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CLERK U.S. DISTRICT COURT,  
WESTERN DISTRICT OF WASHINGTON  
BY DEPUTY

IN THE OFFICE(S) OF: *THE COUNTY RECORDER AND THE U.S. DISTRICT COURT AT SEATTLE*  
STATE: *WASHINGTON* COUNTY: *KING*  
County Recorders Number \_\_\_\_\_  
United States District Court Case Number: *CR96-281M and CR96-500C*

A U. S. FIRST AMENDMENT AFFIDAVIT PETITION FOR REDRESS OF GRIEVANCES  
(An Affidavit, Citation, and Brief of Information with attached Criminal Complaint(s) and Exhibits )

**DEMAND FOR REMOVAL\* OF U.S. CRIMINAL CASES  
#CR96-281M AND CR96-500C FROM THE U.S. DISTRICT COURT TO THE  
LAWFUL OFFICE OF THE WASHINGTON STATE UNORGANIZED MILITIA,  
THE WASHINGTON STATE GOVERNOR'S OFFICE, based on the following:**

In the matter of: **DISTRESS ON A U.S. JUDICIAL BOND, via (by way of) a**  
Ross, Tylor **DISTRESS ON THE U.S. DISTRICT COURT JURISDICTION**  
Removal **IN CASE NO'S. CR96-281M AND CR96-500C, via a**  
Demandant/ **DISTRESS ON THE U.S. CONTROL OF THE CORPORATE**  
Affiant/Plaintiff **STATE OF WASHINGTON (unlawful 17th Amendment), via a**  
(42 USC 1986 **DISTRESS ON THE U.S. MILITARY CONTROL OF WASH-**  
18 USC 4) **INGTON STATE, indicated by the presence of the**  
**gold-fringed flag in WASHINGTON STATE COURTS, via a**  
**VS. DISTRESS ON THE U.S. CONTROL OF THE CHIEF EXECUTIVE,**  
Judge John C. **THE GOVERNOR OF WASHINGTON STATE, AND OF THE**  
Coughenour, **WASHINGTON STATE LEGISLATURE, via a**  
Susan B. **DISTRESS ON THE U.S. CONTROL OF THE WASHINGTON**  
Dohrmann **STATE MILITARY, via a**  
Katrina C. **DISTRESS ON THE U.S. CONTROL OF THE WASHINGTON**  
Pflaumer, et al, **STATE "UNORGANIZED MILITIA", via a**  
Removal **DISTRESS ON THE U.S. CONTROL OF THE 9TH AND 2ND**  
Defendants **AMENDMENT PROTECTIONS OF THE U.S. CONSTITUTION.**

The last Distress in the foregoing heading was filed with the United States Attorney's Office on February 4, 1997, under the title of **DISTRESS ON AN OFFICIAL BOND, DISTRESS ON A JUDICIAL BOND,**

AND DISTRESS ON AN ATTORNEY'S BOND/BAR ACCOUNT by Hartford Van Dyke, and is the basis of the Distress on the U.S. Court Jurisdiction and on its Judge as is required for this REMOVAL.

**\*A REMOVAL IS A DISTRESS OF JURISDICTION.**

THIS IS A REMOVAL OF A CRIMINAL CASE FROM UNITED STATES DISTRICT COURT TO A WASHINGTON STATE COURT of competent jurisdiction by way of the Chief Executive Officer's Office, the Governor's Office, of Washington State, because the nine parties accused in U.S. cases #CR96-281M and #CR96-500C have been unlawfully accused and unlawfully imprisoned in excess of six months, in violation of the Ninth Amendment Natural Right of self-defense / self-preservation and the corollary Second Amendment Right to Keep and Bear Arms. Therefore, this process, being A REMOVAL OF A CRIMINAL ACTION, does not require a filing fee or a cash bond. A Ninth and Tenth Amendment U.S. Constitutional Brief was filed by a public defender David B. Zuckerman representing the position of the nine accused parties and their public defenders on or about December 27, 1996, and the Affiant's Brief challenging Venue and Jurisdiction was filed on January 6, 1997, but the undersigned Affiant was not made aware, until February 3, 1997, six days ago, of the suppression of the Ninth and Second Amendment defenses by Judge John C. Coughenour. Hence this filing is being made timely within thirty days from the date which the Affiant first realized that a Removal would be necessary to guarantee due process. (SEE 28 USC 1441 - 1447, and following sections, and Article 4 Section 1 Clause 1 of U.S. Constitution.)

