

LYLE HARTFORD VAN DYKE, JR.
4320 196th S.W., #B110
LYNNWOOD, WASH. 98036-6754

970211-0859 02:12:00 PM KING COUNTY RECORDS 008 THIS

15.00

IN THE OFFICE OF THE COUNTY RECORDER

STATE: WASHINGTON; COUNTY: KING

County Recorder's Number

United States District Court Reference Case Number(s): 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 and Exhibits)

In the matter of: the consensual commercial obligation of the Lien Debtors established by the Lien Debtors' voluntary contract, oath, and acceptance of public compensation, the subsequent breach of that obligation, and the consequent altruistic rebate of that compensation and punitive remedies PAID TO THE ORDER OF the Public.

This is a National Commercial / Military Filing
A SECURITY (15 USC)
THIS IS A U.S.S.E.C. TRACER FLAG
NOT A POINT OF LAW

18 USC 4

Hartford Van Dyke, Public Servant since 1967,
a 42 USC 1986 Escrow Proxy for Public,
Public Lien Claimant/Affiant
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),
and the Corporate United States of America, the principal offices of which are in Washington, D.C., Puerto Rico, The Virgin Islands, American Samoa, Guam, etc., as declared in the IRS Code, Public Lien Debtor(s)

**CONSENSUAL
COMMERCIAL LIEN
AN ALTRUISTIC PUBLIC LIEN
AGAINST BREACH OF PUBLIC TRUST**

**THIS IS A RELATIVE LIEN MEANING
THAT ITS VALUE IS ESTABLISHED
RELATIVE TO STATUTE: 18 USC 241.
AN AFFIDAVIT OF OBLIGATION
OF SPECIFIC PERFORMANCE**

This Lien is running concurrently with a Criminal Complaint and a Distress bonded by a Criminal Complaint.

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- 4A. Grace — The commercial grace of a Lien process consists of a ninety (90) day (three month— Old Testament Hebrew / Jewish Commerce) grace period.
- 4B. Assessment: This Lien is assessed and ledgered by the attached Criminal Complaint filed on February 4th, 1997, and is sworn to be true, correct and complete and not misleading.
- 4C. Affidavit - The attached Criminal Complaint filed at the U.S. Attorneys Office on February 4th, 1997, is the Affidavit in support of this Lien. Violation of this process constitutes accessory to a crime. Any attempt to abridge or defeat or impair this process and release this Lien against the cited Lien Debtors is a felony, publicly punishable by an escalation of this Commercial Process. If the official custodians of this Lien do not honor and protect it, or attempt to tamper with, expunge or release it, they will become personally individually liable 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 Lien — To obtain a release of this Lien, the Lien Debtor(s) must:
 - (1) rebut this Lien by a Counter Affidavit sworn to be true, correct, complete and not misleading,
 - (2) pay the amount demanded,
 - (3) file a civil court case naming the Lien Claimant(s) as the Plaintiff (s) and the Lien Debtor(s) as the Defendant(s) and have the Sheriff assemble a Common Law Jury for a trial in which the Jury shall rule on both the Facts and Law, because the burden of proof is always on the Lien Claimant, or
 - (4) pursuant to the Ninth and Tenth Amendments to the Constitution for the United States of America, create a custom-made remedy by Affidavit which the Lien Claimant or any other interested party must then challenge by Counter Affidavit within twenty one (21) days (three weeks — Old Testament Hebrew / Jewish Commerce) grace period.
- 5. Evidence, Exhibits, Memoranda (points of law):
 - (1) See the article on the Jewish Shetar in the Georgetown Law Journal Volume 71: pages 1179 - 1200.
 - (2) **DEFENDANTS' JOINT MOTION TO DISMISS BASED ON SECOND AND NINTH AMENDMENTS, AND SUPPORTING MEMORANDUM** by David B. Zuckerman, filed in the above cited case, U.S. District Court Case No. CR96-500C.
- 6. Criminal Certification: I, the Affiant / Lien Claimant , certify and affirm that I have grounds to, and do believe, that the above accused Lien Debtors committed the above 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 / Proxy Lien Claimant) Lyle Hartford Van Dyke Date 2/11/97

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

STATE OF WASHINGTON
 SHAMIM PUNJANI
 My Appointment Expires DEC 21, 1998

My Commission expires Dec. 21, 1998 (date)

IN THE OFFICE OF The King County Recorder
IN THE OFFICE OF The Governor of the State of Washington
IN THE OFFICE OF The Attorney General of the State of Washington
IN THE OFFICE OF The United States Attorney for the Western District of
Washington, at Seattle, Washington

A U. S. FIRST AMENDMENT AFFIDAVIT PETITION FOR REDRESS OF GRIEVANCES
(An Affidavit Citation and Brief of Information with attached extensions of information.)

