BOOK 3

Re: Communication with the UNITED STATES and it's agents

- Confirmed W-8BEN, sent 2/19/08 to IRS via certified ("U.S.") mailing 70042890000437347949 and to Frank Y. Ng, DEPUTY COMMISSIONER INTERNATIONAL certified ("U.S.") mailing 70042510000540781026, (5 pages);
- Grievance against Jed Michael Silversmith, with Exhibits, delivered 3/20/08, via certified ("U.S.")
 mailing 70042510000540781057 to WSBA OFFICE OF DISCIPLINARY COUNSEL, (70 pages);
- 3. Declaration (Affidavit of Truth and True Bill) of Rodger Carlton Taylor, Recorded In Official Records on 3/13/08 Instrument # 2412468, BK 3756, PG 1271, (2 pages);
- 4. Writing from WSBA OFFICE OF DISCIPLINARY COUNSEL, dated 3/21/08, (2 pages);
- 5. Writing sent 3/24/08, via certified ("U.S.") mailing **70042510000540781088** to Senator Mel Martinez, (2 pages);
- 6. Writing sent 3/25/08, via certified ("U.S.") mailing **70042510000540781095** to WSBA OFFICE OF DISCIPLINARY COUNSEL, (2 pages);
- 7. Writing from Senator Lieberman dated 3/26/08, (1 page);
- 8. Writing from WSBA OFFICE OF DISCIPLINARY COUNSEL, dated 4/01/08, (2 pages);
- Writing dated 4/7/08, sent via certified ("U.S.") mailing to WSBA OFFICE OF DISCIPLINARY COUNSEL, (3 pages);
- 10. Writing from James G. Duncan, Associate Counsel, USDOJ, dated 4/11/08 (1 page);
- 11. Writing (response) to James G. Duncan, dated 4/15/08, via certified ("U.S.") mailing **70042510000540781255**, (1page);
- 12.2007 filing for copyrighted property, sent 4/15/08, via certified ("U.S.") mailing **70051820000621660611** and **70051820000621660628** to Dept of Treasury, IRS, (5 pages);
- 13. Writing from WSBA OFFICE OF DISCIPLINARY COUNSEL, dated 4/21/08, (1 page);
- 14. Writing dated 4/22/08 sent via certified ("U.S.") mailing **70051820000621660376** to WSBA OFFICE OF DISCIPLINARY COUNSEL, (1 page);
- 15. Writing sent 4/28/08, via certified ("U.S.") mailing **70051820000621660383** to WSBA OFFICE OF DISCIPLINARY COUNSEL, (1 page);
- 16. Writing sent to Jed Silversmith, dated 04/29/08, via certified ("U.S.") mailing **70051820000621660390** and **71005277210005026881**, (1 page);
- 17. Writing from WSBA OFFICE OF DISCIPLINARY COUNSEL, dated 4/30/08, (1 page);

- 18. Writing from WSBA OFFICE OF DISCIPLINARY COUNSEL, dated 5/2/08, (1 page);
- 19. Writing sent 5/21/08, via certified ("U.S.") mailing **70051820000621660437** to WSBA OFFICE OF DISCIPLINARY COUNSEL, also sent to Senator Mel Martinez, via certified ("U.S") mailing **70051820000621660444**, with proof of service for both parties as well as cc list of others, (5 pages);
- 20. Writing sent to James Duncan, dated 5/29/08, via delivery confirmation ("U.S.") mailing 03073330000201539476, (2 pages);
- 21. Writing sent to Grand Jury, dated 5/29/08, sent delivery confirmation **03060320000516590813**, (12 pages);
- 22. "Due Presentment Under Notary Seal" and "Notary's Certificate of Service", dated 6/02/08, sent by Kevin Mahoney, Notary Public to Foreman of the Grand Jury via delivery confirmation ("U.S.") mailing 03022940000017379920, (9 pages);
- 23. Writing "Scrivener's Error" sent to Grand Jury, dated 6/2/08, (2 pages);
- 24. Writing dated 6/2/08, sent via delivery confirmation ("U.S.") mailing **03041070000101678237** to WSBA OFFICE OF DISCIPLINARY COUNSEL, (5 pages);
- 25. Writing from WSBA OFFICE OF DISCIPLINARY COUNSEL, dated 6/2/08, (1 page);
- 26. Writing from WSBA OFFICE OF DISCIPLINARY COUNSEL, dated 6/3/08, (1 page);
- 27. Writing from WSBA OFFICE OF DISCIPLINARY COUNSEL, dated 6/6/08, (1 page);
- 28. Writing entitled "STATEMENTS IN SUPPORT OF ACTIONS AGAINST JED M. SILVERSMITH" sent to WSBA OFFICE OF DISCIPLINARY COUNSEL, dated 6/18/08, via express mail ("U.S.") mailing **EH116245012US**; and also faxed to (206) 727-8325, (7 pages);
- 29. Writing from WSBA DISCIPLINARY BOARD, "NOTICE OF DISMISSAL", dated 6/20/08, File Number:08-00498, (2 pages);
- 30. Writing sent to WSBA, dated 6/24/08, sent via delivery confirmation ("U.S.") mailing **03061070000430947637**, (1 page);
- 31. Writing from WSBA, dated 6/24/08, (1 page);
- 32. Writing from THE FLORIDA BAR, dated 7/9/08, with attachments, (33 pages);
- 33. "Due Presentment Under Notary Seal" and "Notary's Certificate of Service", dated 7/25/08 sent by Russell Mortland, Notary Public, to Clarence Maddox, CLERK, via certified ("U.S.") mailing **70062150000192073746** (and other parties), (46 pages);
- 34. Writing from USDOJ-USMS, RE: FOI/PAR No. 2008USMS12347, dated 9/2/08, (1 page);
- 35. "Due Presentment Under Notary Seal" and "Notary's Certificate of Service", dated 5/18/09 sent by Karen Vulgamore, Notary Public, to Michelle L. Lavoro, Special Agent, IRS and "All Noticed Parties, Principals and Agents, named or otherwise" via certified ("U.S.") mailing **70042510000540782481**, (24 pages);

- 36. "Due Presentment Under Notary Seal" and "Notary's Certificate of Service", dated 6/2/09 sent by Karen Vulgamore, Notary Public, to Michelle L. Lavoro, Special Agent, IRS and "All Noticed Parties, Principals and Agents, named or otherwise" via delivery confirmation ("U.S.") mailing 03052710000343582443, (6 pages);
- 37. "Due Presentment Under Notary Seal" and "Notary's Certificate of Service", dated 6/05/09 sent by Karen Vulgamore, Notary Public, to Supervisor "Joe" (USPS) via certified ("U.S.") mailing **70070220000150782669** (and other parties), (4 pages);
- 38. "Due Presentment Under Notary Seal" and "Notary's Certificate of Service", dated 6/08/09, sent by Karen Vulgamore, Notary Public, to USPS (Consumer Affiars) #225 via certified ("U.S.") mailing **70070220000150782676**, (3 pages);
- 39. Writing sent to USPS (Consumer Affairs), dated 6/10/09, sent via certified ("U.S.") mailing **70070220000150782683**, (1 page);
- 40. Writing from USPS Records Office, dated 6/10/09, RE: FOIA Case No. 2009-FPRO-00643 (1 page);
- 41. Writing sent to USPS (Consumer Affairs), dated 6/16/09, sent via delivery confirmation ("U.S.") mailing **03052710000343582450**, (1 page);
- 42. "Due Presentment Under Notary Seal" and "Notary's Certificate of Service", dated 6/16/09 sent by Karen Vulgamore, Notary Public, to Michelle L. Lavoro, Special Agent, IRS and "All Noticed Parties, Principals and Agents, named or otherwise" via certified ("U.S.") mailing **70070220000150782706**, (5 pages);
- 43. Writing from USPS (Consumer Affairs), dated 6/19/09, Ref: OR44160912, (1 page);
- 44. Writing sent to USPS (Consumer Affairs), dated 6/22/09, sent via delivery confirmation ("U.S.") mailing **03052710000343582467**, (1 page);
- 45. Writing from USDOJ-FBI, dated 6/22/09, (1 page);
- 46. Writing sent to USPS (Consumer Affairs), dated 7/3/09, sent via certified ("U.S.") mailing **70070220000150782720**, (1 page);
- 47. Writing sent by Karen Vulgamore, Notary Public, to David M. Hardy, Section Chief, USDOJ-FBI, dated 7/6/09, sent via certified ("U.S.") mailing **70063450000150493580**, (8 pages);
- 48. Writing sent to USPS (Consumer Affairs), dated 7/7/09, sent via delivery confirmation ("U.S.") mailing 03052710000343582474, (1 page);
- 49. Writing sent to USPS (Consumer Affairs), dated 7/13/09, sent via certified ("U.S.") mailing **70070220000150782737**, (1 page);
- 50. Writing sent 8/12/09, via delivery confirmation ("U.S.") mailing **03022940000017379739** to USPS (Consumer Affairs), (1 page);
- 51. Writing sent to John (Jack) E. Potter, Postmaster General and CEO USPS, dated 9/23/09, sent via certified ("U.S.") mailing **70062150000433901883**, (1 page);

- 52. "Due Presentment Under Notary Seal" and "Notary's Certificate of Service", dated 9/25/09, sent by Karen Vulgamore, Notary Public, to Jeffrey H. Sloman "ACTING" US ATTORNEY via certified ("U.S.") mailing 70062150000433904983 and 70062150000433904990, (10 pages);
- 53. "Due Presentment Under Notary Seal" and "Notary's Certificate of Service", dated 10/14/09, sent by Karen Vulgamore, Notary Public, to "The Hotline", Office of Inspector General via certified ("U.S.") mailing **70062150000433904969**, (6 pages);
- 54. "Due Presentment Under Notary Seal" and "Notary's Certificate of Service", dated 10/19/09, sent by Karen Vulgamore, Notary Public, to Jeffrey H. Sloman "ACTING" US ATTORNEY via certified ("U.S.") mailing **70070220000150782775**, (8 pages);
- 55. Writing sent to John (Jack) E. Potter, Postmaster General and CEO USPS, dated 10/21/09, sent via certified ("U.S.") mailing **70062150000433904884**, (1 page);
- 56. "Due Presentment Under Notary Seal" and "Notary's Certificate of Service", dated 11/04/09, sent by Karen Vulgamore, Notary Public, to Office of Inspector General also care of T.A. Warner, Information Disclosure Technician via certified ("U.S.") mailing **70092250000014988865**, (6 pages);
- 57. "Due Presentment Under Notary Seal" and "Notary's Certificate of Service", dated 11/09/09, sent by Karen Vulgamore, Notary Public, to "All Noticed Parties, Principals and Agents, named or otherwise"; (3 pages);
- 58. "Due Presentment Under Notary Seal" and "Notary's Certificate of Service", dated 11/24/09, sent by Karen Vulgamore, Notary Public, to "The Hotline", Office of Inspector General via First Class ("U.S.") mailing, (3 pages);
- 59. OATH OF OFFICE FOR UNITED STATES DISTRICT JUDGES FOR THE SOUTHERN DISCTRICT OF FLORIDA, (15 pages);
- 60. SENATE NOMINATIONS FOR UNITED STATES DISTRICT JUDGES FOR THE SOUTHERN DISTRICT OF FLORIDA, (23 Pages);



Michael David Beiter Jr. 5250 NE 160th Avenue Williston, Florida

2/19/08

Frank Y. Ng DEPUTY COMMISSIONER INTERNATIONAL P.O. BOX 920 BENSALEM, PA 19020 Certified Mail 70042510000540781026, proof of acceptance of terms attached

Attention: RE STATUS VIA W-8BEN

Dear Commissioner:

Please change my status to reflect the attached documents, including the "Declaration of Michael-David Jr; Beiter, a Living Man."

RECEIVED

MAR 03 2008

CUSTOMER SERVICE HUB UNIT 3

Sincerely.

Michael David Beiter Jr.

Cc: Henry M. Paulsen, Jr. Secretary of the US Treasury-1500 Pennsylvania Ave NW Washington, D.C. 20220 Certified mail 70042890000437347949

Declaration of Michael-David Jr.; Beiter, a Living Man, Hereby attached to and incorporated as a part of Form W-8BEN

I, Michael-David Jr.; Beiter, being a Man Created in the Image of God, My Creator, and Living on the Soil within the Organic, Geographic Boundaries of Florida State/Republic/Country/Nation, hereby Declare and Proclaim, in Honor and at arm's length, the following:

- 1. I <u>deny</u> I am a U.S. CITIZEN or other U.S. PERSON, RESIDENT, INDIVIDUAL, including a RESIDENT ALIEN INDIVIDUAL.
- 2. I <u>deny</u> I am a PERSON claiming income that is effectively connected with the conduct of a trade or business in the UNITED STATES.
- 3. I deny I am a PERSON acting as an intermediary.
- I deny that Lawful Money of The United States of America currently exists in circulation, and thus, I am forced to accept and use FEDERAL RESERVE NOTES in My Private or/and Commercial activities.
- 5. I deny the compelled obligation for using FEDERAL RESERVE NOTES.
- 6. I deny the Liability for the NATIONAL DEBT of the UNITED STATES.
- 7. I deny I am a WARD of the STATE OF FLORIDA and/or UNITED STATES
- 8. I deny I am incompetent to handle My own affairs

<u>Statement of Notional Principal Contracts</u>: I hereby revoke, rescind, refute and cancel My signature from all contracts, including, but not limited to, unilateral contracts, made by Me, or made for Me by accommodation, or made by presumption, by PERSONS acting for Me as My guardian without providing Me with full disclosure of said contracts.

