich and his agents and partners would become fully liable for such Crimes.

On July 29, 2005; Costich knew he was trespassing on Federally Patented Lands which belonged to Moffit.

Lawrenca A. Costich failed to serve proper documents on all parties with an interest in the Federally Patented lands which belonged to Moffit. Costich knew or should have known that he would be liable for continuing to initiate court process after a proper "notice of removal" had been served on him by plaintiff Moffit; and whereby the state court had been divested from all jurisdiction concerning the Writs of Restitution and Possession which had previously been issued to Costich. Costich knew or should have known that he would be totally liable for such Crimes; and that this would include his marital community and the shareholders and stockholders of his and his partner's practice corporation; and that his further indulgence in these Crimes amounted

to prohibited practices on his “good standing” License on his bar membership, and his Code of Ethics [oath], all of which could potentially divest him of the ability to ever practice law again.

For his knowing and willful participation in these Terrorizing and Felonious Crimes; Moffit and the other ExRel Plaintiff/Accusers in this case, respectfully petition the Members of the Jury who are to try this matter, to sentence Mr. Costich to 20 years in prison without special treatment; and to fine him \$1,000,000.00. The 20 years in prison, seem to us to be less time than that which is statutorily authorized, when each and all of the separate counts of which Mr Jones has directly or indirectly participated in this case, are all added up. The \$1,000,000.00 is just and fair for the total crimes which he has committed. We currently comprehend that all monies due under this fine, and which are not obtained through the liquidation of Mr. Costich ’ estate, should just be given as credit/debt instruments to a special trust to further the Common Law for the advantage of the People of this nation, all so-as-to compensate them for prior abuses by such conspiratorially racketeering corporate legal-fictions and lawless, fictitious “Public Servants”.

M. Karlynn Haberly:

Kitsap County Superior Court Judge M. Karlynn Haberly; Violated the Rights of the People of our Nation, State and County; when she violated the Rights of Moffit; by allowing the false charges to be summarily affirmed by the herein named defendants, against Plaintiff Moffit; and all without “best evidence proof” on the Record of any “Certificate of Foreclosure”; as issued by Sam Reed, Secretary of the State of Washington. M. Karlynn Haberly, acting as a “Judge”; has a duty to maintain superior knowledge of the law. Hereunder; Haberly knew or should have known that not all parties with an interest in the Federally Patented Lands were served with any court process. Haberly also knew or should have known that all Kitsap County Superior Court process was void ab initio after the proper “notice of removal” to the Federal District Court was filed, and that it was Conspiracy to commit a Trespass and Theft on Federally Patented Lands belonging to Moffit, when Haberly signed the “summary judgment order” without “best evidence” before her; and also then when Haberly subsequently witnessed the Writs of Possession and Restitution without affixing her own personal autograph to authenticate her witnessing. Haberly knew or should have known that she would be fully liable without immunity for continuing that state court action after her state court was divested of jurisdiction through Moffit’s Removal into the Federal District Court; and this was especially true when there was no “order of remand” from the second removal into that Federal District Court.

This is a “Pattern of Behavior” which is emanating from the Offices of the Kitsap County Superior Court Judge’s; and especially for that Judicial Office “M. Karlynn Haberly. Numerous other residents of Kitsap County, are suffering similarly egregious abuses under the coldly despotic hand of Ms Haberly. Moffit is not the only member of this organic county body-politic to suffer such abuses as this. As the Direct Result of these Crimes; Ms Haberly is Not a Lawful “Judge” in Kitsap County. “Class A Felony Criminals” are Not Lawfully Recognizable as being entitled to hold any such trusted office as this. And that “Vacancy in Office” Dates from the Moment in which Ms Haberly began acting in a Lawless and Criminal Manner; and Not when it is finally so recognized by a court of competent jurisdiction.

Hereunder, and as a “Matter of Law”; this Office of “Kitsap County Superior Court Judge” is presently “Vacant”. Moffit is doing a “Public Service”, by proceeding “in the Name of, and on the behalf of this County, State, and Nation; through her “component member” status in these respective bodies-politic. And because Moffit seems to be the only person in the county who comprehends how “Law” works in these very desperate instances, and because this is the very nature of the “State-Ex-Rel/Quo-Warranto” Process; Moffit should be declared by this

Court to be a New “Kitsap County Superior Court Judge”; or through Moffit’s advanced legal skills & local knowledge, Moffit should be authorized to pick the desperately-needed honorable and conscience-bound replacement there-of. Through this complaint, Moffit is motioning and demanding this Court for precisely form of a declaration.

