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RF: \$68.00 DF: \$0.00

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Electronically recorded in Boulder County Colorado. Recorded as received.

# In Common Law of Colorado State Republic

Laurence R. Goodman
FRD
C/o P.O. Box 3792
Boulder, Colorado [80307-3792]
larryrgoodman@gmail.com

November \_\_\_\_\_, 2018

Hand Delivered

Supreme Court for Colorado 2 East 14<sup>th</sup> Avenue, Denver, Colorado 80203 Re: Case No. 2018SA213

Colorado State District Court for Denver County Lindsey-Flanigan Courthouse 520 West Colfax Avenue, Denver, Colorado 80204 Re: Case No. 17CR010088

# Common Law Administrative Procedures and Remedies <u>COMMERCIAL AFFIDAVIT - NOTICE OF INTEREST</u> First Notice and Petition



Per your own special law, private codes and statutes anywhere mentioned, I am not under it; 18 U.S.C. § 4 Issues: Challenge Lack of Jurisdiction and 18 U.S.C. § 472 - Selling Counterfeit Securities

#### **PARTIES**

#### Claimant:

Laurence R. Goodman, FRD, C/o P.O. Box 3792, Boulder, Colorado [80307-3792]; Living Man Citizen of Colorado State Republic of the Republic Nation The United States of America. Sole foreign beneficiary and Equity Title holder of the Cestui Que Vie Social Security Trust known as LAURENCE RENE GOODMAN.

v.

Respondent:

Michael Spear, et al., 520 West Colfax Avenue, Denver, CO 80203; Respondents in their individual capacities and additional Officers and agents 1 of 400.

BOULDER COUNTY, State of Colorado
Certified to be a full, true and complete copy
as appears upon the records of my office
HILLARY HALL, CLERK & RECORDER
NOV 2.1 2018

Bourder County

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## TO COMPEL THE RIGHT OF SUBROGATION

I. Laurence Rene' Goodman, a living man, in common law, pursuant to the judicial power of Colorado State Republic, and your special laws C.R.S. 2-4-211(2018), C.A.R. 21, C.A.P. 28(h), and C.R.C.P. 106(a)(2) brings this above titled action to seek performance of obligations in this Common Law Petition for a Show Cause Hearing. Also claimant demands that this case be transferred to an impartial Constitutional Article III Court of competent jurisdiction in common law.

### NATURE OF THE CASE

- 1. The principle of natural justice, that no person can judge a case in which they have an interest. The rule is very strictly applied to any appearance of possible bias, even if there is actually none: "justice must not only be done, but must be seen to be done.2"
- 2. Natural justice is a technical terminology for the rule against bias, the right to a fair hearing "audi alteram parten." While the term natural justice is often retained as a general concept, it has largely been replaced and extended by the general phrase "duty to act fairly." The basis for the rule against bias is the need to maintain public confidence in the legal system.

#### STATUS OF CLAIMANT

3. Claimant Laurence Rene' Goodman, is not "a Citizen of the United States" a civilly dead entity operating as a co-trustee and co-beneficiary of the "Cestui Que

Public Charitable Public Trust," of the U.S. Inc. under the 14<sup>th</sup> amendment, which upholds the debt of the UNITED STATES OF AMERICA corp. A.K.A. U.S. Inc." Congressional Record, June 13, 1967, P.P. 15641-15646 and or it subsidiary corporation known as STATE OF COLORADO. And or refuses to contract and to be unwilling compulsory surety for the alleged defendant herein known as SS Trust LAURENCE RENE GOODMAN in this commercial civil claim case NO: 17CR010088 security CUSIP: 693390544 bond number. See Exhibit "A"

# NOTICE OF CLAIM OF RIGHT OF SUBORGATION FOR COURT BOND FOUND IN CUSIP: 693390544 IN DENVER DISTRICT COURT, CASE NO: 17CR010088

- 4. The evidence shows that you are using claimant's equity as surety for a civil court bond found in CUSIP: 693390544, in DENVER DISTRICT COURT, CASE NO: 17CR010088 a civil court case. I hereby exercise my right of subrogation, as sole foreign beneficiary and Equity Title holder, creditor living man of the above security claim all equity rights of said commercial case.
- 5. The said CUSIP No. appears to be a record for identifying transfers of this security to PIMCO TOTAL RETURN II ADMINISTRATIVE. Claimant demand's that the bond related to this CUSIP No. be brought forward and that the proceeds form said bond be used to set off and settle all charges concerning Case No. 17-CR-010088 and all interest, excess amount of bond, and remaining funds and assets be paid the claimant, beneficiary, and creditor.