References incorporated as a part hereof:

FLORIDA APOSTILLE Certificate Number 2007-9820 and 26 C.F.R. 301.6109-1

Date executed: February 19th, A. D. 2008.

All Rights and Remedies Reserved.

As My Word is My Bond; duly tendered in Honor,

without the UNITED STATES

Seal

Witness: Witness: ____ Witness: ____ Witness:

... W-8BEN

(Rev. December 2000)

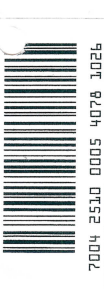
Department of the Treasury Internal Revenue Service

Certificate of Foreign Status of Nonresident Alien for United States Tax Withholding

Section references are to the Internal Revenue Code.
 See separate instructions,
 Give this form to the withholding agent or payer. Do not send to the IRS.

OMB No. 1545-1621

Do not use this form for:	Instead, use Form:				
A U.S. citizen or other U.S. person, including a resident alien individual W-9					
 A person claiming an exemption from U.S. withholding on income effectively connected wit of a trade or business in the United States 	th the conduct of W-8ECI				
• A foreign partnership, a foreign simple trust, or a foreign grantor trust (see instructions for exceptions) W-8ECI or W-8IMY					
· A foreign government, international organization, foreign central bank of issue, foreign tax-ex-	cempt organization,				
foreign private foundation, or government of a U.S. possession that received effectively corclaiming the applicability of section(s) 115(2), 501(c), 892, 895, or 1443(b) (see instructions)					
Note: These entities should use Form W-8BEN if they are claiming treaty benefits or are provided in the provid					
claim they are a foreign person exempt from backup withholding.	1				
A person acting as an intermediary	W-8IMY				
Note: See instructions for additional exceptions.					
Part I Identification of Nonresident Alien					
Name of human being, individual, or organization that is the Nonresident Alien	2 Country of incorporation or organization				
Michael-David Jr.; Beiter	None				
3 Type of nonresident alien: ☐ Individual ☐ Corporation ☐ Disre	garded entity Partnership Simple trust				
☐ Grantor trust ☐ Complex trust ☐ Estate ☐ Gove	rnment International organization				
☐ Central bank of issue ☐ Tax-exempt organization ☐ Private foundation	Transient foreigner				
4 Permanent address (street, apt. or suite no., or rural route).					
N/A					
City or town, state or province. Include postal code where appropriate.	Country (do not abbreviate)				
N/A	N/A				
5 Mailing address (if different from above)					
non-domestic c/o United States Post Office, Postmaster, c/o 5250 Nor	th East 160th Avenue				
City or town, state or province. Include postal code where appropriate.	Country (do not abbreviate)				
Williston city, County of Levy, Florida State (FPUO 32696)	Florida Country				
6 Identification number	7 Foreign tax identifying number, if any				
None ITIN EIN	None				
8 Reference number(s) (see instructions)					
	,				
Part II Claim of Tax Treaty Benefits (if applicable)					
9 I certify that (check all that apply):					
a The nonresident alien is a resident of within the meaning of the incompared within the meaning withi	me tax treaty between the United States and that country.				
b If required, the identification number is stated on line 6 (see instructions).					
c	which the treaty benefits are claimed, and, if				
applicable, meets the requirements of the treaty provision dealing with limitation on	benefits (see instructions).				
d The nonresident alien is not an individual, is claiming treaty benefits for dividends red U.S. trade or business of a foreign corporation, and meets qualified resident status (
e The nonresident alien is related to the person obligated to pay the income within the Form 8833 if the amount subject to withholding received during a calendar year except the second subject to withholding received during a calendar year except the second subject to withholding received during a calendar year except the second subject to withholding received during a calendar year.					
10 Special rates and conditions (if applicable—see instructions): The beneficial owner is c	laiming the provisions of Articleof the ecify type of income):				
treaty identified on line 9a above to claim a% rate of withholding on (sp Explain the reasons the nonresident alien meets the terms of the treaty article:	• • •				
Explain the reasons the nomesident alien meets the terms of the treaty afficie.					
Part III Notional Principal Contracts					
	antracte from which the income is not effectively				
11 I have provided or will provide a statement that identifies those notional principal co- connected with the conduct of a trade or business in the United States.	ontracts from which the income is not electively				
Part IV Certification					
Under penalties of perjury from without the "United States" in accordance with 28 U.S.C. 1746(1), I declare	e that I have examined the information on this form and to the				
best of my knowledge and belief it is true, correct, and complete when litigated only in a state court with a	jury trial. I further certify under penalties of perjury that:				
 I am the nonresident alien (or am authorized to sign for the nonresident alien) of all the transactions to wh The nonresident alien is NOT a U.S. person and is not liable for withholding or paying income taxes or filir 					
. The income to which this form relates is not effectively connected with the conduct of a trade or busine	ss in the United States and is not subject to tax under				
 an income tax law or treaty, and For broker transactions or barter exchanges, the nonresident alien is a "foreign estate" as defined under 2 	6 U.S.C. 7701 (a)(31).				
Furthermore, information submitted on this form is considered licensed and may not be provided to any go	venrment organization , third party, or entered into any				
ielectronic information system. Violators of this copyright shall be subject to a \$100,000 personal liability	ioi each such wrongtul disclosure.				
	02-18-2008 Floridian				
Sign Here Signature of nonresident alien (or person authorized to sign for nonresident alien)	Date (MM-DD-YYYY) Capacity in which acting				



10920

0000

Frank 4. Ng
Deputy (samissioner Internetions)
1.0. Box 920
Box 820
Box 820
10980

FIRST-CLASS MAIL
POSTAGE AND FEES PAID
IRS
PERMIT NO. G-48

Internal Revenue Service Philadelphia, PA 19255

Official Business Penalty for Private Use, \$300

MODE MUTUREMENT

Article Sent To: (to be completed by	on fees must be paid before mailing.	9362 4676 4000 0882 4007	CERTIFIED MAILTM RECEIPT (Domestic Mail Only; No Insurance Coverage Provided) For delivery information visit our website at www.usps.coms Postage Certified Fee Endorsement Required) Restricted Delivery Fee Endorsement Required) Total Postage & Fees Sent To Sirest, Apt. No. Colly, State, ZIP+4 See Reverse for Instruction See Reverse for Instruction See Reverse for Instruction Control of the Contro
1. A C(2) SOO (complete items 1, 2, and 3. Also complete items 3, and 3. Also complete items 2, and 3. Also complete items 3, and 3. Also complete items 4, and 3. Also complete items 5, and 3. Also complete items 5, and 3. Also complete items 4, and 3. Also complete items 5, and 3. Also complete	omplete ed. e reverse ou. mailpiece, 1 2890	A. Signature X
1. A O ()	complete items 1, 2, and 3. Also	omplete red. e reverse ou. mailpiece, consel	A. Signature X. A. Signature X. A. Signature X. A. Signature X. A. Signature D. Received by (Printed Name) D. Is delivery address different from item 1? Yes If YES, enter delivery address below: 3. Service Type Certified Mail

Standard exculpatory
widence grievance
did job application request this
GRIEVANCE AGAINST A LAWYER activity



Return your completed form to:

Office of Disciplinary Counsel **Washington State Bar Association** 1325 Fourth Avenue, Suite 600 Seattle, WA 98101-2539 Certified mail 1004 2510 0005 4078 1057

GENERAL INSTRUCTIONS

- Read our information sheet Lawyer Discipline in Washington before you complete this form, particularly the section about waiving confidentiality.

 Type or write legibly but do not use the back Do not fax your form to us or send your form If you have a disability or need assistance wi We will take reasonable steps to accommoda 	n to us via the Internet. th filing a grievance, call us at (206) 727-8207.
INFORMATION ABOUT YOU	INFORMATION ABOUT THE LAWYER
Beiter Jr. Michael-David Last Name, First Name 5250 NE 160th Avenue Address Liston Michael-David City, State, and Zip Code Telephone Number (Day/Evening)	Last Name, First Name 601 0 St. NW F1 7 Address Washing to JC 20004-2904 City, State, and Zip Code (202) 305-2679 Telephone Number
Alternate address/phone where we can reach you	
INFORMATION ABOU	JT YOUR GRIEVANCE
Describe your relationship to the lawyer who is the subj describes you:	ject of your grievance by checking the box that best
Client Former Client Opposing Party Is there a court case related to your grievance? If yes, what is the case name and file number, and who is Mohon to dismiss indiction No. 99-9-A	

Date	MARCH 3, 2008.	Documents returned	Receipts	Forms W-2	Canceled checks	Forms W4 (To be filed with your employers to enable them to deter-	mine the amount of income tax to withhold from your wages.)	NW-8BEN	
Department of the Treasury — Internal Revenue Service	Return of Documents to Taxpayer	We are returning the documents checked at the right. Please keep them	for your records unless otherwise indicated.	ır cooperation.		DAVID BEITER JR	17	7	Пеналичи
0000	Form Social (Rev. January 1983)	We are returning th	for your records ur	Thank you for your	То:	Michael	0200 NG	Williston	Citango.com

な U.S.G.P O 1989- 619-589/00657

Form 3699 (Rev. 1-83)

Explain your grievance in your own words. Give all important dates, times, places, and court file numbers. Attach additional pages, if necessary. Attach copies (not your originals) of any relevant documents. Standard exculpatory evidence grievance. Exhibit 2 Exhibit 3 Exhibit 4 exhibits self-explanatory. Compliance Herewith is Mandatory Exhibit 1: Exhibit 2: Respectful and Timely Notice and Demand 2-15-08 Exhibit 3: Respectful and Timely Notice and Demand Exhibit 4: Fourth Attempt for Privacy Act Request 2-20-08 Exhibits: Photocopy or merely portion #2 of case specifically relevant in convening multiple Grand Juries comm. (age: US. Vs. Julie Steele (1999) These exhibits are only a small portion of exhibits reported, both nationized and publically recorded, however, more than sufficient for prompting investigations without delay. Upon my information, reason, knowledge, and belief, our courts state "Justice delayed is justice denied **AFFIRMATION** I affirm that the information I am providing is true and accurate to the best of my knowledge. Article 1x, non commercial, living soul MR. Silversmith knew or should have known of these events precluding his activities, hermful; documented, numerous.

Updated April 2007



COMPLIANCE HEREWITH IS MANDATORY

Michael David Beiter Jr. c/o Honest Abode 250 Northeast 160th Avenue, Williston, Florida [Zoning Improvement Plan number not applicable]

September 5, 2007

To: Jed Silversmith d/b/a JED SILVERSMITH, TRIAL ATTORNEY

c/o U.S. DEPARTMENT OF JUSTICE
Patrick Henry Building
601 D Street, North West
Washington, D.C. [Zoning Improvement Plan number 20004]
Express mail EB 032383301 US, proof of acceptance attached

Re: Ascertaining your authority

Dear Jed:

Last week a public officer handed all of my exculpatory evidence over to a supposed Grand Jury at the UNITED STATES DISTRICT COURT, SOUTHERN DISTRICT OF FLORIDA. Bertha Mitrani took the evidence, all of which is unrebuttable according to Congressional Statutes Fed. Rules of Evidence 201, 902 and, therefore, I'm relying on the fact she and her cohorts have not given the evidence to the supposed Grand Jury in Quorum and it is being withheld from your office as well so that my family and I can rely on the same and move forward with our lives. Please note that every single page and document was and continues to be accounted for and authenticated by several different Officers of the Court. I pray not one page is missing for the sake of all involved. If it helps you, there is two very large folders titled exactly as seen and typed here "Property of: Michael David Beiter Jr., living soul", that was handed to the supposed Grand Jury in Quorum, which was intercepted by Bertha.

I heard you where at that supposed Grand Jury in Quorum and am relying on the fact that you saw the exculpatory evidence handed to the rupposed Grand Jury in Quorum. My reliance is that you work very hard to make sure each and every supposed juror gets a copy of the complete exculpatory evidence.

I am sending you the attached PUBLIC SERVANT QUESTIONAIRRE (PSQ) and please take no longer than ten business days (10), Saturdays included to respond.

My authority for making this timely demand for verification of your authority is a matter of right and supported by the decision of the United States Supreme Court as follows:

"Whatever the form in which the Government functions, anyone entering into an arrangement with the Government takes [for emphasis] the risk of having accurately ascertained that he who purports to act for the Government stays within the bounds of his authority...And this is so even though as here, the agent was not aware of the limitations upon his authority."

Federal Crop Insurance Corporation v. Merrill, 332 U.S. 380 at 384 (1947)

By my signature below I affirm that the foregoing is honest, true and correct under penalty of perjury this Fifth Day of the Ninth Month of the Year of our Savior 2007, executing same at arm's length and at Alachua, Florida,

Sealed:

Michael David Beiter Jr., living soul

(sealed in red ink)

1 of 2

"En.bit I"

COMPLIANCE HEREWITH IS MANDATORY

EXPIRES: November 16, 2010 Bonded Thru Pichard Insurance Agency

sed: Public servant questionnaire (per Public Law 93-579 and per the other twenty-one congressional authorities cited thereon)

Use of a Notary Public in this document does not constitute any adhesion nor does it alter my neutral status At law (in itinere In original Common Law jurisdiction). The purposes for Notary Public herein are identification and verification only, not for entrance into any foreign jurisdiction.

NOTARY PUBLIC (in rod ink) (Str.)