Steve Boyer, and numerous associates:

Steve Boyer is the acting Sheriff of Kitsap County. Mr. Boyer acted outside of “Law” to Feloniously Kidnap and Assault Maria Janet: Moffit [Shoemaker]; when he and/or his Deputies Evicted Plaintiff Moffit from her land and home in the same cold blooded and robotic manner as the Nazis who were tried for similar Crimes against “Higher Law” at the Nuremberg Trials. Mr. Boyer and his deputy/agents knew or should have known that they were Trespassing on Federally Patented Lands belonging to Moffit. Mr. Boyer seems inclined to believe that anything which the people in power say is “Law”, actually Is “Law”. Mr. Boyer seems to be entirely devoid of functional “Conscience”, and thereby of any “Reasoning” capabilities concerned with the administration of constitutionally-recognizable “Justice”.

And even though Mr. Boyer apparently did not directly or physically participate in the Assault and Kidnapping of Moffit; those other numerous Nuremberg Criminal Conspirators acting as “Deputy Sheriff’s” did so; and they did that under the full knowledge and approval of their direct superior, Mr. Boyer.

This is a “Pattern of Behavior” which is emanating from the Office of the Kitsap County Sheriff, as it is administered under the guidance and direction of Steven Boyer. Numerous other residents of Kitsap County, are suffering similarly egregious abuses under the coldly despotic hand of Mr. Boyer. Moffit is not the only member of this organic county body-politic to suffer such abuses as this. As the Direct Result of these Crimes; Mr. Boyer is Not the Lawful “Sheriff” of Kitsap County. “Class A Felony Criminals” are Not Lawfully Recognizable as being entitled to hold any such trusted office as this. And that “Vacancy in Office” Dates from the Moment in which Mr Boyer began acting in a Lawless and Criminal Manner; and Not when it is finally so recognized by a court of competent jurisdiction.

Hereunder, and as a “Matter of Law”; the Office of the “Kitsap County Sheriff” is presently “Vacant”. Moffit is doing a “Public Service”, by proceeding “in the Name of, and on the behalf of this County, State, and Nation; through her “component member” status in these respective bodies-politic. And because Moffit seems to be the only person in the county who comprehends how “Law” works in these very desperate instances, and because this is the very nature of the “State-Ex-Rel/Quo-Warranto” Process; Moffit should be declared by this Court to be the New Sheriff of Kitsap County; or through Moffit’s advanced legal skills & local knowledge, Moffit should be authorized to pick the desperately-needed honorable and conscience-bound replacement there-of. Through this complaint, Moffit is motioning and demanding this Court for precisely form of a declaration.

For his knowing and willful participation in these Terrorizing and Felonious Crimes; Moffit and the other Ex-Rel Plaintiff/Accusers in this case, respectfully petition the Members of the Jury who are to try this matter, to sentence Mr. Boyer to 60 years in prison without special treatment; and to fine him \$1,000,000.00. The 60 years in prison, seem to us to be less time than that which is statutorily authorized, when each and all of the separate counts of which Mr Boyer has directly or indirectly participated in this case, are all added up. The \$1,000,000.00 will surely drive Mr. Boyer into total bankruptcy, which is just and fair for the crimes which he has committed. We currently comprehend that all monies due under this fine, and which are not obtained through the liquidation of Mr. Boyer’s estate, should just be given as credit/debt

instruments to pay of debts under applicable commercial law, and to thereby engage in a bit of hyperinflation for the advantage of the People of Kitsap County , all so-as-to compensate them and Moffit for the suffering and oppression which they have suffered under the nazi-style of governing of Mr. Boyer and his gang of outlaw/corrupted deputy sheriffs.

These Ex-Rel Accuser/Plaintiffs similarly ask the Jury which is to try the entirety of this case, to similarly sentence each of these outlaw corrupted acting “Deputy Sheriffs” who actually participated in the specific Felony Crimes of the Kidnapping and Assault of Moffit in their Lawless Eviction of her from her home of many years; to similarly sentence them each to 60 years in prison, and to fine each of them \$1,000,000.00. Again, all monies not collected from the liquidation of each of these Nuremberg Criminal Conspirators estates, should be given as credit debt instruments to the County Treasury, and or to compensate Moffit for her suffering and public service in cleansing these criminally-syndicated social parasites from this county’s organic body politic.

Remember please that the similarly evil Nuremberg Criminals were Executed. These Accuser /Plaintiffs may agree to ask the Jury to impose significantly lesser sentences; if any of the above named criminal co-conspirators turn “States Evidence”.

These are all component parts of the Conspiracy to effect the Larger Crimes of Treason and Racketeering against this County, State, and Nation; and against the common People who compose these organic bodies politic.

Likewise John Does 1-3 Thurston County in concert with Steve Boyer and others acted similarly to damage Moffit by not upholding their oaths to prevent and correct a wrong after notice and knowledge of such wrong.

Respectfully Submitted:

Maria Janet: Moffit [Shoemaker],
agent, actual christian woman,
child of the Living Creator,
standing in His Kingdom,
inhabitant on the soil, Sui Juris

Dated: November 13, 2005.