- 6. As the respondent is subject to your own rule, 18 U.S.C. § 472, which further seems to bar you from communicating about anything related to the security generated by these case numbers, then it would behoove the respondent to dismiss this case (your commercial claim) with prejudice.
- 7. This claimant will not be held as a unwilling compulsory surety in your corporate commercial civil claim any longer. The living man is subrogating this claim because he is the sole foreign beneficiary, Equity Title holder of the SS Trust the alleged defendant. Your claim against the SS Trust is without Full Disclosure of any contractual obligation between the alleged parties. Because this claimant is the Equity Title holder, this claimant is the creditor, the living man has the right of subrogation. The living man is not just the creditor of the trust I am a Colorado State Republic Citizen, not a UNITED STATES citizen, thus I am creditor as one of the people upon the Land. See attached Memorandum of Law. Your commercial case has failed to disclose the true parties and the true nature and cause of the action. The fictional entity cannot harm anyone. Only the Legal Title holder, Trustee (unknown public servant) can harm another party. The beneficiary does not have contractual agreement to be held as the unwilling compulsory surety in your claim.

# REQUISITES TO A COMMON LAW HEARING

8. The claimant avers and alleges that judicial administrator Michael Spear is proceeding in Denver District Court Case No. 17CR10088 without proving persona or subject matter jurisdiction or the lawful authority of the court upon the record. Either

produce the Constitutional violations or the lawful contract between the parties. The judge has not produced a lawful contractual obligation. A pretrial hearing is set for December 5, 2018 and a jury trial is scheduled for January 14, 2019 without full disclosure or persona jurisdiction.

- 9. The claimant avers and alleges that the record in Denver District Court Case
  No. 17CR10088 evidences that the respondent is impersonating a district court judge
  because of his failure to timely file an oath before January 8, 2013, as required by
  your own rule C.R.S. 1-1-201, see Exhibit "B", and as required by the mandates of
  Article VI, Clause 3, Constitution for the United States of America, ratified in 1789;
  Colorado Constitution, Article XII, Sections 8, 9, and 10; Article XIV, Section 9; the
  "ordinance irrevocable" § 4, 18 Stat. 474, the Colorado Enabling Act, Schedule,
  Section 2 and 22, Colorado Constitution, ratified in 1876, and attendant statutory
  authorities. His failure to file any fiduciary bond or recognizance is a violation of
  your own rule C.R.S. 18-8-407.
- 10. The claimant avers and alleges that he cannot find any evidence that People v. Quimby, 152 Colo. 231, 381 P.2d 275 (1963), has been overturned that states: "A person chosen to fill a term of office is not permitted to assume the duties of the office until he files a bond and oath of office, which must be done before the commencement of the term, or the office shall be deemed vacant."

#### RIGHT TO COMMON LAW

- 11. The claimant avers and alleges there is no other remedy available. Ordinary forms of legal procedure do not furnish an adequate remedy and irreparable injury will result if this commercial case/claim is not dismissed with prejudice.
- 12. The claimant also avers and alleges that the aggrieved party and the corporate PEOPLE OF COLORADO have no adequate claim either In Law or in Equity. As a result of an amendment to Article 6, Colorado Constitution, Constitutional Amendment No.1- Senate Concurrent Resolution No. 12, 43 General Assembly, 1961; uniformed voters removed all courts of law and equity from the said Constitution contrary to the Colorado Enabling Act and repugnant to Article III, section 2, of the United States Constitution, ratified in 1789.

Therefore, Claimant is justified in seeking a permanent remedy in the form of a Common Law Administrative Procedures and Remedies. The respondent's case as proven by the CUSIP number and bond is a civil commercial action. Under said power of Section 2, Article II, Colorado Constitution: claimant demands respondent cease operations; remove the ankle monitor from the claimant; return his stolen property; and make the claimant whole again in the amount \$150,000 silver species; and or prove up your claim.

Claimant believes that the foregoing information and evidence is sufficient to justify emergency action by the Court: such emergency action by the Court is believed

to be an absolute necessity to cure the defects; and accordingly, the Court is urged to respond immediately and favorably.

Failure to dismiss or prove your claim, provide and contract between the alleged parties and or produce the persona and subject matter jurisdiction of your commercial corporate court per Law of the Land, Judicial Law. The creditor will assess upon your commercial negotiable presentment one million \$1,000,000.00 silver species (species is 1 oz. of .999 per silver) against any and all trespasses, injuries violations, per day each and separately per officer, agent and or corporate person and agency, nun pro tunct from the time of arrest April 6, 2017, and ensuing. If you do not dismiss your claim by January 1, 2019, and make the claimant whole again as stated above.

#### **FACTS**

- a. You are representing a corporation that has no lawful jurisdiction or authority.
- b. You are not a lawful public servant of the Colorado State republic
- c. Because of your commercial case bond and CUSIP number evidences that you are trespassing and continuing to injure a Living Man, Citizen of Colorado State Republic without any lawful contract between the parties.
- d. You are agreeing that the judge has not produced a timely filed oath.
- e. You are agreeing that the judge does not have a lawful bond or produced it.
- f. You have not recognized the lawful standing and status of the claimant as the sole foreign beneficiary and equity title holder of the SS Trust.

- g. You are agreeing that I am a citizen of the Colorado State Republic not a UNITED STATES citizen. Your corporation or corporate court has no authority or jurisdiction over me since I am not a UNITED STATES citizen.
- h. You are agreeing that person posing as a judge has not produced a lawful oath of office and bond as a public servant.
- i. You are agreeing I have not given full disclosure of all pertinent facts.

Therefore, your silence is acquiescence.