My Commission Expires:

(Stamp of the State of Florida Above)

COUNTY OF A GAMA

The foregoing instrument was acknowledged before me this day of Porth 2001 by 11 1-1201 Ferrer

Personally Known or produced Identification type FLOUT 18360714691436

Seal

FBI- Miami Office

16320 Northwest Second Avenue, Miami, Florida [Zoning Improvement Plan Number 33169]

R. Alexander Acosta d/b/a R. ALEXANDER ACOSTA, U.S. ATTORNEY.

500 E. Broward Boulevard, #700, Ft. Lauderdale, FL [Zoning Improvement Plan Number 33394]

Charlie Crist d/b/a CHARLIE CRIST, GOVERNOR

420 E. Jefferson Street, Tallahassee, FL [Zoning Improvement Plan Number 32301]

Bill McCollum d/b/a BILL McCOLLUM, ATTORNEY GENERAL, FLORIDA

The Capitol PL-01, Tallahassee, FL [Zoning Improvement Plan Number 32399-1050]

Cliff Stearns d/b/a CLIFF STEARNS, CONGRESSMAN

115 South East 25th Avenue, Ocala, Florida [Zoning Improvement Plan Number 34471]

PUBLIC SERVANT'S QUESTIONNAIRE

Public Law 93-579 states in part: "The purpose of this Act is to provide certain safeguards for an individual against invasion of personal privacy by requiring Federal agencies... to permit and individual to determine what records pertaining to him are collected, maintained, used, or disseminated by such agencies." The following questions are based upon that act and are necessary in order that this individual may make a reasonable determination concerning divulgence of information to this agency.

Fill out the form completely. If any question does not apply, mark the answer with "N/A" or "Not applicable." Do not leave any question blank.

Public Servant Information		
1. Full Legal Name:		
2. Residence Address		
City	State	Zip
Department Information		
3. Name of department, bureau, or	r agency by which pul	blic servant is employed:
City	State	Zip
Supervisor's name:		
4. Mailing address City	State	Zip
Public Servant Duty		F
5. Will public servant uphold the	Constitution of the Ur	nited States?
6. Did public servant furnish proof	f of identity?	
7. What was the nature of proof?		
8. Will public servant furnish a co investigation?	py of the law or regul	ation which authorizes this
9. Will the public servant read alowill ask?	ud the portion of the l	aw authorizing the questions

Nature of Investigation
10. Are the answers to the questions voluntary or mandatory?
11. Are the questions to be asked based upon a specific law/regulation, or are they being used as a discovery process?
12. What other uses may be made of this information?
13. What other agencies may have access to this information?
14. What will be the effect upon me if I should choose not to answer any part or all of these questions?
Basis for Investigation
15. Name of person in government requesting that this investigation be made.
16. Is this investigation 'general' or is it 'special'?
17. Have you consulted, questioned, interviewed, or received information from any third party relative to this investigation?
18. If so, the identity of such third parties:
Expected Results of Investigation
19. Do you reasonably anticipate either a civil or criminal action to be initiated or pursued based upon any of the requested information?
Agency Information
20. Is there a file of records, information, or correspondence relating to me being maintained by this agency? If yes, which?
21. Is this agency using any information pertaining to me which was supplied by another agency or government source?

22. May I have a copy of that information?	If not, why not?
If so, how may I obtain a copy of that information?	
23. Will the public servant guarantee that the information by any department other than the one by whom he is employed not, why not?	oyed?
Affirmation If any request for information relating to me is received fromust advise me in writing before releasing such information you to possible sixil or given by the possible six the possible sixil or given by the possible sixil or given by t	om any person or agency, you on. Failure to do so may subject
I swear (affirm) that the answers I have given to the forego- correct in every particular.	
Printed name:	
Signature:	
Date: (month) (day)	
First Witness Printed Name:	
First Witness Signature:	
Second Witness Printed Name:	
Second Witness Signature:	
Authorities for Questions:	
 1,2,3,4 In order to be sure you know exactly who you are giving th business addresses are needed in case you need to serve process in individual. 	
• 5 All public servants have taken a sworn oath to uphold and defend	
 6,7 This is standard procedure by government agents and officers. 9900-26, Section 242.133. 	See Internal Revenue Manual, M1-
 8,9,10 Title 5 USC 552a, paragraph (e) (3) (A) 	
• 11 Title 5 USC 552a, paragraph (d) (5), (e) (1)	
• 12,13 Title 5 USC 552a, paragraph (e) (3) (B), (e) (3) (C)	
• 14 Title 5 USC 552a, paragraph (e) (3) (D)	
 15 Public Law 93-579 (b) (1) 16 Title 5 USC 552a, paragraph (e) (3) (A) 	
• 17,18 Title 5 USC 552a, paragraph (e) (2)	
• 19 Title 5 USC 552a, paragraph (d) (5)	
• 20,21 Public Law 93-579 (b) (1)	
• 22 Title 5 USC 552a, paragraph (d) (1)	
• 23 Title 5 USC 552a, paragraph (e) (10)	

.

Michael David Beiter Jr.

5250 NE 160th Avenue, Williston, Florida 2/15/08 (Friday)

Jed Silversmith d/b/a JED SILVERSMITH, ASSISTANT U.S. ATTORNEY and friend of and/or for Bertha Mitrani and Darci Smith

601 D Street NW

Fort Lauderdale, Florida [Zoning Improvement Plan Number 33394]

Certified Mail 70050390000628906573 and Delivery Confirmation 03041560000746819376, for purposes of your overt attempts to evade or elude my clear and my law-abiding writings likewise mailed. Proof of acceptance of terms applies here as always since I use your systems of dated mail governing.

In Re: RESPECTFUL (AS DEFINED TO "LOOK MORE THAN ONCE") AND TIMELY NOTICE AND DEMAND though our family's children less than 18 years aged may interpret, instead, "liar liar pants on fire" at court

Jed Silversmith, living, breathing, flesh man:

So here we are again Jed. I believe I am correct in stating that this is your third attempt to conspire against me with a supposed Grand Jury Hearing. Did Bertha Mitrani become weary of signing supposed "Subpoenas." As you all well know, the first two attempts, FGJ 05-10-04 FTL and FGJ 06-04-03 (E060457-004) were more than just utter failures for you, since you each created the volumes of exculpatory evidence for exculpatory evidence documentary that I now hold, at several places. The exculpatory evidence clearly proves the crimes perpetrated since you authored so much of the exculpatory information, through and by your efforts for causation for your cohorts or for you, ultra vires. In your last attempt to hide evidence from the Grand Jury, Karen Vulgamore, an Officer of the Court, actually brought two volumes of such exculpatory evidence into the supposed hearing. Are you hiding that exculpatory evidence from this new "Grand Jury" Jed or did you send the items the first "Grand Jury" "in quorum" (20 good Americans, using common sense) used for shutting down each indictment attempt for the second and third and fourth "grand juries."

I feel it soothing to my soul to list all of the names of those I either believe or know at this point are conspiring with you. How do I know? I am staring at all of the unrebuttable proof of harms while relying on a Grand Jury NOT being convened, after relying on a Grand Jury BEING convened. I of course will be Demanding that you hand all of this exculpatory evidence to your new jury (other than a petit jury constitutional) and will be tracing every step you make along the way and must notice you that Bertha has received a previous billing rate for my time (irreparable harm repaired best my family can repair irreparable harm, unless you can mail my time addressed for my biological benefit with interest, if any, accrued). If you need a copy of the billing rates, please request one otherwise I will know you have received it. The volumes have grown since you last received the exculpatory evidence so let me know where the Grand Jury in quorum and/or Grand Jury Foreperson receives mail and I will promptly send a certified copy via a process server. I stopped trusting you guys after the first dishonorable act.

As for those who have an obligation in this matter, the list of agents comes easily for you highly trained government employees (a conflict of interest commercial) <u>for</u> our oaths-upheld (billable) constitutions:

- 1. Roger Stefin d/b/a ROGER STEFFIN, ASSISTANT U.S. ATTORNEY;
- 2. R. Alexander Acosta d/b/a R. ALEXANDER ACOSTA, U.S. ATTORNEY;

1. Exhibit 211

MDB-021508 6 PAGES

- John Hanlon d/b/a JOHN HANLON, ASSISTANT U.S. ATTORNEY;
- 4. Bertha Mitrani d/b/a BERTHA MITRANI, ASSISTANT U.S. ATTORNEY;
- 5. Darci Smith d/b/a DARCI SMITH, IRS CID AGENT;
- 6. R.L. Commerson d/b/a R.L. COMMERSON, (EMPLOYEE ID 56-6888338);
- 7. Both former Grand Juries if in fact they did receive my Exculpatory Evidence;
- 8. Clarence Maddox d/b/a CLARENCE MADDOX, CLERK;
- 9. Carmon L. Mallon d/b/a CARMON L. MALLON, CHIEF OF STAFF, "FOIA";
- 10. William G. Stewart d/b/a WILLIAM G. STEWART, ACTING ASSISTANT DIRECTOR;
- 11. Darlene Stewart d/b/a DARLENE STEWART, DISCLOSURE OFFICER;
- 12. FBI, Miami Office;
- 13. Bill McCollum d/b/a BILL MCCOLLUM, ATTORNEY GENERAL;
- 14. Melanie Ann Putsay d/b/a MELANIE ANN PUTSAY, DEPUTY DIRECTOR;
- 15. Antoinette Parker d/b/a ANTOINETTE PARKER, FOIA SPECIALIST;
- 16. Cliff Stearns d/b/a CLIFF STEARNS, CONGRESSMAN;
- 17. Shawna Williams d/b/a SHAWNA WILLIAMS, ASSISTANT;
- 18. John Konkus d/b/a JOHN KONKUS, DEPUTY DIRECTOR;
- 19. Kenneth W. Kaiser d/b/a KENNETH W. KAISER, ASSISTANT DIRECTOR;
- 20. John (Jack) Potter d/b/a JOHN (JACK) POTTER, POSTMASTER;
- 21. William Bordley d/b/a WILLIAM BORDLEY, COUNSEL/FOIPA OFFICER;
- 22. Richard Koss d/b/a RICHARD KOSS, POSTAL INSPECTOR;
- 23. Steven H. Pregozen d/b/a STEVEN H. PREGOZEN, DEPUTY DIRECTOR OF STRATEGY;
- 24. U. S. Department of Justice;
- 25. Steven M. Jones d/b/a STEVEDN M. JONES, DEPUTY INSPECTOR GENERAL, TREASURY;
- 26. Charlie Crist d/b/a CHARLIE CRIST, GOVERNOR.

As for you Jed, you're a hard man to find and there is a certain piece of register mail that cannot even be traced on line with USPS. Do you remember the mail you received Express Mail 032383301. If your memory fails you, you accepted all terms of said mailing and by failing and refusing to act honorably, you violated at least twenty three pre-scribed Congressional Statutes. I found the address interesting to begin with, but its one you gave out. I have attached a copy to help rattle your memory and give you another chance to do what Congress mandates for you. Take three days (72 hours) to complete the mandatory Public Servant's Questionnaire and return to me. I am relying on your non response as admission of guilt in all future proceedings Jed.

In ending Jed, where is my remedy. Specify my remedy. If you want to add to the list of crimes, ignore this writing and others as many of your cohorts have done. I have MUCH exculpatory Evidence and am relying on you to notify the Grand Jury Foreperson immediately. My wife and kids are all out of tears and the tears have subsided. If this continues, bring the wagon Jed because people will be going to jail once I see any Grand Jury.

A small sample of exculpatory evidence attached herein:

- 1. Unrebuttable proof of harms exhibited, recorded on October 18, 2007, titled "Declaration (Affidavit of Truth and true bill) of Michael David Beiter Jr., (34 pages);
- 2. RE STATUS VIA W-8BEN with Full discharge of matter at hand, (10 pages);
- 3. Apostilled "Voluntary General Lien", (2 pages);
- 4. Previous writing to Jed Silversmith with Public Servant Questionnaire, (5 pages).

non-commercial entity (living soul) sealed using red ink and sealed using lettering using upper- and lower-cased lettering for obeying the simple rules of English for lettering English lettering as an Article IX entity (Article IX, your bill of rights, begging the question you may say, "how many bills do ignore")

Use of a Notary Public in this document does not constitute any adhesion nor does it alter my neutral status At law (in itinere In original Common Law jurisdiction). The purposes for Notary Public herein are identification and verification only, not for entrance into or under foreign jurisdiction.

On February 15, 2008 before me, SUSY SYM ey a Notary Public, personally appeared (Michael David Beiter Jr., living soul) personally known to me -OR- proved to me on the basis of satisfactory evidence to be the entity(ies) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the entity(ies), or the person upon behalf of which entity(ies) acted, executed the instrument.

SUBSCRIBED and SWORN to before me this 15th day of February, 2008.