In the matter of: the consensual commercial obligation
of the Lien Debtors established by the Lien Debtors'
voluntary contract, oath, and acceptance of public
compensation, the subsequent breach of that obligation,
and the consequent altruistic rebate of that compensation
and punitive remedies PAID TO THE ORDER OF the
Public via the State of Washington as Escrow.

NACA, by one of its agents,

Hartford Van Dyke, Public Servant since 1967,

a 42 USC 1986 Escrow Proxy for Public, et al,

and The State of Washington, (See Part 1A.)

Public Proxy Lien Claimant / Distress Demandant /

Removal Demandant / Affiant

VS.

The Corporate United States of America, a Corporate
State subject to its own Constitution at Article 4 § 1
the principal offices of which are in Washington, D.C.,
the local Washington State U.S. Agents of which are:

Judge John C. Coughenour, Susan B. Dohrmann,
Katrina C. Pflaumer, William H. Redkey, Jr., et al
Mark N. Bartlett, Gene Porter, et al (See Part 1B.),

Public Lien Debtors / Distress Defendants /

Removal Defendants

This is a National Commercial / Military Filing
A SECURITY (15 USC)
THIS IS A U.S.S.E.C. TRACER FLAG
NOT A POINT OF LAW

18 USC 4

**CONSENSUAL
COMMERCIAL LIEN AND
PROPOSED LIEN ASSIGNMENT**

**REMOVAL DISTRESS
REMOVAL LIEN**

**AN ALTRUISTIC PUBLIC DISTRESS AND
LIEN AGAINST BREACH OF PUBLIC TRUST**

**THIS IS A RELATIVE LIEN MEANING
THAT ITS VALUE IS ESTABLISHED
RELATIVE TO STATUTE: 18 USC 241.**

**AFFIDAVIT OF OBLIGATION
OF SPECIFIC PERFORMANCE**

This Lien, Removal and Assignment arises from and is running concurrently with a Criminal Complaint and a Distress bonded by a Criminal Complaint filed February 4th, 1997, in the Office of the U.S. Attorney, at Seattle, Washington.

AFFIDAVIT

I, the natural person presenting testimony herein, the undersigned Affiant / Proxy Lien Claimant / . . ., depose and say as follows:

PLAIN STATEMENT OF FACT

1A. Parties: The Public Proxy Lien Claimants / Distress Demandants / Removal Demandants / Potential Assignors / Plaintiffs / Affiants are:
National Association for Commercial Accountability, 4320 196th S.W., #B-110, Lynnwood, Wash. 98036 — Agents / Public Servants: Hartford Van Dyke, Carl Roman Iverson, Ross Tylor, a 42 USC 1986 Escrow Proxy for the Lien Claimants: (1) the Defendants directly injured in U.S. District Court Cases # CR96-281M and # CR96-500C, (2) the Public, and (3) the State of Washington.

ASSIGNEES / BENEFICIARIES:

- This Lien, in the amount of \$1,760,400,000, is a punitive commercial Lien for damages filed:*
- (1) on behalf of the nine actual (not proxy)/ directly injured Lien Claimants who are Defendants directly injured in U.S. District Court Cases # CR96-281M and # CR96-500C, and on behalf of their Public Defenders and legal assistants — (say, 10%), and*
 - (2) on behalf of the Public, and on behalf of the Corporate State of Washington — (say, 90%).*

1B. Parties: The Lien Debtors / Distress Defendants / Removal Defendants are:
The Corporate United States of America, a Corporate State subject to its own Constitution at Article 4 § 1, the principal offices of which are in Washington, D.C., and the local Washington State U.S. Agents of which are:
*Judge John C. Coughenour, U.S. District Courthouse, 1010 Fifth Ave., Seattle, Washington—
U.S. Attorney Katrina C. Pflaumer, Assistant U.S. Attorneys Susan B. Dohrmann, William H. Redkey, Jr., Mark N. Bartlett, Gene Porter, et al, 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 Lien Assignment. See part 5 for a list of Exhibits and supporting legal documents and processes all of which have been duly filed with the United States District Court, United States Attorney, the Public Defender David B. Zuckerman, the Governor of Washington State, the Washington State Supreme Court, and the Attorney General of the State of Washington. The total commercial value assessed against the Lien Debtors / Removal Defendants, as the 18 USC 241 offense against all nine Defendants in U.S. District Court Case No. CR96-500C repeated over sixty 72 hour (three day - Hebrew / Jewish) arraignment periods, is explicitly ledgered to be \$1,760,400,000.

SPECIFIC PERFORMANCE

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