The failure of the Governor of Washington State to seize this matter from the United States Government pursuant to this Removal (by way of a compound Distress) constitutes dereliction of duty and grounds for a Malpractice Claim against the Bonds of Washington State, State of Washington, and STATE OF WASHINGTON.

*Ross, Tylor*, Removal Demandant/Affiant/Plaintiff (acting pursuant to 42 USC 1986 and 18 USC 4)

VS.

*Judge John C. Coughenour, Susan B. Dohrmann, Katrina C. Pflaumer, William H. Redkey, Jr., et al Mark N. Bartlett, Gene Porter, et al* (see parts 2, 3) Removal Defendants

This Removal is running concurrently with and bonded by a Criminal Complaint. (copy attached)

**AFFIDAVIT**

I, the natural person presenting testimony herein, the undersigned Affiant / Removal Demandant, depose and say as follows:

**PLAIN STATEMENT OF FACT**

1A. Parties: The Removal Demandant/Affiant is, i.e., this Removal process is being presented by:

*Ross, Tylor, c/o 16212 Bothell Way S.E., #220, Mill Creek, Washington 98012  
in behalf of Plaintiffs' herein (Defendants in U.S. District Court Case No. CR96-500C)*

1B. Parties: The Removal Defendants are, i.e., this Removal process is being brought against:

*Judge John C. Coughenour, et al,  
U.S. District Courthouse, 1010 Fifth Ave., Seattle, Washington—  
Assistant U.S. Attorneys, Susan B. Dohrmann, et al, and U.S. Attorney Katrina C. Pflaumer  
3600 Seafirst Fifth Ave. Plaza, 800 Fifth Ave., Seattle, Washington 98104*

2. **Allegations by Affidavit:** The attached Criminal Complaint, with Constitutional Ledgering ledgered pursuant to 18 USC 241 values, is one of several Affidavit(s) in support of this Removal. See part 5 for a list of Exhibits. The total commercial value assessed against the Removal Defendants, as the 18 USC 241 offense against all nine Defendants in U.S. District Court Case No. CR96-500C repeated over sixty arraignment periods, is explicitly ledgered to be \$1,760,400,000.

#### **SPECIFIC PERFORMANCE**

The Removal Defendants have violated the law (U.S. Constitution, etc.) by the following acts or omissions:

#### **DEFENDANT(S) DID UNLAWFULLY**

*The above named Removal Defendants herein (Plaintiffs in Case No. CR96-500C) are accused by this instrument of the offense of violation of the U.S. Constitution—the ORIGINAL and SUPREME Law of the Land. Said Removal Defendants herein, on or about July 26, 1996 through the present, in King County, State of Washington through what is now known as the United States District Court (at Seattle, Washington) Criminal Case #CR96-500 C, having knowledge of the law and the power to prevent the Constitutional deprivation of Plaintiffs' herein (Defendants in Case No. CR96-500C) guaranteed Rights, with intent, without authority and under color of law did unlawfully: engage in a conspiracy to overthrow the Washington State Government and the United States Government, and specifically, to defraud and betray the Plaintiffs herein (Defendants in Case #CR96-500C), of their lawful Constitutional exercise of their State and United States Rights to be tried in a State Court for a State Offense, specifically, with regard to the exercise of their 9th Amendment natural law invariant individual right of self-defense and self-preservation, the corollary 2nd Amendment Constitutional right to "Keep and Bear Arms", rights based on Natural Law, hence invariant and not subject to human opinion or prosecution, and the Constitutional Right to participate in the responsibilities and activities of the "unorganized Militia" of Washington State. See the DEFENDANTS JOINT MOTION TO DISMISS BASED UPON SECOND AND NINTH AMENDMENTS, AND SUPPORTING MEMORANDUM, presented by David B. Zuckerman in Case No. CR96-500C, to be included herein by reference as argument in defense of this claim of Criminal Offense.. Said acts are in violation of Title 18 USC 4, 241, 242, and Article 4, Section 1, Clause 1 of the Constitution for the United States of America, to wit, "Full Faith and Credit shall be given in each State to the public Acts, Records, and Judicial Proceedings of every other State [including Washington State and Washington, District of Columbia (D.C.)]". The Chief Commanding Officer of the "unorganized Militia" of Washington State is the Governor of the Washington State, not the President of the United States, (nor John Pitner), and the United States cannot bring any member of the "unorganized Militia" to court without joining the Governor of the State of Washington as a Party.*