SUSAN SHAWLER MY COMMISSION # DD 339154 EXPIRES: July 20, 2008 Bonded Thru Pichard Insurance Agenc

NOTARY PUBLIC (Seal) in red ink

(Stamp of the State of Florida Above)

My Commission Expires:

Cc: Daniel K. Akaka d/b/a DANIEL K. AKAKA, HAWAII SENATOR, 141 HART SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530034

Lamar Alexander d/b/a LAMAR ALEXANDER, TENNESSEE SENATOR, 455 DIRKSEN SENATE OFFICE BUILDING, WASHINGTON DC

[Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530027

Wayne Allard d/b/a WAYNE ALLARD, COLORADO SENATOR, 521 DIRKSEN SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530041

John Barrasso d/b/a JOHN BARRASSO, WYOMING SENATOR, 307 DIRKSEN SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530058

Max Baucus d/b/a MAX BAUCUS, MONTANA SENATOR, 511 HART SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530065

Evan Bayh d/b/a EVAN BAYH, INDIANA SENATOR, 131 RUSSELL SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530072

Robert Bennett d/b/a ROBERT BENNETT, UTAH SENATOR, 431 DIRKSEN SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530089

Joseph R. Biden, Jr. d/b/a JOSEPH R. BIDEN, JR., DELAWARE SENATOR, 201 RUSSELL SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530096

Jeff Bingaman d/b/a JEFF BINGAMAN, NEW MEXICO SENATOR, 703 HART SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530102

Christopher S. Bond d/b/a CHRISTOPHER S. BOND, MISSOURI SENATOR, 274 RUSSELL SENATE OFFICE BUILDING, WASHINGTON

DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530119

Barbara Boxer d/b/a BARBARA BOXER, CALIFORNIA SENATOR, 112 HART SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530126

Sherrod Brown d/b/a SHERROD BROWN, OHIO SENATOR, 455 RUSSELL SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530133

Sam Brownback d/b/a SAM BROWNBACK, KANSAS SENATOR, 303 HART SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530140

Jim Bunning d/b/a JIM BUNNING, KENTUCKY SENATOR, 316 HART SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530157

Richard Burr d/b/a RICHARD BURR, NORTH CAROLINA SENATOR, 217 RUSSELL SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530164

Robert C. Byrd d/b/a ROBERT C. BYRD, WEST VIRGINIA SENATOR, 311 HART SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530171

Maria Cantwell d/b/a MARIA CANTWELL, WASHINGTON SENATOR, 511 DIRKSEN SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530188

Beniamin L. Cardin d/b/a BENJAMIN L. CARDIN. MARYLAND SENATOR, 509 HART SENATE OFFICE BUILDING, WASHINGTON DC Zone Improvement Plan Number 205101, DELIVERY CONFIRMATION: 03022940000113530195 Thomas R. Carper d/b/a THOMAS R. CARPER, DELAWARE SENATOR, 513 HART SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 205101, DELIVERY CONFIRMATION: 03022940000113530201 Robert P. Casey, Jr. d/b/a ROBERT P. CASEY, JR., PENNSYLVANIA SENATOR, 383 RUSSELL SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530218 Saxby Chambliss d/b/a SAXBY CHAMBLISS, GEORGIA SENATOR, 416 RUSSELL SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530225 Hillary Rodham Clinton d/b/a HILLARY RODHAM CLINTON, NEW YORK SENATOR, 476 RUSSELL SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530232 Tom Coburn d/b/a TOM COBURN, OKLAHOMA SENATOR, 172 RUSSELL SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530249 Thad Cochran d/b/a THAD COCHRAN, MISSISSIPPI SENATOR, 113 DIRKSEN SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530256 Norm Coleman d/b/a NORM COLEMAN, MINNESOTA SENATOR, 320 HART SENATE OFFICE BUILDING, WASHINGTON DC IZone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530263 Susan M. Collins d/b/a SUSAN M. COLLINS, MAINE SENATOR, 413 DIRKSEN SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530270 Kent Conrad d/b/a KENT CONRAD, NORTH DAKOTA SENATOR, 530 HART SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530287 Bob Corker d/b/a BOB CORKER, TENNESSEE SENATOR, 185 DIRKSEN SENATE OFFICE BUILDING, WASHINGTON DC (Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530294 John Cornyn d/b/a JOHN CORNYN, TEXAS SENATOR, 517 HART SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530300 Larry E. Craig d/b/a LARRY E. CRAIG, IDAHO SENATOR, 520 HART SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530317 Mike Crapo d/b/a MIKE CRAPO, IDAHO SENATOR, 239 DIRKSEN SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 205101, DELIVERY CONFIRMATION: 03022940000113530324 Jim DeMint d/b/a JIM DEMINT, SOUTH CAROLINA SENATOR, 340 RUSSELL SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530331 Christopher J. Dodd d/b/a CHRISTOPHER J. DODD, CONNECTICUT SENATOR, 448 RUSSELL SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530348 Elizabeth Dole d/b/a ELIZABETH DOLE, NORTH CAROLINA SENATOR, 555 DIRKSEN SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530355 Pete V. Domenici d/b/a PETE V. DOMENICI, NEW MEXICO SENATOR, 328 HART SENATE OFFICE BUILDING, WASHINGTON DC (Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530362 Byron L. Dorgan d/b/a BYRON L. DORGAN, NORTH DAKOTA SENATOR, 322 HART SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530379 Richard Durbin d/b/a RICHARD DURBÍN, ILLINOIS SENATOR, 309 HART SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530386 John Ensign d/b/a JOHN ENSIGN, NEVADA SENATOR, 119 RUSSELL SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530393 Michael B. Enzi d/b/a MICHAEL B. ENZI, WYOMING SENATOR, 379A RUSSELL SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530409 Russell D. Feingold d/b/a RUSSELL D. FEINGOLD, WISCONSIN SENATOR, 506 HART SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530416 Dianne Feinstein d/b/a DIANNE FEINSTEIN, CALIFORNIA SENATOR, 331 HART SENATE OFFICE BUILDING, WASHINGTON DC (Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530423 Lindsey Graham d/b/a LINDSEY GRAHAM, SOUTH CAROLINA SENATOR, 290 RUSSELL SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530430 Chuck Grassley d/b/a CHUCK GRASSLEY, IOWA SENATOR, 135 HART SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530447 Judd Gregg d/b/a JUDD GREGG, NEW HAMPSHIRE SENATOR, 393 RUSSELL SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530454 Chuck Hagel d/b/a CHUCK HAGEL, NEBRASKA SENATOR, 248 RUSSELL SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530461 Tom Harkin d/b/a TOM HARKIN, IOWA SENATOR, 731 HART SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530478 Orrin Hatch d/b/a ORRIN HATCH, UTAH SENATOR, 104 HART SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530485 Kay Bailey Hutchison d/b/a KAY BAILEY HUTCHISON, TEXAS SENATOR, 284 RUSSELL SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530492 James M. Inhofe d/b/a JAMES M. INHOFE, OKLAHOMA SENATOR, 453 RUSSELL SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530508 Daniel K. Inouye d/b/a DANIEL K. INOUYE, HAWAII SENATOR, 722 HART SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530515

Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530522

Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530539

Johnny Isakson d/b/a JOHNNY ISAKSON, GEORGIA SENATOR, 120 RUSSELL SENATE OFFICE BUILDING, WASHINGTON DC [Zone

Tim Johnson d/b/a TIM JOHNSON, SOUTH DAKOTA SENATOR, 136 HART SENATE OFFICE BUILDING, WASHINGTON DC [Zone

Arien Specter d/b/a ARLEN SPECTER, PENNSYLVANIA SENATOR, 711 HART SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530898

Debbie Stabenow d/b/a DEBBIE STABENOW, MICHIGAN SENATOR, 133 HART SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530904
Ted Stevens d/b/a TED STEVENS, ALASKA SENATOR, 522 HART SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement

Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530911

John E. Sununu d/b/a JOHN E. SUNUNU, NEW HAMPSHIRE SENATOR, 111 RUSSELL SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530928

Jon Tester d/b/a JON TESTER, MONTANA SENATOR, 204 RUSSELL SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 205101, DELIVERY CONFIRMATION: 03022940000113530935

John Thune d/b/a JOHN THUNE, SOUTH DAKOTA SENATOR, 493 RUSSELL SENATE OFFICE BUILDING, WASHINGTON DC [Zone

Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530942

David Vitter d/b/a DAVID VITTER, LOUISIANA SENATOR, 516 HART SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530959

George V. Voinovich d/b/a GEORGE V. VOINOVICH, OHIO SENATOR, 524 HART SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530966

John Warner d/b/a JOHN WARNER, VIRGINIA SENATOR, 225 RUSSELL SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530973

Jim Webb d/b/a JIM WEBB, VIRGINIA SENATOR, 144 RUSSELL SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 205101, DELIVERY CONFIRMATION: 03022940000113530980

Sheldon Whitehouse d/b/a SHELDON WHITEHOUSE, RHODE ISLAND SENATOR, 502 HART SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113530997

Roger Wicker d/b/a ROGER WICKER, MISSISSIPPI SENATOR, UNITED STATES SENATE, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113531000

Ron Wyden dibla RON WYDEN, OREGON SENATOR, 230 DIRKSEN SENATE OFFICE BUILDING, WASHINGTON DC [Zone Improvement Plan Number 20510], DELIVERY CONFIRMATION: 03022940000113531017



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INSTRUMENT # 2379629 35 PGS

2007 OCT 18 11:32 AM BK 3693 PG 481

J. K. "BUDDY" IRBY

CLERK OF CIRCUIT COURT

ALACHUA COUNTY, FLORIDA

CLERK10 Receipt#350309

Declaration (Affidavit of Truth and true bill) of Michael David Beiter Jr.

"I" and "me" herein is Michael David Beiter Jr, your Declarant, who is over 21 and competent to testify to the facts herein based upon first-hand knowledge, and as to these facts your Declarant will testify truthfully so help him God:

- 1. Michael David Beiter Jr. is your Declarant herein;
- 2. Your Declarant is over 21, competent to testify, and will testify truthfully;
- 3. Your Declarant is aware of the laws concerning perjury specified in the Laws of God;
- 4. Your Declarant has first-hand knowledge of the facts stated herein and makes this first-hand statement under the penalty against falsehood (penalty of perjury) pursuant to the Laws of God;
- 5. Your Declarant understands that this Declaration of Michael David Beiter Jr. is evidence by testimony and presented as proof, as defined in HENRY CAMPBELL BLACK, M.A., ET AL., BLACK'S LAW DICTIONARY (by West Publishing Co., sixth edition, 1990), in the Florida (and/or Federal Rules of Evidence), for each item sworn to below, and proof from an Article IX non-commercial entity (Article IX, bill of rights (federal), as U.S. attorneys argue at our precious supreme courts do exist in order for "Article IX to ever be written" and in order for "a fertilized human ovum to exist");
- 6. Giving due regard for Florida-recorded article 33 41121, Alquada, Floridathe factual documents attached and included herewith (Exhibit 1 herewith, Exhibit 2 herewith, Exhibit 3 herewith) record only a portion of "proof of costs of harms" proving the harmful silences of the addressees mentioned thereon while disproving harmless silence exists;
- 7. Your Declarant is willing and able to testify competently with these documents regarding the foregoing.

Direct evidence of one witness sufficient. ...the direct evidence of one witness who is entitled to full credit is sufficient for proof of any fact. Calif. Evid. Code § 411 (Stats 1965 c. 299, § 2), Federal Rules of Evidence § 601.

²Evidence. Testimony, writings, or material objects offered in proof of an alleged fact or proposition. *People v. Leonard*, 207 C.A.2A 409, 24 Cal.Rptr. 597, 600.

Testimony, writings, material objects, or other things presented to the senses that are offered to prove the existence or nonexistence of a fact. Calif. Evid. Code § 140 (Stats 1965 c. 299, § 2), Federal Rules of Evidence § 401.

³Testimony. Evidence given by a competent witness under oath or affirmation; <u>as distinguished from evidence</u> derived from writings, and other sources. State v. Ricci, 107 R.I. 582, 568 A.2d 692, 697; Federal Rules of Evidence § 1007.

⁴Proof. The effect of evidence; the establishment of a fact by evidence. New England Newspaper Pub. Co. v. Bonner, C.C.A.Mass., 77 F.2d 915, 916; Calif. Evid. Code § 190 (Stats 1965 c. 299, § 2), Federal Rules of Evidence § 901.

WHEREAS the text printed hereon is sealed in non-compromised honesty (an adherence to John 4:23-24, "The Holy Bible") and sealed at Alachua County, Florida, 10/18/2007, THEREFORE the seal described above and the below actual seal rether prove⁴ the text sealed herein is true and correct text, and I declare under penalty of perjury the foregoing is true and rect,

INSTRUMENT # 2379629 35 PGS

1	sealed:	, non-commercial entity (living soul) sealed in red ink and lettered using upper- and lower-cased lettering in adherence
		to the simple rules of English as an Article IX entity
	Use of a Notary Public in this document does not constitute any In original Common Law jurisdiction). The purposes for Nota for entrance into or und	ary Public herein are identification and verification only, not
	On October 18, 2007 before me, Swar Shaw David Beiter Jr., living soul) personally known to me -OR-entity(ies) whose name(s) is/are subscribed to the within instrusame in his/her/their authorized capacity(ies), and that by his/person upon behalf of which entity(ies) acted, executed the instru	ament and acknowledged to me that he/she/they executed the her/their signature(s) on the instrument the entity(ies), or the
	SUBSCRIBED and SWORN to before me this 18th day of Octo	ober, 2007.
	NOTARY PUBLIC (Seal)	SUSAN SHAWLER MY COMMISSION # DD 339154 EXPIRES: July 20, 2008 Donday Thru Pichard Insurance Agency (Stamp of the State of Florida Above)
	My Commission Expires: July 22, 2008	



INSTRUMENT | 2341121 7 PGS

J. K. "BUDDY" IRBY CLERK OF CIRCUIT COURT ALACHUA COUNTY, FLORIDA

VERIFIED AFFIDAVIT of Michael David Bernin Jr Peceipt #331732

STRUMENT # 2379629 35 PGS

- I, Michael David Beiter Jr., Sui Juris, hereby solemnly declare and affirm that:
- 1. I have personal knowledge of the facts set forth herein, except for those facts known to me on information and belief, and with respect to those facts, I believe them to be true. If called upon and sworn as a witness, I could and would testify competently to the following:
- 2. The verified statements of fact and findings of law, as found in the documents listed and incorporated herein, are true and correct, according to the best of My current information, knowledge and belief, so help me Almighty Father, pursuant to 28 U.S.C. 1746 (1). See Supremacy Clause
- (§ 1746 is supreme Law).
- 3. I am a Florida Sovereign, and a citizen of my birth state (Florida).
- 4. I am a natural man, of flesh and blood.
- 5. I am subject to the exclusive jurisdiction of the Florida Sovereignty.
- 6. I abide by all laws which are applicable to me, a Florida Sovereign.
- 7. I conduct business under the laws of the Florida Sovereignty and the Florida Constitution.
- 8. I pay all taxes for which I am liable, as a Florida Sovereign.
- 9. I file all documents and returns for which I am liable, as a Florida Sovereign.
- 10. I have not committed any federal crime. I have not inflicted any damage or injury on federal land. There is no federal victim. There is no federal subject matter jurisdiction.
- 12. I have made my own determination that I am not subject to the federal municipal laws (i.e., internal revenue code and social security) based on my research of the Statutes at Large, the Constitution for the United States of America, and the Florida Constitution.
- 13. My research concludes the principals in this matter are acting outside their federal authority and jurisdiction.
- 14. My research concludes the principals in this matter are unlawfully encroaching upon sovereign land of Florida.
- 15. My research concludes the principals in this matter are depriving and violating the civil

rights and fundamental constitutional rights of Florida Sovereigns.

