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LINDSEY-FLANIGAN COURTHOUSE 520 West Colfax Avenue Denver, Colorado [80204]

2018 SEP -5 PM 1:49

September 5, 2018 Hand Delivered

Laurence Rene' Goodman P.O. Box 3792 Boulder, Colorado [80307-3792]

> Colorado State District Court for Denver County, Lindsey-Flanigan Courthouse, 520 West Colfax Avenue, Denver, Colorado [80204] Re: Case No. Case No. 17CR10088

Supreme Court of Law for the United States of America.
This court maintains a mailing address at:
39854 Proctor Boulevard, 347; Sandy Oregon, [97055]

STATE OF COLORADO )
) ss.
County of Boulder
)

EIGHTH COMMERCIALAFFIDAVIT - NOTICE OF INTEREST For a three-week Jewish International Law, (21 day) statutory Grace Period 18 USC 4 Issue: Violation of 18 U.S.C. §§ 1513 and 1581 plus C.R.S. 18-6.5-103 (2017)

## DEMAND FOR ORDER OF IMMEDIATE REMOVAL OF ANKLE BRACELET

COMES NOW Laurence R. Goodman, pursuant to C.R.S. 18-6.5-103 (2017), as this demandant in fact, *in Propria Persona*, proceeding *Sui Juris*, in common law, neither conferring nor consenting to any foreign jurisdiction, except to the judicial power of Colorado, the state of the Republic and demands the imposed ankle bracelet be removed immediately, for the following reasons:

Plaintiffs have failed to provide any written proof they have in rem or personam jurisdiction over a living flesh and blood man.

Plaintiffs cannot show that U S v. PERKINS, 163 U.S. 625, (1896) has been overturned and therefore cannot control anything but that which they owe and created as stated;

"We are of opinion that [HN7] a statute of a State granting powers and privileges to corporations must, in the absence of plain indications to the contrary, be held to apply only to corporations created by the State and over which it has power of visitation and control..."

Plaintiffs cannot show they have authority to act outside the terms of their franchise with the State of Colorado.

Plaintiffs have failed to produce any real party of interest in this case.

The Plaintiff has not responded to the <u>Demand and Motion for Summary Judgment, Default, Judgment as a Matter of Law, and Directed Verdict Pursuant to Fraud on the Court, filed in the case on August 27, 2018.</u> The presiding judge has a duty to rule on this pivotal demand and motion forthwith.

The demandant alleges that the plaintiffs cannot overcome facts stated in Laurence Rene' Goodman's <u>Affidavit of Domicile</u> filed with the Boulder County Clerk and Recorder's RF: 03672066 and filed into the court record in this case on 2018 AUG 24 PM 4:17.

The coercive imposition of this ankle bracelet violates the provisions of 18 U.S.C. § 1513, which prohibits retaliation against any witness, victim, or an informant. The imposition of this ankle bracelet is a direct

retaliation against this demandant in fact, because I have witnessed and reported a series of criminal activities by public officials, and have taken lawful actions to remedy those evils, pursuant to Article II, Section 2, Colorado State Constitution as ratified in 1876. This demandant in fact is being unlawfully and coercively compelled to wear the said ankle bracelet, all of which results in my being subjected to a form of cruel and unusual punishment, which is in direct violation of the Eighth Amendment for the Constitution for the United States of America, as ratified in 1789.

By reason of C.R.S. 18-6.5-103 (2017), the imposition of an ankle bracelet on this 70-year old demandant constitutes "Elder Abuse". The ankle bracelet has caused this elderly demandant to fall on three different occasions, by tripping while walking or stepping down stairs; all of which has resulted in injuries to my knees, ankles, and elbow.

The ankle bracelet causes this demandant to be chained to an electrical outlet for between three to six hours per day. Additionally, money is being extorted from me for use of the device. As a result, this demandant is effectively being held in a condition of "Peonage", prohibited under Federal Statutes, at 18 U.S.C. § 1581.

A long history of the study of Radio Frequency Microwave Radiation has shown that exposure to such RF/MR irradiation causes cardiac problems, neurological and physiological symptoms, altered blood cell counts, chromosome aberrations, and elevated cancer incidents, damages DNA in the cell preventing nutrients from going in to the cell and toxins from coming out. One such reference demonstrating a form of mental control for any individual, Russian Woodpecker Project (1976).

Additionally, the ankle bracelet reduces the quality of life for any individual wearing it, inherently inflicts pain on any individual wearing it, using annoying audio warning signals causing "sleep deprivation", unhealthy and harassing for any individual, and prevents physical activity necessary to maintain a healthy life style.

This demandant in fact gave no "consent" for this ankle bracelet to be coercively imposed on him. Any implied consent was under threat, duress, and coercion. The restraining order which caused this ankle bracelet's imposition on this demandant was obtained without any lawful justification and should be nullified.

This demandant is not going to attempt to leave from the jurisdiction of this State of Colorado, as might possibly be viewed as otherwise justifying the imposition of this ankle bracelet on me. If this demandant were going to leave this State of Colorado, this demandant would have done so along time ago. In addition, this demandant intends to prosecute the counterclaims against the prosecutors in this case in Colorado Supreme Court Case No. 2018SA213 to the fullest extent. Certificate of Service completed AUG 29 2018.

Related instruments found in the Public Records of the Boulder County Clerk and Recorder Office, under reference numbers RF: 0351224, 03617756, 03617757, 03621011, 0362235, 03621011, 03623713, 03624329, 03627499, 03651728, 03654046, 03654046, 03671536, 036715367, 03671538, and 03672066

## **CERTIFICATION**

I, Laurence R. Goodman, certify and swear on my own Commercial Liability, that I have read the foregoing instrument, titled <u>EIGHTH COMMERCIAL AFFIDAVIT – NOTICE OF INTEREST</u>, and know the content thereof, and that, to the best of my knowledge and belief, it is true, correct, complete, and not misleading, the truth, the whole truth, and nothing but the truth. I reserve the right and duty to update and correct this instrument as needed.

Witness

Charles B. STEWART

Witness

Michael A. Gallace