#### **COMMITTED AS FOLLOWS**

*(Re: 18 USC 242) Without authority and under color of law, said U.S. Judge and U.S. Prosecuting Attorneys, being under Oath or Affirmation and having a known legal duty to stop or correct constitutional violations being inflicted upon Petitioner Brown (Tracy Lee, Brown a.k.a. William Smith) and others in U.S. District Court Case No. CR96-500C, acting in concert with one another (42 U.S.C. 1985(1)), and in turn witnesses to each others acts, did knowingly and intentionally perjure (18 U.S.C. 1621) said Oath of Office and Duty by neglecting (42 U.S.C. 1986) to stop a constitutional deprivation from being inflicted upon Petitioner Brown, et al. (CR96-500C) by invading (18 U.S.C. 2381 Treason) the sovereign state of Washington and instituting criminal process (F.R.C.P. Rules 9(b) & 60(b) Fraud) against Petitioner Brown, et al. which resulted in Petitioner Brown, et al. being KIDNAPPED into federal jurisdiction causing Petitioner Brown, et al. to suffer a deprivation of liberty without due process of law (42 U.S.C.*

1983). See, *FIRST AMENDMENT PETITION FOR REDRESS OF GRIEVANCES, AFFIDAVIT OF INFORMATION* filed in the Office of the United States Attorney, at Seattle, Washington, January 6, 1997, by Ross, Tylor, and U.S. *CRIMINAL COMPLAINT U.S. LIEN, and DISTRESS ON AN OFFICIAL BOND, DISTRESS ON A JUDICIAL BOND, AND DISTRESS ON AN ATTORNEY'S BOND/BAR ACCOUNT*, filed in the Office of the United States Attorney, at Seattle, Washington February 4, 1997, by Hartford Van Dyke.

3. Ledger - explicit point for point ledgering: See attached Criminal Complaint with Constitutional Ledgering, ledgered pursuant to 18 USC 241 values.

### **REMOVAL VS. CRIME AND AGGRAVATION OF CRIME**

This Removal is applied for termination of criminal behavior of the cited Removal Defendants and Accessory Accomplices in this case, because they have been or are engaged in denying Removal Demandant and Defendants in U.S. Case No. CR96-500C their legal and lawful remedies. This Removal is applied to prevent any future imposition of a violation of the "Peace and Dignity of the State" upon the Removal Demandant and other Americans by the cited Removal Defendants and Accessory Accomplices. (42 USC § 1986 - The Brothers Keeper/Good Samaritan Statute).

### **CLEAN HANDS/GOOD FAITH REMOVAL**

This Removal is Not applied for light or transient reasons, Not engaged in for purposes of harassment, and Not engaged in for purposes of impeding or slowing down the court process. The Removal Defendants have violated the law (U.S. Constitution, etc.) by the foregoing acts and omissions, and must correct each act and omission as follows:

- 3A. Allow the Defendants in Case No. CR96-500C and their Public Defenders to rely upon all U.S. Constitutional arguments and particularly the Ninth and Second Amendments to The Constitution for the United States of America.
- 3B. Allow the DEFENDANTS JOINT MOTION TO DISMISS BASED UPON SECOND AND NINTH AMENDMENTS, AND SUPPORTING MEMORANDUM, presented by David B. Zuckerman in Case No. CR96-500C, to be admitted as argument in defense of the Defendants in that case.
- 3C. Reevaluate all Motions in Limine in Case No. CR96-500C to eliminate all Motions which act in prejudice of the Defense raising the Ninth and Second Amendments of The Constitution for the United States of America.
- 3D. Facilitate the removal of U.S. District Court (Seattle, Washington) Case No's CR96-281M and CR96-500C, to the jurisdiction of the Courts and Governor's Office of Washington State.
- 3E. Or in the alternative, each Removal Defendant shall have the option to submit to a prosecution for treason in Case No. CR96-500C for the deliberate and premeditated violation of the Ninth and Second Amendments to The Constitution for the United States of America, and for the usurpation of the original U.S. Constitutional Tenth (10th) Amendment Jurisdiction of Washington State over the subject matter of the "unorganized Militia".