- 16. My research concludes Bertha Mitrani and darci Smith lack the requisite credentials authorizing them to investigate private people, preside over hearings, or to issue orders, any such process.
- 17. My research concludes the principals in this matter are engaging in acts against a Florida Sovereign which clearly constitute violations of state and federal laws.
- 19. My research concludes the principals in this matter are engaging in acts against a Florida Sovereign which clearly constitute violations of state and federal constitutions.
- 20. My research concludes the principals in the matter are engaging in acts against a Florida Sovereign which clearly constitute violations of state and federal civil rights.
- 21. My research concludes the principals in this matter are engaging in criminal acts to unduly influence and coerce a Florida Notary Publics and Clerks into compliance.
- 22. My research concludes the principals in this matter are engaging in acts to retaliate against me, a Qualified federal witness and victim [Title 18 §§ 1512, 1513].
- 23. My research concludes the principals in this matter are engaged in acts to commit conspiracy to fraud against me, with intent to pervert or obstruct justice.
- 24. My research concludes the principals in this matter are continuing to engage in acts of public corruption.
- 25. My research concludes the principals in this matter are continuing to engage in violations of Racketeer Influenced and Corrupt Organizations Act ("RICO").
- 26. My research concludes the principals in this matter have clear documentation of their misconduct and incompetence.
- 27. My research concludes the principals in this matter, should be immediately terminated from employment, impeached, sanctioned, disbarred and prosecuted to the fullest extent of state and federal law for their criminal acts.

INCORPORATION OF VERIFIED DOCUMENTS

I, Michael David Beiter Jr., hereby incorporate by reference all documentation received by Bertha Mitrani and her cohorts, available upon request and previously incorporated in the instant case and as well FGJ 05-10-04(FL), FGJ 06-04-03 (E060457-0004) and FGJ 06-04-03 (E060457-002) in the UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA.

Verification

IN WITNESS WHEREOF, I, Michael David Beiter Jr., solemnly affirm and verify, I have read the foregoing, and know its contents to be true to the best of my knowledge, except as to the matters which are therein stated on my information or belief, and as to those matters, I believe them to be true. This instrument is submitted upon good faith effort that is grounded in fact, warranted by existing law for the modification or reversal of existing law and submitted for proper purposes, and not to cause harassment and unnecessary delay or costs, so help me Almighty Father. See Supremacy Clause (Constitution, Laws and Treaties are all the supreme Law of the Land).

I declare under penalty of perjury, under the laws of the United States of America, without the "United States", that to the best of my knowledge and belief the foregoing is true and correct, per 28 U.S.C. 1746(1). See the Supremacy Clause (Constitution, Laws like 28 U.S.C. 1746, and Treaties are the supreme Law of the Land.

Executed on May 25, 2007.

Michael David Beiter Jr., Florida Sovereign Qualified federal witness and victim, Title 18 §§ 1512, 1513

All Rights Reserved Without Prejudice

On May 75 200 before me, 47 15 16 a Notary Public, personally appeared (Michael David Beiter Jr., living soul) D personally known to me OR- proved to me on the basis of satisfactory evidence to be the entity(ies) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the entity(ies), or the person upon behalf of which entity(ies) acted, executed the instrument.

SUBSCRIBED and SWORN to before me this 2 day of May 2007.

NOTARY PUBLIC (Seal)

My Commission Expires:



(Stamp of the State of Florida Above)

1VIICIACI DAVIG BEITET Jr.
598 SW 77th Way
Pembroke Pines, Florida 32033

May 25, 2007

INSTRUMENT # 2379629 35 PGS

Public Corruption Complaint FBI Office Miami North Miami Beach, Florida 33169

Re: Demand for Investigation of Criminal Corruption at the United States District Court
Fort Lauderdale, Florida

Subject: FGJ 05-10-04(FL), FGJ 06-04-03 (E060457-0004) and FGJ 06-04-03 (E060457-002) in the UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

Dear Sir or Madam:

According to the Laws that govern you: I am expecting your full support, protection and defense against the rogue federal officers and federal employees of the above-noted court who are engaged in criminal acts and a pattern of racketeering activity.

As a Florida Sovereign who is a Qualified federal witness and victim, I demand an immediate racketeering investigation to ascertain their criminal acts and stop the principals from abusing their power under color of law. The principals are not acting as required by state and federal law. The principals are not acting consistent with due process of state and federal Constitutions.

Verified documents of misconduct and incompetence have been notarized and categorized and sent to all parties related in the instant matter, however withheld from the Grand Jury Foreman of said District and is against the following principals (copies available upon request):

- 1. Bertha Mitrani d/b/a BERTHA MITRANI, ASSISTANT U.S. ATTORNEY
- 2. Darci Smith d/b/a DARCI SMITH, IRS CID

Documentary material have been sent into the court records that substantiates my claims of criminal wrong doing by the principals under the following, however those documents (exculpatory evidence) are being withheld:

A. Title 18 Crimes and Criminal Procedure:

- 1. Title 18 § 241: conspiracy against rights; and
- 2. Title 18 § 242: criminal use of the mails to threaten deprivation of rights under color of law; and
- 3. Title 18 § 912: research shows Bertha Mitrani and Darci Smith have been impersonating federal officers. No requisite documents authorizing her to preside over any federal court and Grand Jury have been located; and
- 4. Title 18 § 1341: criminal use of the mails to threaten and extort by coercive incarceration and through fraudulent, unlawful means to obtain information or tangible property; and
- 5. Title 18 § 1503: the federal employees and federal officers have conspired to impede, pervert and obstruct the due administration of justice; and,
- 6. Title 18 § 1512: tampering with a witness; and
- 7. Title 18 § 1513: retaliating against a witness; and
- 8. Title 18 § 1581-1588: threatening involuntary servitude (coerced incarceration)
- 9. Title 18 § 1951: the federal employees and federal officers have conspired to interfere with and influence the performance of my mainstream duties through coerced compliance; and
- B. Racketeer Influenced and Corrupt Organizations (RICO) Act, Title 18, United States Code, Sections 1961-1968 against a Qualified federal witness and victim:
 - 1. Title 18 § 1961(5) pattern of racketeering activity: ongoing fraud and conspiracy for more than 18 months; and
 - Title 18 § 1962: federal officers and federal employees have violated prohibited activities, since the principals unlawfully derive income from a pattern of racketeering activity
 - 3. Title 18 § 1963; criminal penalties shall be imposed the principals for violating § 1962 above.

The above-noted principals have violated their oaths as federal officers and federal employees to uphold and defend the Constitution for the United States of America (1788). The principals have a history of promoting and exercising a substantial loss or impairment of property and freedoms of expression resulting from nuisance lawsuits and vexatious litigation.

The principals usurp their federal authority by encroaching upon the lands and The People subject to the exclusive jurisdiction of the Florida Sovereignty.

The principals (who lack subject matter jurisdiction over Florida sovereigns) have engaged in and continue to engage in a pattern or practice of using excessive forceful tactics against men and women.

The principals' threats to enforce compliance are not made with any expectation of securing valid convictions, but rather are part of a plan to employ arrests, seizures, and threats of prosecution

under color of law to harass men and women to discourage them and their supporters from asserting and attempting to vindicate their state and federal constitutional rights.

The principals' threats to enforce compliance are a part of a plan to employ arrests, seizures and threats of prosecution under color of law to harass men and women to discourage them and their supporters from asserting and attempting to vindicate their state and federal civil rights.

This use of excessive forceful tactics includes but is not limited to: use of excessive threatening language against men and women who are carrying out a routine activity and either have not committed any crime, or infraction, or petty offense.

The principals (who lack subject matter jurisdiction over Florida sovereigns) have engaged and continue to engage in a pattern or practice of using the Grand Jury to build a supposed lawful process.

The principals (who lack subject matter jurisdiction over Florida sovereigns) have engaged in and continue to engage in other misbehavior, including, but not limited to conducting searches without lawful authority or in an improper manner.

The government has tolerated the misconduct of their federal employees and federal officers, through its acts or omissions. These acts or omissions include, but are not limited to:

- failing to implement a policy on use of force that appropriately guides the actions of its officers and employees;
- failing to adequately train its officers and employees to prevent the occurrence of misconduct;
- failing to adequately supervise its officers and employees to prevent the occurrence of misconduct;
- d. failing to adequately monitor its officers and employees who engage in or who may be likely to engage in misconduct;
- failing to establish a procedure whereby federal witness and victim complaints are adequately investigated;
- failing to adequately investigate incidents in which a federal officer or employee uses lethal or non-lethal force;
- g. failing to fairly and adequately adjudicate or review federal witness or victim complaints, and incidents in which a federal officer or employee uses lethal or non-lethal force;
- failing to adequately discipline federal employees or officers who engage in misconduct.

The government has engaged in and continues to engage in a pattern of practice of conduct by its federal officers and federal employees that deprives men and women of rights, privileges, or immunities secured or protected by state and federal Constitutions, or the state and federal laws.

The Attorney General is authorized under 42 U.S.C. § 14141 to eliminate a pattern or practice of federal employees and federal officers conduct that deprives men and women of rights, privileges, or immunities secured or protected by state and federal Constitutions, or the state and federal laws.

The principals in this instance should be immediately terminated from employment, impeached, sanctioned, disbarred and prosecuted to the full extent of state and federal law for their criminal acts.

Respectfully.

35 PGS

INSTRUMENT # 2379629

Michael David Beiter Jr., Florida Sovereign

Qualified federal witness and victim, Title 18 U.S.C. §1512, 1513

"Exhibit 1"

Michael David Beiter Jr., a living soul with wife and children (non-commercial entities) c/o Honest Abode-5250 Northeast 160th Avenue, Williston, Florida [Zoning Improvement Plan number not applicable]

each and every one of the attached "cc" list (after failure to rebut)

INSTRUMENT # 2379629

Subject: as you were previously given notice, failure to rebut

This is lawful notification to you and you are required to respond and to rebut that with which you disagree. If you fail to do so in writing to the "above and hereupon prominently displayed" honest abode address within ten (10) days then you admit to everything contained herein, fully binding upon you at any court without your objection, protest, or that of those who represent you.

As a result of county recorded in official records at Alachua County, Florida as instrument #2341121 (copy enclosed) and Fed. Rules of Evidence 201 and 902, you cannot legally and in the legal absence of rebuttal now claim "a rebuttal was or is expressed regarding the items recorded at the county recorder."

If you did rebut and you believe your rebuttal was either lost, stolen or otherwise made non-available to the undersigned, you may send a copy of your rebuttal writing to the above honest address within ten (10) days in order to be excluded from the list of those failing to rebut.

Your offices seem more angry where one uses the word "hell" in conversations yet less angry where our government's constitutional offices and the many agents/employees contacted seem to struggle so expensively in writing my name dishonestly (or seem afraid to write my name honestly) but we thank you for not participating in the deprivation described at 18 USC 1346 through altering or seeming to alter my honestly presented name. My wife, children and I would thank you for that honestly, quid pro quo after we do honestly present our honest forms of address and consistently.

Further, congressional authorities (over twenty herewith enclosed as cited) are undermined, disregarded and abused, causing documented fraud, waste and abuse resulting in documented damages and resulting in obstructing the congressionally specified answers from said government employees. Forgive us, the family, for our brief and pointed writing here as we hope you can see from the attached "cc" list, the evidence (documented) indicates, and indicates clearly and convincingly, that our family is being mugged under color of law.

Further, those failing to rebut include many addressees of constitutional government, both state and federal, including but not limited to the legislatures, attorneys general and a constitutional state's governor office, as the "cc" list attached herewith evidences.

"Whatever the form in which the Government functions, anyone entering into an arrangement with the Government takes the risk of having accurately ascertained that he who purports to act for the Government stays within the bounds of his authority...And this is so even though as here, the agent was not aware of the limitations upon his authority." Federal Crop Insurance Corporation v. Merrill, 332 U.S. 380 at 384 (1947)

The denial of the right to appointed counsel is pre-judicial per se. Holloway v. Arkansas, 435 U.S. 475, 489 (1978)

This is lawful notification to you and you are required to respond and to rebut that with which you disagree. If you fail to do so in writing to the "above and hereupon prominently displayed" honest abode address within ten (10) days then you admit to everything contained herein, fully binding upon you at any court without your objection, protest, or that of those who represent you.

Enclosures:

e:

- 1. Public servant questionnaire from congressional authority (displaying 20+ "non-repealed" citations of authority)
- 2. Public servant questionnaires, sent but dishonored, citing "registered or certified mail tracking numbers"
- Verified Affidavit of Michael David Beiter Jr.