All Rights Reserved, Without Prejudice, Without Recourse

Notice to agent is notice to principal, Notice to principal is notice to agent

Assignees and Assignors

#### PEACE NOTICE

I just want to live in peace, I will not trespass against any living individual or corporation and/or its agencies, nor do I want to be trespassed against.

1. The phrase is credited to Edward Coke 17th cent. legal-glossary.org

2. Rv Sussex Justices, ex parte McCarthy, [1924] 1 KB 256, [1923] all ER 233

I, Laurence Rene' Goodman, certify and swear on my own Commercial Liability, that I have read the foregoing instrument, titled Common Law Administrative Procedures and Remedies, COMMERCIAL AFFIDAVIT – NOTICE OF INTEREST, First Notice and Petition, 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.

By: Jacob Roman

I. Laurence Rene Goodman autograph

Witness

Witness

Charles B. Stewart

Charles B. Stewart

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# Exhibit "A"

#### Your CUSIP Results are as follows:

LAURENCE GOODMAN (CC 17-CR-010088 [CO]) PIMCO TOTAL RETURN II ADMINISTRATIVE

Symbol:

PRADX

CUSIP:

693390544

Inception Date:

11/30/1994

Net Assets:

\$572,692,000.00 as of

10/31/2018

Portfolio Assets:

\$572.692.000.00 as of

10/31/2018

#### A little about the Fund:

PIMCO Total Return Fund II seeks total return, consistent with the preservation of capital and prudent investment management by investing in investment grade fixed income instruments with an average portfolio duration of three to six years. The Fund's benchmark is Bloomberg Barclays U.S. Aggregate Index.



# Exhibit "B"

STATE OF COLORADO, EIGHTEENTH JUDICIAL DISTRICT 20135001773 C

**BATHLOFFICE** 

OATH OF OFFICE

SECRETARY OF STATE 01/22/2013 12:28:07

IN THE MATTER OF THE APPOINTMENT OF MICHAEL J. SPEAR AS DISTRICT COURT JUDGE OF THE EIGHTEENTH JUDICIAL DISTRICT

No Bond

I, Michael J. Spear, do solemnly swear by the ever living God, that I will support the Constitution of the United States and of the State of Colorado, and faithfully perform the duties of the office of District Court Judge of the Eighteenth Judicial District, upon which I am about to enter effective January 8, 2013.

District Court Judge

Subscribed and sworn to before me on this 44 day of January, 2013.

District Court Judge

RECEIVED

JAN 10 2013

directions SECRETARY OF STATE

# People's Inquiry

ATTN: Colorado Secretary of State

Re: The above Caption please provide the following evidence of Fiduciary oath with the respective bond in documentation for record. Please provide the following Certified Colorado Constitution Ratified 1876. Please provide the new, or latest Constitution for Colorado, with any Constitution for Colorado, with any Constitution for the United States of Colorado, ratified in 1876.  1. Judge Michael Spear, 18th Can Wave for free— with Fiduciary bond requirement.  (a) Your Name ADDITY VERSIAN has with Fiduciary bond requirement.  (b) Your Office or Depart (c) Time you provided thi (d) Date you provided thi (e) Below: if same as abx  2. Certified copy of Colorac (a) Your Name (b) Your Office or Depart (c) Time you provided thi (d) Date you provided thi (e) Date you provided thi (e) Date you provided thi (e) Date you provided thi (d) Date you provided thi (e) Date you provided thi (e) Date you provided thi (d) Date you pro
1313 Sherman St
12.2 542111 121.
Summary of process to be completed by People's requestor
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Postit Note on Oath For Michael J. Spear.
Post it Note reads "No Bond"
Peoples Inquiry short has Post it Note
Post it Note norcence, 2-3 points one or which is
Poll From 1876.
Clarence Young PETER R. MEYER Clames 48/28/1017 52 8/28/17

## People's Inquiry

ATTN: Colorado Secretary of State

Re: The above Caption please provide the following evidence of Fiduciary oath with the respective bond in documentation for record. Please provide the following Certified Colorado Constitution Ratified 1876. Please provide Polling Records for the Constitution Ratified 1876. Please provide the new, or latest Constitution for Colorado, with any supporting documents that is was ratified. As required by the Constitution for the United States of America, ratified in 1789, article III and the Constitution for the State of Colorado, ratified in 1876, Schedule sections 2 and 22.

1.	Judge Michael Spear, 18th judicial district attorney, evidence of compliance with Fiduciary bond
	requirement.
	(a) Your Name Would
	(b) Your Office or Department DOS
	(c) Time you provided this information <i>QAM</i>
	(d) Date you provided this information \$ 25
	(e) Below: if same as above, write same as above for each entry.
2.	Certified copy of Colorado Constitution 1876 this is a People's requirement.
	(a) Your Name
	(b) Your Office or Department
	(c) Time you provided this information
	(d) Date you provided this information
3.	Polling record of the vote that passed the said 1876 constitution this is a People's requirement.
	(a) Your Name
	(b) Your Office or Department
	(c) Time you provided this information
	(d) Date you provided this information
nm:	
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