4/4A. Surety-Property — 4A. The Surety Property of this Removal is any and all property which may be distressed / arrested / impounded / use-suspended in third party custody to guarantee specific performance, namely, to guarantee arrest of criminal behavior on the part of the Removal Defendants and their Accomplices.

4B. Bonding (established pursuant to 42 USC 1986 and 18 USC 4, 241, 242):

A Removal to limit criminal behavior, especially in hot pursuit, does not have to be cash bonded.

A Criminal Complaint is a lawful bond for the bonding of a Removal of Jurisdiction.

*This Removal is both criminally and commercially bonded by the attached filed on February 4, 1997, in the United States Attorneys Office at Seattle, Wash., and the King County Consensual Commercial Lien filed on (date) 02/11/97, in the amount of \$3,260,000, per Defendant in Case No. CR96-500C, per three (3) day cycle (the Jewish arraignment period) of unlawful imprisonment arising from Case No. CR96-281M and Case No. CR96-500C, sworn to be true, correct, complete, and not misleading for a total of \$1,760,400,000— and represents the value claimed against the Removal / Distress Defendants and their Employer, the United States Government, severally and jointly liable as of February 4, 1997. See, pages 6 and 7 of the U.S. Criminal Complaint and U.S. Commercial Lien, and page 3 of the Consensual Commercial Lien, King County Recording No. 970211-0859.*

4C. Affidavit - The attached Criminal Complaint is the Affidavit in support of this Removal. Violation of this process constitutes accessory to a crime. Trespass, Rescue and Poundbreach are felonies. Any attempt to abridge or defeat or impair this process and release the Surety Property will constitute a felony known as Poundbreach or Rescue. If the said custodians of the said Surety Property do not take the required action, said custodians, and their personnel individually assume liability for all damages which result both commercially and criminally, which could have been prevented by reasonable diligence and lawful behavior pursuant to 42 USC 1986 and 18 USC 4, 241, 242.

4D. Conditions for releasing Removal — When the Removal Defendants / Distress Defendants comply with the conditions outlined in Part 3 above, the Distress on the Removal Defendants' Surety Property (See part 4A) will be released by the issue of a Distress Release Order signed by Distress Demandant / Removal Demandant / Affiant.

5. Evidence, Exhibits, Memoranda (points of law):

(1) *FIRST AMENDMENT PETITION FOR REDRESS OF GRIEVANCES To Dismiss Indictment for Lack of Venue, and to dismiss Indictment for Lack of In Personam Jurisdiction (42 USC 1986—by Proxy), AFFIDAVIT OF INFORMATION (Sixth Amend.) (Counter Criminal Complaint— 18 USC [241], 242) to overcome Fraud of Superseding Indictment. Filed in the Office of the United States Attorney at Seattle, Washington on 6 January 1997, by Ross, Tylor.*

(2) *DEFENDANTS' JOINT MOTION TO DISMISS BASED ON SECOND AND NINTH AMENDMENTS, AND SUPPORTING MEMORANDUM by David B. Zuckerman. Filed in the United States District Court, and heard on or about December 27, 1996.*

(3) *U.S. CRIMINAL COMPLAINT / U.S. LIEN, and DISTRESS ON AN OFFICIAL BOND, DISTRESS ON A JUDICIAL BOND, DISTRESS ON AN ATTORNEY'S BOND/BAR ACCOUNT, filed in the Office of the United States Attorney, at Seattle, Washington February 4, 1997; CONSENSUAL*

**COMMERCIAL LIEN, AN ALTRUISTIC PUBLIC LIEN AGAINST BREACH OF PUBLIC TRUST —**  
by Hartford Van Dyke.

- (4) Exhibits, 99 pages — **THE PRINCIPLES, LOGIC, HISTORY, RULES AND PROCESSES OF COMMERCIAL LAW [15], SILENT WEAPONS FOR QUIET WARS [79]**, information on Pearl Harbor Attack [1], writing on Commercial and Military Lien Rights [4], by Hartford Van Dyke.
- (5) Exhibits, 8 pages — on Maxims [3], Shetar [2], Generic Commercial Brief [2], 42 USC 1986 [1].