The seal below is proof that I, the man signing and sealing below, affirm that the foregoing is honest (John 4:23-24, "The Holy Bible"), at arm's length and at rue and correct under penalty of perjury this twenty-fifth day of the ninth month of the year of our Lord 2007, Vlachua, Florida,

Sealed:

Michael David Beiter, Jr., living soul

(sealed in red ink, upper and lower-cased in adherence to the rules of English)

FBI- Miami Office-16320 Northwest Second Avenue, Miami, Florida [Zoning Improvement Plan Number 33169] R. Alexander Acosta d/b/a R. ALEXANDER ACOSTA, U.S. ATTORNEY -500 E. Broward Boulevard, #700, Ft. Lauderdale, Florida [Zoning Improvement

Charlie Crist d/b/a CHARLIE CRIST, GOVERNOR- 420 E. Jefferson Street, Tallahassee, Florida [Zoning Improvement Plan Number 32301] Bill McCollum d/b/a BILL McCOLLUM, ATTORNEY GENERAL, FLORIDA-The Capitol PL-01, Tallahassee, Florida [Zoning Improvement Plan

Chiff Stearns d/b/a CLIFF STEARNS, CONGRESSMAN-115 South East 25th Avenue, Ocala, Florida [Zoning Improvement Plan Number 34471]

Darci Smith d/b/a DARCI SMITH, CID, IRS-6511 Pelican Terrace, Coconut Creek, Florida [Zoning Improvement Plan Number 33307] Bertha Mitrani d/b/a BERTHA MITRANI, ASS U.S. ATTORNEY-500 East Broward Boulevard, #700, Fort Lauderdale, Florida [Zoning Improvement Plan Number 3339411

PUBLIC SERVANT'S QUESTIONNAIRE

Public Law 93-579 states in part: "The purpose of this Act is to provide certain safeguards for an individual against invasion of personal privacy by requiring Federal agencies...to permit and individual to determine what records pertaining to him are collected, maintained, used, or disseminated by such agencies." The following questions are based upon that act and are necessary in order that this individual may make a reasonable determination concerning divulgence of information to this agency.

Fill out the form completely. If any question does not apply, mark the answer with "N/A" or "Not applicable." Do not leave any question blank.

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or regula	tion which authorizes
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10. Are the answers to the questions voluntary or mandatory?
11. Are the questions to be asked based upon a specific law/regulation, or are they being used as a discovery process?
12. What other uses may be made of this information?
13. What other agencies may have access to this information?
14. What will be the effect upon me if I should choose not to answer any part or all of these questions?
Basis for Investigation 15. Name of person in government requesting that this investigation be made.
16. Is this investigation 'general' or is it 'special'?
17. Have you consulted, questioned, interviewed, or received information from any third party relative to this investigation?
18. If so, the identity of such third parties:
Expected Results of Investigation 19. Do you reasonably anticipate either a civil or criminal action to be initiated or pursued based upon any of the requested information?
Agency Information
20. Is there a file of records, information, or correspondence relating to me being maintained by this agency? If yes, which?
21. Is this agency using any information pertaining to me which was supplied by another agency or government source?

INSTRUMENT # 2379629 35 PGS

22. May I have	e a copy of that informat	tion?	If not, why not	?
If so, how may	y I obtain a copy of that	information?		
_	ublic servant guarantee to ment other than the one b t?			
Affirmation				
must advise me	for information relating e in writing before relea e civil or criminal action	sing such inform	nation. Failure to do so	
I swear (affirm correct in every) that the answers I have y particular.	e given to the fo	oregoing questions are	complete and
Printed name:				
•	(month)			ar)
	rinted Name:			
First Witness S	•			
	s Printed Name:			
Second Witness	s Signature:			-
	Autho	rities for Question	de:	
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business address individual.	r to be sure you know exactlesses are needed in case you re	need to serve proce	ess in a civil or criminal ac	tion upon this
	rvants have taken a sworn oa	ath to uphold and	lefend the constitution.	
• 6.7 This is stan	dard procedure by governme	ent agents and offi	cers. See Internal Revenue	e Manual, MT-
9900-26, Section				
9 8,9,10 Title 5 U	JSC 552a, paragraph (e) (3)	(A)		
	552a, paragraph (d) (5), (e)			
	SC 552a, paragraph (e) (3)			
	552a, paragraph (e) (3) (D)			
15 Public Law				
	552a, paragraph (e) (3) (A)			
	SC 552a, paragraph (e) (2)			
• 19 1111e 5 USC • 20,21 Public La	552a, paragraph (d) (5)			
	552a, paragraph (d) (1)			
	552a, paragraph (a) (1)			

" Exhibit 2"

Michael David Beiter Jr. 598 SW 77th Way Pembroke Pines, Florida 32033

Darci Smith d/b/a DARCI SMITH, CID, IRS 300 Lock Road, Room 200 Deerfield Beach, FL 33442 Priority Mail, Delivery Confirmation 03061070000300500641 THIRD REQUEST (UCC 1-207.9) INSTRUMENT # 2379629 35 PGS

Re: Cooperation

February 27, 2007

Dear Mrs Smith,

I am able and willing to fully cooperate with any requirement <u>you</u> say, in writing, is imposed on me by law. Like the bible says, "Give to Caesar what's Caesar's." You've refused that cooperation from me for almost 60 days now, but to obtain my immediate cooperation with a legal requirement please don't hesitate to call and specify the legal requirement(s) in writing and in the voicemail in Florida at 866-922-1385. Also, it is respectfully Demanded that you respond to the three page "PUBLIC SERVANT'S QUESTIONNAIRE" (PL 93-579) as required of you by law and return it within three days to the above address. If there are in fact any legal requirements expected of me please also include All records, if any, of <u>determinations</u> or <u>decisions</u> made that I, Michael David Beiter Jr., have a "legal duty" to furnish personal information to you or your Service.

Sincere regards,

Michael David Beiter Jr.

(In red ink)

FOR PICKUP OR TRACKING VISIT WWW.USPS.COM 「三里三三		FROM: (PLEASE FRANT) PHONE (or Weig		Rum Rece	PO ZIP Code Day of Delivery Postage Po	SO OTHER BE
POR INTERNATIONAL DESTRACTIONS, WHITE COUNTRY MANS BELOW.	CALCA COMPANY	TO: (PLEASE PRINT) PHONE (CUSTOMER USED NILY PAYMENT BY ACCOUNT Adding all prophendes hearmosts that Only) Express Mail Corporate (Acc) No. Objecting frequently freq	N. Co	Mc. Day I'me AM Employee Signature	EXPRESS Customer Copy MAIL UNITED STATES POSTAL SERVICE • POST Office To Addressed DELIVERY (POSTAL USE ONLY) Cellvery Attempt Time AM Employee Signature

March 8, 2007

Michael David Beiter Jr. 598 SW 77th Way Pembroke Pines, Florida 32033

Darci Smith d/b/a DARCI SMITH, CID, IRS 300 Lock Road, Room 120
Deerfield Beach, FL 33442
Express Mail EB318898410US

Re: Confirmation of you're receiving of the "PUBLIC SERVANT QUESTIONAIRE" (PL 93-579) on March 6, 2007 along with the letter delivered with delivery confirmation 03061070000300500641, attached herein for reference.

Dear Darci:

I am anxiously expecting your filled out "PUBLIC SERVANT QUESTIONAIRE" (PL 93-579) and by the time you receive this I am sure the three days to perform the survey will be over. I intended to respectfully demand a notarized photo copy of the front and back of your Pocket Commissions and simply forgot to do so. Please take three additional days from receipt of this letter to forward me a notarized copy of such Commissions to the address above. I have enclosed a prepaid envelope for your convenience. I am still not sure if it is I you seek but I am hearing from friends and associates of mine that you are being very harsh and threatening to them and using a name similar to mine in the process? I am not sure why you seem so angry and confused but once again and for what I believe is the fifth time, I AM READY, WILLING AND ABLE TO PROVE UP ALL OF MY ACTIONS WITH LAW AND FACT IF IT IS IN FACT ME YOU SEEK. I will expect your Commissions and am required to inform you that the demand for your Pocket Commissions and the "PUBLIC SERVANT QUESTIONAIRE" (PL 93-579) is for evidence in an ongoing matter. Please notify me if you intend to withhold such evidence.

Sincere regards,

Michael David Beiter Jr.

(In red ink)

COMPLIANCE HEREWITH IS MANDATORY

Michael David Beiter Jr.

c/o 598 SW 77th Way, Pembroke Pines, Florida [Zoning Improvement Plan number 32033]

INSTRUMENT # 2379629

1/13/07

35 PGS

To: Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY

c/o 500 East Broward Boulevard Suite 700, Fort Lauderdale, Florida [Zoning Improvement Plan number 33394]
Registered Mail RR519390023US

Dear Agent:

After your recent contacts with and impacts upon the life of the undersigned, you will affix your signature to the public servant questionnaire enclosed herewith and you will return same in the envelope provided herewith and for which postage has already been obtained. I have every desire to obey all laws that apply to me, but I am fearful that any participation with you or your Service will constitute a voluntary waiver of those rights and most any future claim to those rights.

If the above specified questionnaire is not received at the above address before 12:00 a.m. midnight (EST) of the date of 4/24/07, you may be sued legally under charges of bad faith in accordance with your Service's code and regulations, which is a suit against you, yourself, individually, including but not limited to suit to enjoin any and all ultra vires activity in which you are engaging now or in the future against the undersigned, and you may be found guilty of refusing to execute the mandatory questionnaire among other criminal and civil charges if you continue to contact the undersigned in the absence of its return, completed and signed, to the undersigned in the envelope described.

If you have any questions, you may consult the authorities listed on the last page of the questionnaire.

My authority for making this timely demand for verification of your authority is a matter of right and supported by the decision of the United States Supreme Court as follows:

"Whatever the form in which the Government functions, anyone entering into an arrangement with the Government takes the risk of having accurately ascertained that he who purports to act for the Government stays within the bounds of his authority... And this is so even though as here, the agent was not aware of the limitations upon his authority."

Federal Crop Insurance Corporation v. Merrill, 332 U.S. 380 at 384 (1947)

By my signature below I affirm that the foregoing is honest, true and correct under penalty of perjury this Thirteenth Day of the Fourth Month of the Year of our Lord 2007, executing same at 15m's length and at Broward, Florida.

Michael David Beiter Jr., living soul

(In red ink)

Enclosed: Public servant questionnaire (per Public Law 93-579 and per the other twenty-one authorities cited thereon)

Use of a Notary Public in this document does not constitute any adhesion nor does it alter my neutral status At law (in itinere In original Common Law jurisdiction). The purposes for Notary Public herein are identification and verification only, not for entrance into any foreign jurisdiction.

On April 13, 2007 before me, a Notary Public, personally appeared (Michael David Beiter Jr., iving soul) personally known to me -OR- proved to me on the basis of satisfactory evidence to be the entity(ies) whose name(s) sare subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized apacity(ies), and that by his/her/their signature(s) on the instrument the entity(ies), or the person upon behalf of which entity(ies) acted, xecuted the instrument.

UBSCRIBED and SWORN to before me this 13th day of April, 2007.

Out occurring purply ratt private of the private of

(Stamp of the State of FLORIDA

The foregoing instrument was acknowledged before me this 12 day of 2007 by Michael Rent

Personally Known or produced
Identification type 12 # 1836.054469143

COMPLIANCE HEREWITH IS MANDATORY

Michael David Beiter Jr.

c/o 598 SW 77th Way, Pembroke Pines, Florida [Zoning Improvement Plan number 32033]

INSTRUMENT # 2379629

1/13/07

35 PGS

To: Clarence Maddox d/b/a CLARENCE MADDOX, CLERK OF COURTS

c/o 301 North Miami Avenue, Miami, Florida [Zoning Improvement Plan number 33394] Registered Mail RR519390037US

Dear Agent:

After your recent contacts with and impacts upon the life of the undersigned, you will affix your signature to the public servant questionnaire enclosed herewith and you will return same in the envelope provided herewith and for which postage has already been obtained. I have every desire to obey all laws that apply to me, but I am fearful that any participation with you or your Service will constitute a voluntary waiver of those rights and most any future claim to those rights.

If the above specified questionnaire is not received at the above address before 12:00 a.m. midnight (EST) of the date of 4/24/07, you may be sued legally under charges of bad faith in accordance with your Service's code and regulations, which is a suit against you, yourself, individually, including but not limited to suit to enjoin any and all ultra vires activity in which you are engaging now or in the future against the undersigned, and you may be found guilty of refusing to execute the mandatory questionnaire among other criminal and civil charges if you continue to contact the undersigned in the absence of its return, completed and signed, to the undersigned in the envelope described.

If you have any questions, you may consult the authorities listed on the last page of the questionnaire.

My authority for making this timely demand for verification of your authority is a matter of right and supported by the decision of the United States Supreme Court as follows:

"Whatever the form in which the Government functions, anyone entering into an arrangement with the Government takes the risk of having accurately ascertained that he who purports to act for the Government stays within the bounds of his authority...And this is so even though as here, the agent was not aware of the limitations upon his authority."

Federal Crop Insurance Corporation v. Merrill, 332 U.S. 380 at 384 (1947)

By my signature below I affirm that the foregoing is honest, true and correct under penalty of perjury this Thirteenth Day of the Fourth Month of the Year of our Lord 2007, executing same at arm's length and at Broward, Florida,

Michael David Beiter Jr., living soul

(In red ink)

inclosed: Public servant questionnaire (per Public Law 93-579 and per the other twenty-one authorities cited thereon)

Use of a Notary Public in this document does not constitute any adhesion nor does it alter my neutral status At law (in itinere In original Common Law jurisdiction). The purposes for Notary Public herein are identification and verification only, not for entrance into any foreign jurisdiction.

JBSCRIBED and SWORN to before me this 13th day of April, 2007.

Y PUBLIC (Seal)

(Stamp of the State of Florida Above)

The foregoing instrument was acknowledged before me this

| Adam of April 200 | by Michael Solding

Personally Known or produced

Identification take DI 4 REI of Phil. 01112.0



COMPLIANCE HEREWITH IS MANDATOR'

INSTRUMENT # 2379629

Use of a Notary Public in this document does not constitute any adhesion nor does it alter my neutral status At law (in itinere In original Common Law jurisdiction). The purposes for Notary Public herein are identification and verification only, not for entrance into any foreign jurisdiction.

On March 28, 2007 before me, TCABEN PATEL a Notary Public, personally appeared (Michael David Beiter Jr. living soul) personally known to me -OR- proved to me on the basis of satisfactory evidence to be the entity(ies) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the entity(ies), or the person upon behalf of which entity(ies) acted, executed the instrument.

SUBSCRIBED and SWORN to before me this 28th day of March 2007.

NOTARY PUBLIC (Scal) .

ILABEN PATEL Notary Public. State of Florida My comm. expires July 11, 2009 rida Above)0449688

My Commission Expires: 07-11-200

COMPLIANCE HEREWITH IS MANDATORY

Michael David Beiter Jr. c/o 598 SW 77th Way, Pembroke Pines, Florida USA [Zoning Improvement Plan number 32033]

INSTRUMENT # 2379629

To: R.L. Commerson (Employee ID 56-688338), "Disclosure Manager, Greensboro Office"

c/o IRS, Disclosure Office 7, Room 409, 320 Federal Place North Carolina USA [Zoning Improvement Plan number 27401] Registered Mail RR 519 390 085 US

Dear Employee:

I am in receipt of your correspondence dated "March 21, 2007," attached herein for reference.

My authority for making this timely demand for verification of your authority is a matter of right and supported by the decision of the United States Supreme Court as follows:

"Whatever the form in which the Government functions, anyone entering into an arrangement with the Government takes the risk of having accurately ascertained that he who purports to act for the Government stays within the bounds of his authority...And this is so even though as here, the agent was not aware of the limitations upon his authority." Federal Crop Insurance Corporation v. Merrill, 332 U.S. 380 at 384 (1947)

After your recent contacts with and impacts upon the life of the undersigned, you will affix your signature to the public servant questionnaire enclosed herewith and you will return same in the envelope provided herewith and for which postage has already been obtained. I have every desire to obey all laws that apply to me, but I am fearful that any participation with you or your Service will constitute a voluntary waiver of those rights and moot any future claim to those rights.

If the above specified questionnaire is not received at the above address before 12:00 a.m. midnight (EDT) of the date of 4/10/07, you may be sued legally under charges of bad faith in accordance with your Service's revenue code and regulations, which is a suit against yourself, individually, including but not limited to suit to enjoin any and all ultra vires activity in which you are engaging now or in auture against the undersigned, and you may be found guilty of refusing to execute the mandatory questionnaire among other criminal and civil charges if you continue to contact the undersigned in the absence of its return, completed and signed, to the undersigned in the envelope described.

If you have any questions, you may consult the authorities listed on the last page of the questionnaire.

Your correspondence indicates that you are proceeding in disregard of the statutory deadlines for your Service/Agency to complete and send a response to the Privacy Act/FOIA request where it indicates that you are refusing to do so on the erroneous assumption that the Privacy Act/FOIA request contains questions and/or indications of a challenge of any sort or variety. In the absence of documents with which to make or support such assumption(s) of a challenge existing. I have little choice but to conclude that your correspondence constitutes evidence of refusal to comply with the Privacy Act and Freedom of Information Act deadlines as it fails to contain the statutorily required elements of a satisfied request (i.e., cost for copying, et cetera). I am sure that you understand the consequences to such a refusal include entitlement to a Vaughn Index.

The contents of your correspondence, namely, your internal publication indicating "Why do you have to pay taxes" is clearly offered not or the objective truth of the matter but rather indicates your diligence (albeit diligence in support of an erroneous and undocumented ssumption, indicating sheer speculation and a rather hasty eagerness to libel/label someone as a tax protestor/"challenger").

ly my signature below I affirm through notary that the foregoing is honest, true and correct under penalty of perjury this Twenty-Eighth ay of the Third Month of the Year of our Lord 2007, executing same at arm's length and at Florida,

Michael David Beiter Jr., living soul

(In red ink)

public servant questionnaire (per Public Law 93-579 and per the other twenty-one authorities cited thereon)

-MB-RLC-032807

COMPLIANCE HEREWITH IS MANDATORY

Michael David Beiter Jr.

c/o 598 SW 77th Way, Pembroke Pines, Florida [Zoning Improvement Plan number 32033]

INSTRUMENT # 2379629

'22/07

35 PG

10: Darci Smith doing business as DARCI SMITH, CID, IRS AGENT

c/o 6511 Pelican Terrace, Coconut Creek, Florida [Zoning Improvement Plan number 33073-2425]

Express Mail EB318898437US

and

300 Lock Road #200, Deerfield Beach, Florida [Zoning Improvement Plan number 33442]

Express Mail EB318898445US

Dear Agent:

After your recent contacts with and impacts upon the life of the undersigned, you will affix your signature to the public servant questionnaire enclosed herewith and you will return same in the envelope provided herewith and for which postage has already been obtained. This is your third notice and opportunity to fulfill and complete the mandatory questionnaire. I have every desire to obey all laws that apply to me, but I am fearful that any participation with you or your Service will constitute a voluntary waiver of those rights and moot any future claim to those rights.

If the above specified questionnaire is not received at the above address before 12:00 a.m. midnight (PST) of the date of 4/1/07, you may be sued legally under charges of bad faith in accordance with your Service's revenue code and regulations, which is a suit against you, yourself, individually, including but not limited to suit to enjoin any and all ultra vires activity in which you are engaging now or in the future against the undersigned, and you may be found guilty of refusing to execute the mandatory questionnaire among other criminal and civil charges if you continue to contact the undersigned in the absence of its return, completed and signed, to the undersigned in the envelope described.

If you have any questions, you may consult the authorities listed on the last page of the questionnaire.

Wouthority for making this timely demand for verification of your authority is a matter of right and supported by the decision of the ed States Supreme Court as follows:

"Whatever the form in which the Government functions, anyone entering into an arrangement with the Government takes the risk of having accurately ascertained that he who purports to act for the Government stays within the bounds of his authority...And this is so even though as here, the agent was not aware of the limitations upon his authority."

Federal Crop Insurance Corporation v. Merrill, 332 U.S. 380 at 384 (1947)

By my signature below I affirm that the foregoing is honest, true and correct under penalty of perjury this Twenty-Second Day of the Third Month of the Year of our Lord 2007, executing same at arm's length and at Broward, Florida,

Michael David Beiter Jr., living soul

(In red ink)

inclosed: Public servant questionnaire (per Public Law 93-579 and per the other twenty-one authorities cited thereon)

Use of a Notary Public in this document does not constitute any adhesion nor does it alter my neutral status At law (in itinere In riginal Common Law jurisdiction). The purposes for Notary Public herein are identification and verification only, not for entrance into any foreign jurisdiction.

On March 22, 2007 before me, ACCO Who a Notary Public, personally appeared (Michael David Beiter Jr., ing soul) personally known to me -OR- proved to me on the basis of satisfactory evidence to be the entity(ies) whose name(s) are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized pacity(ies), and that by his/her/their signature(s) on the instrument the entity(ies) whill person upon behalf of which entity(ies) acted, ecuted the instrument.

UBED and SWORN to before me this 22nd day of March 2007.

TARY PUBLIC (Seal)

(Stamp of the

CIBLIC, STATE OF

Commission Expires: <u>U-708</u>

Exhibit 3"

Abstract and Surety Bond No. RR 519 390 743 US

August 31, 2007

Creditor:

Michael David Beiter Jr., living soul,

and/or assigns,

c/o temporary mailing location:

5250 NE 160th Avenue Williston, Florida

INSTRUMENT # 2379629

35 PGS

Debtor:

Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY

500 East Broward Boulevard, Suite 700,

Fort Lauderdale, USA [Zoning Improvement Plan Number 33394]

Amount of Judgment: 200 ounces, silver specie

Verified Abstract of Judgment

	§	The United States of America, the perpetual
	§	union of sovereign states combined
	§	to form a constitutional republic
	§	
SS.	§	on the soil of Florida, a sovereign state
	§	within the perpetual union of states
	§	
	§	at the sovereign county of Levy

The following "Verified Abstract of Judgment" is made explicitly under reserve and without recourse.

I, me, Michael David Beiter Jr., living on the soil of Florida and Creditor, am acting in good faith, with clean hands and at arm's length. I am over the age of twenty-one years, and am competent in making my declaration. The facts stated herein are of firsthand knowledge, and are true, correct and complete under penalty of perjury under the Laws of Yahweh and under the laws of the United States of America, the perpetual union of sovereign states combined to form a constitutional republic, and under the laws of Florida, a sovereign state within the union of states.

WHEREAS an un-refuted declaration, noticed on the public record, is the highest form of evidence, I am, by declaration on the public record, hereby and herein giving seasonable and timely notice to the above listed person(s) of their opportunity to refute the facts stated herein. This is done in order of protecting my unalienable rights relative of attacks by parties having UNCLEAN HANDS and involved in CONSPIRACY, CONSTRUCTIVE FRAUD, DECEIT, and other acts of BAD FAITH. I declare and proclaim the following:

I, me, Michael David Beiter Jr., living on the soil of State, and hereby and herein claiming my right to
common law jurisdiction, declare that I have suffered damages in excess of \$21.00 at the hands of the
Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY with the address above.
My claim for contractual damages has been duly established. My claim for damages has been duly
affirmed by the silence, nihil dicit, Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S.
ATTORNEY and Her/her/their voluntary refusal, nihil dicit, to contest and refute my claim for damages.

This document is not being sent by any government agency, court, judge or legal representative; however, this is still a contract.

Verified Abstract of Judgment

- 2. Incorporated herein and made fully part hereof by reference is my "Invoice Billing, Per Contract", numbered BM051207, issued, via Express Mail: "EB318898321", on May 14, A.D.2007 by me against Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY, as issuer. Said invoice details my claim for damages, totaling 200 ounces silver specie. Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY was given thirty days in which to either pay the said invoice or contest the validity of the debt behind the said invoice and failed and refused to do so. Proof of on Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY service is attached hereto and made a part hereof by reference.
- 3. Incorporated herein and made fully part hereof by reference is my "Notice of Contract and Notice of Dishonor and Notice of Default", issued, via Express Mail: "EB318898321" on June 20, A.D. 2007 by me to EB318898321, for Her/her/their failure, nihil dicit, to either pay the said invoice, numbered BM051207, or to contest the validity of the debt behind the said invoice within thirty days of the mailing of the Past Due Invoice. Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY, did not pay the said invoice, nor did they contest the validity of debt behind the said invoice within thirty days. The validity of the debt behind the said invoice has now been established, confirmed and proven. Proof of service on Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY is attached hereto and made a part hereof by reference.
- 4. Incorporated herein and made fully part hereof by reference is my "Second Notice of Dishonor and Default", issued via Certified Mail 70050390000628906689 on July 23, A.D. 2007 by me to Precious Grand Jury, for their <u>failure</u>, nihil dicit, to pay the said uncontested and un-refuted invoice, numbered BM051207 within the additional ten days granted them. Proof of service on Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY is attached hereto and made a part hereof by reference.
- Incorporated herein and made fully part hereof by reference is my original "Registered Surety Bond" issued on behalf of, and bonding the actions of, Michael David Beiter Jr., living soul.

Definitions

Venue:

By virtue of my being a living soul with unalienable rights given me by Yahweh, my Creator, and the title to said rights being found at that declaration entitled, "IN CONGRESS, JULY 4, 1776. The unanimous Declaration of the thirteen United States of America," signed on July 4, A.D. 1776, commonly referred to as the "Declaration of Independence", with said Declaration having never been challenged, contested or refuted and said Declaration still being in full force and effect, I hereby and herein declare that the county of County, a sovereign county within the organic borders of the State of Florida, a sovereign state within the union of states, is my venue, and the Constitutional County Court of Record for the People at the county of Levy, as mandated by the Constitution for the State of Florida, convened by the County Judge at the county of Levy, and presided over by twelve justices at common law, is the proper court in said venue for determining any challenges to the foregoing "Verified Abstract of Judgment". Pursuant to the Constitution for the State of Florida, said Constitutional County Court of Record "shall be open" at all times.

Jurisdiction:

I hereby and herein claim my right to common law jurisdiction, and I <u>deny</u> that I have agreed to statutory jurisdiction. I further confer on the twelve justices of the Constitutional County Court of Record for the People at the county of Levy, the jurisdiction to determine any challenges to the foregoing "Verified Abstract of Judgment".

Relationships:

My actions are, at all times, at arm's length.

Counsel:

I am without counsel; however, I desire effective, Assistance of Counsel, pursuant to that contract, ratified on December 15, A.D. 1791, at Article VI, commonly referred to as the "Sixth Amendment", between the State of State, a sovereign state within the union of states, and the United States of America, the perpetual union of sovereign states combined to form a constitutional republic.

Rules of court:

In common law, there are no rules of court, except as prescribed by the twelve justices presiding over the case.

Testimony:

I reserve the right to provide additional facts and/or testimony to the twelve presiding justices as additional facts become known to me.