6. **Criminal Certification:** I, the Affiant / Removal Demandant certify and affirm that I have grounds to, and do believe, that the above accused Removal Defendants committed the above cited offenses contrary to law.

**General Final Certification:** I, Affiant, certify and affirm on my own commercial liability, that I have read the foregoing and know the content thereof and that, to the best of my knowledge, understanding and belief, it is true, correct, complete and not misleading, *the truth, the whole truth and nothing but the truth.*

(Signature of Affiant/Removal Demandant) Ross Taylor Date 2/10/97

7. Witnesses: Subscribed and sworn to before me this 10 day of February, 1997.

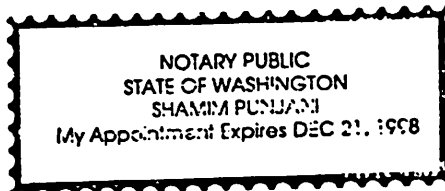
Spicyani  
Notary Public

December 21, 1998  
My Commission expires (date)

**CORRECTION NOTICE:** The second all-Caps paragraph on page 6 of the 9 page Brief entitled **DISTRESS ON AN OFFICIAL BOND, DISTRESS ON A JUDICIAL BOND, DISTRESS ON AN ATTORNEY'S BOND/BAR ACCOUNT**, filed at the United States Attorneys Office on February 4th, 1997, should read as follows:

ANY OFFICER OF ANY FINANCIAL ENTITY WHO MAKES AVAILABLE THE ASSETS OF THAT FINANCIAL ENTITY TO FINANCE OR FURTHER ANY CRIMINAL ACT OF THE SAID DISTRESS DEFENDANT OR DISTRESS DEFENDANT'S ACCESSORY ACCOMPLICES, AFTER BEING PUT ON NOTICE OF THIS DISTRESS ACTION, WILL BE HELD CRIMINALLY LIABLE AS AN ACCOMPLICE AND WILL BE SUBJECT TO AN EQUAL COMMERCIAL AND PERSONAL INJURY AS THAT CAUSED BY THE CITED DISTRESS DEFENDANT AND DISTRESS DEFENDANT'S ACCESSORY ACCOMPLICES.

Other slight revisions are being made as typographical, grammatical, chronological, plural, and identification mistakes are found or meanings can be made more clear. Corrected copies are being dispatched to replace those containing errors or omissions. Information on corrections will be appreciated. Write to National Association for Commercial Accountability (NACA) 4320 196th S.W., #B-110, Lynnwood, Washington 98036-6754.



HAND DELIVERED

FEB 11 1997

OFFICE OF THE GOVERNOR

*M*

IN THE OFFICE(S) OF: *THE COUNTY RECORDER AND THE U.S. DISTRICT COURT AT SEATTLE*  
STATE: *WASHINGTON* COUNTY: *KING*

County Recorders Number \_\_\_\_\_

United States District Court Case Number: *CR96-281M and CR96-500C*

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	<b>gold-fringed flag in WASHINGTON STATE COURTS, via a</b>
<b>VS.</b>	<b><u>DISTRESS ON THE U.S. CONTROL OF THE CHIEF EXECUTIVE,</u></b>
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Removal	<b><u>DISTRESS ON THE U.S. CONTROL OF THE 9TH AND 2ND</u></b>
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**General Final Certification:** I, Affiant, certify and affirm on my own commercial liability, that I have read the foregoing and know the content thereof and that, to the best of my knowledge, understanding and belief, it is true, correct, complete and not misleading, *the truth, the whole truth and nothing but the truth.*

(Signature of Affiant/Removal Demandant) Ross, Zylas Date 2/11/97

7. **Witnesses:** Subscribed and sworn to before me this 11 day of February, 1997,

Spunjani December 21, 1998  
Notary Public My Commission expires (date)

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