Exercise of Rights:

I am a belligerent claimant of all of my unalienable rights. I do <u>not</u> give anyone permission to make any legal determinations concerning the foregoing "Verified Abstract of Judgment", but rather, they are to turn any and all challenges over to the twelve justices presiding over the Constitutional County Court of Record for the People at the county of Levy for proper assessment and ruling, including, but not limited to, any errors, mistakes or omissions involved in the writing of the foregoing "Verified Abstract of Judgment".

Remedy:

By virtue of my being a living soul, I am constitutionally entitled to, and hereby and herein demand, a trial by jury by the common law, convened by the County Judge at the county of Levy, on the soil of State, a sovereign state within the union of states, with a determination of any challenges to the foregoing "Verified Abstract of Judgment" determined by the twelve presiding justices at the Constitutional County Court of Record for the People at the county of Levy. The State of Florida, a sovereign state within the union of states, by its contract with the United States of America, the perpetual union of sovereign states combined to form a constitutional republic, ratified on December 15, A.D. 1791, has guaranteed me a trial by jury by the common law within a republican form of government.

Terms:

The term "Judgment" used herein is defined as meaning: "a decree issued by a creditor based on the debtor's documented failure to perform under the terms of a contract or the debtor's documented failure to pay a sum of money owed the creditor pursuant to the terms of a contract".

The term "Abstract of Judgment" used herein is defined as meaning: "a documented summary, duly recorded with the recorder of the county for the world to see, of a decree issued by a creditor based on the debtor's documented failure to perform under the terms of a contract or the debtor's documented failure to pay a sum of money owed the creditor pursuant to the terms of a contract".

Equality UNDER THE LAW is paramount and mandatory by law and I hereby declare myself competent to handle my affairs. The foregoing "Verified Abstract of Judgment" is a document in commerce. Truth and full disclosure is required in commerce. Notice to the principal is notice to the agent and/or the fiduciary.

Notice to the agent and/or the fiduciary is notice to the principal. I hereby and herein explicitly reserve all of my rights without recourse and I hereby and herein claim my right to common law jurisdiction. My Word is My Bond.

As the Creditor, my "Verified Abstract of Judgment" is being issued in good faith, with clean hands and at arm's length, and is being duly recorded with the recorder of the county, with a true and correct copy being duly noticed for Precious Grand Jury, et al.

If it is proven in a competent Court I am incorrect, then I will remove all documents from the public record.

Notice for Agents is Notice for Principals and Notice for principals is Notice for Agents.

INSTRUMENT # 2379629 35 PGS

Verification: I declare under penalty of perjury under the is true and correct. Executed on this 31st day of the eighthe county of Alachua.	By: Michael David Beiter Jr., creditor, living soul (In red ink)
	Witness: By: Stuffer States
Auther	ntication
Notice Using a notary on the document does not constitute any purpose for notary is verification and identification only a	adhesion, nor does it alter my status in any manner. The
State of Florida) County of Alachua)	
	known by Me, by proper identification and having affixed his cribed and affirmed before Me, a Notary Public in and for the of our Lord and Savior, Two Thousand Seven, A.D.
Notary Public: Suppl Mawly	Seal
Printed Name: SUSAN Shawler My Notary Expires: July 20 , 2008	SUSAN SHAWLER MY COMMISSION # DD 339154 EXPIRES: July 20, 2008 conded Thru Pichard Insurance Agency

Abstract and Surety Bond No. RR 519 390 743 US

Issued By:

Michael David Beiter Jr., living soul,

and/or assigns,

c/o temporary mailing location:

5250 NE 160th Avenue Williston, Florida

Issued on Behalf of:

Michael David Beiter Jr., living soul,

and/or assigns.

c/o temporary mailing location:

5250 NE 160th Avenue Williston, Florida

REGISTERED SURETY BOND

	§	The United States of America, the perpetual
	§	union of sovereign states combined
	§	to form a constitutional republic
	§	
SS.	§	on the soil of Florida, a sovereign state
	§	within the perpetual union of states
	§	
	§	at the sovereign county of Levy

I, me: Michael David Beiter Jr., living soul, principal, surety and guarantor live on the soil of State over a republican form of government. Acting in good faith and with clean hands, I declare that I am <u>not</u> a corporation or legal fiction. I am a free man of age, competent for testifying, and have first-hand knowledge that the facts stated herein are true, correct, complete, certain and not misleading. I hereby and herein declare and proclaim the following:

I am acting in good conscience of my own free will and accord, in my capacity as beneficiary to the Original Jurisdiction, and hereby willingly, in the presence of Almighty Yahweh, my Creator, undertake to act as surety, to pledge and provide private bond, in the amount of twenty-one dollars in silver coinage, minted by the American Treasury of the United States of America, with said lawful coin dollars of the United States of America personally held by me in my ownership and possession.

This Registered Surety Bond is to the credit of Michael David Beiter Jr., by his appellation, in his capacity as beneficiary to the Original Jurisdiction, as a full faith and credit guarantee to any lawful Bill of Redemption, duly presented under seal in lawful specie money of account of the United States of America, Original Jurisdiction.

The Bill of Redemption is a tender, as set-off for any alleged contract, agreement, consent or assent purportedly held, as an obligation or duty against Michael David Beiter Jr., so as to cause an imputed disability or presumption against the capacity, rights and powers of Michael David Beiter Jr. This Registered Surety Bond under seal duly establishes, by my witness, the good credit, in lawful specie money, of Michael David Beiter Jr.

I do make this surety, pledge and bond, under my seal, as my full faith and credit guarantee to any lawful Bill, duly presented to me under seal, signed under penalties of perjury, in lawful specie money of account of the United States of America, in the matter of correct public judicial/corporate actions in the forum of Original Jurisdiction and Original Rules, for the benefit and credit of Michael David Beiter Jr., and his heirs and assigns.

The specific intent of this Registered Surety Bond under Seal is to establish, by my witness, the good credit, in lawful specie dollars of the United States of America, in the sum certain amount of at least twenty-one dollars in silver coinage, minted by the American Treasury of the United States of America and which carry no debt obligations worldwide, available to bond the actions of Michael David Beiter Jr., Further, in reservation of rights under common law and customs of the United States of America, Original Jurisdiction and Original Rules, Michael David Beiter Jr., has, before this assembly of witnesses, caused to be issued this bond of identity and character in tender of twenty-one dollars silver, being positive proof and competent evidence that Michael David Beiter Jr., cannot be bankrupt or be a vagrant or be a ward of the State, or be the dolus trust "MICHAEL D. BEITER JR." a legal entity, and is not acting in cessio bonorum.

The life of this Registered Surety Bond covers a period of two years from the date of issue, unless the plaintiff enters a true bill of particulars into evidence in the case of Michael David Beiter Jr., along with all related causes of action, your advice of counsel, i.e., who do you work for, and information with testamentary documentation, signed under the penalties of perjury. In that case, the life of this Registered Surety Bond will be extended for a period of two years after such documentation is presented. By the witnessed signature, authentication and seal of me, Michael David Beiter Jr., living soul, in my capacity as beneficiary of the Original Jurisdiction, as surety and guarantor, I hereby and herein confirm, attest, and affirm this Registered Surety Bond. Any and all assumptions and/or presumptions are required to be proven in writing, and signed and sealed before three witnesses, in order to be a valid response.

Failure to, within ten business days of receipt, respond to, request additional time for responding for, or refute the foregoing Registered Surety Bond, point for point, is a default, and the adverse party is collaterally estopped from any further adversarial actions against Michael David Beiter Jr., and for good cause not limited to the laws of collateral estoppel, coercion, fraud and want of jurisdiction of the subject-matter, Michael David Beiter Jr., living soul, demands that the cause(s) be vacated and dismissed, and that the accounts be immediately discharged with prejudice. It is hereby made plain and clear that the said failure of response or rebuttal, under penalties of perjury, clearly defines the adverse party's assent to the foregoing Registered Surety Bond, and that a fault exists creating fraud through material misrepresentation that vitiates all forms, contracts, testimony, agreements, etc., both expressed or implied, from the beginning, of which the adverse party is relying on, and there is no longer permission by consent or assent for any demand of payment being ordered or levied against Michael David Beiter Jr. Michael David Beiter Jr., further demands that the record of the cause(s) be expunged. Failure to comply with the foregoing Registered Surety Bond, within ten business days of receipt, will negate the adverse party's remedies. Any third-parties serving on the cause(s) will be liable for civil and criminal prosecution.

Verified Abstract of Judgment

Notice to principal is notice to agent. Notice to agent is notice to principal. Equality is PARAMOUNT and MANDATORY by the Law. I, Michael David Beiter Jr., living soul, hereby and herein explicitly reserve all of my rights without recourse, and I hereby and herein claim my right to common law jurisdiction and refuse statutory jurisdiction and/or admiralty jurisdiction.

Asseverated, signed and issued, in good faith and with clean hands, without dolus, on this the 31st day of the eighth month in the year of our Lord, two-thousand, seven, at the county of Alachua.

Teste Meipso.

By:

Michael David Beiter Jr., living soul, creditor only in my capacity as beneficiary of the Original Jurisdiction (In red ink)

in bells

Witness: By:

Witness: By:

Authentication

Notice

Using a notary on this document does not constitute any adhesion, nor does it alter my status in any manner. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction.

State of Florida)
County of Alachua

Michael David Beiter Jr., living soul, known by Me or made known by Me, by proper identification and having affixed his hand concerning the above document, duly sworn and subscribed and affirmed before Me, a Notary Public in and for the State of Florida this 31st day for the eighth month in the year of our Lord and Savior, Two Thousand Seven, A.D.

Notary Public: Swam Shawlet

Printed Name: Susan Shawler

My Notary Expires: July 20, 2008

Seal

SUSAN SHAWLER

AV COMMISSION II DD 339154

EXPIRES: July 20, 2008

Excided Thru Pichard Insurance Agency

Abstract and Surety Bond No. RR 519 390 730 US

INSTRUMENT # 2379629 35 PGS

August 31, 2007

Creditor:

Michael David Beiter Jr., living soul,

and/or assigns,

c/o temporary mailing location:

5250 NE 160th Avenue Williston, Florida

Debtor:

Our Precious Grand Jury

299 East Broward Blvd., First floor

Fort Lauderdale, Florida [Zoning Improvement Plan Number 33301]

Amount of Judgment: 200 ounces, silver specie

Verified Abstract of Judgment

	§	The United States of America, the perpetual
	§	union of sovereign states combined
	§	to form a constitutional republic
	§	
SS.	§	on the soil of Florida, a sovereign state
	§	within the perpetual union of states
	§	
	§	at the sovereign county of Levy

The following "Verified Abstract of Judgment" is made explicitly under reserve and without recourse.

I, me, Michael David Beiter Jr., living on the soil of Florida and Creditor, am acting in good faith, with clean hands and at arm's length. I am over the age of twenty-one years, and am competent in making my declaration. The facts stated herein are of firsthand knowledge, and are true, correct and complete under penalty of perjury under the Laws of Yahweh and under the laws of the United States of America, the perpetual union of sovereign states combined to form a constitutional republic, and under the laws of Florida, a sovereign state within the union of states.

WHEREAS an un-refuted declaration, noticed on the public record, is the highest form of evidence, I am, by declaration on the public record, hereby and herein giving seasonable and timely notice to the above listed person(s) of their opportunity to refute the facts stated herein. This is done in order of protecting my unalienable rights relative of attacks by parties having UNCLEAN HANDS and involved in CONSPIRACY, CONSTRUCTIVE FRAUD, DECEIT, and other acts of BAD FAITH. I declare and proclaim the following:

 I, me, Michael David Beiter Jr., living on the soil of State, and hereby and herein claiming my right to common law jurisdiction, declare that I have suffered damages in excess of \$21.00 at the hands of the Precious Grand Jury with the address above. My claim for contractual damages has been duly established. My claim for damages has been duly affirmed by the silence, nihil dicit, Precious Grand Jury, and their voluntary refusal, nihil dicit, to contest and refute my claim for damages.

This document is not being sent by any government agency, court, judge or legal representative; however, this is still a contract.

Verified Abstract of Judgment

- 2. Incorporated herein and made fully part hereof by reference is my "Invoice Billing, Per Contract", numbered GJ051207, issued, via Express Mail: "EB318898335US", on May 14, A.D.2007 by me against Precious Grand Jury, as issuer. Said invoice details my claim for damages, totaling 200 ounces silver specie. Precious Grand Jury was given thirty days in which to either pay the said invoice or contest the validity of the debt behind the said invoice and failed and refused to do so. Proof of service is attached hereto and made a part hereof by reference.
- 3. Incorporated herein and made fully part hereof by reference is my "Notice of Contract and Notice of Dishonor and Notice of Default", issued, via Express Mail: "EB318898499US" on June 22, A.D. 2007 by me to Precious Grand Jury, for their failure, nihil dicit, to either pay the said invoice, numbered GJ051207, or to contest the validity of the debt behind the said invoice within thirty days of the mailing of the Past Due Invoice. Precious Grand Jury did not pay the said invoice, nor did they contest the validity of debt behind the said invoice within thirty days. The validity of the debt behind the said invoice has now been established, confirmed and proven. Proof of service on Precious Grand Jury is attached hereto and made a part hereof by reference.
- 4. Incorporated herein and made fully part hereof by reference is my "Second Notice of Dishonor and Default", issued via Certified Mail 70050390000628906689 on June 22, A.D. 2007 by me to Precious Grand Jury, for their <u>failure</u>, nihil dicit, to pay the said uncontested and un-refuted invoice, numbered GJ051207 within the additional ten days granted them. Proof of service on Precious Grand Jury is attached hereto and made a part hereof by reference.
- 5. Incorporated herein and made fully part hereof by reference is my original "Registered Surety Bond" issued on behalf of, and bonding the actions of, Michael David Beiter Jr., living soul.

Definitions

Venue:

By virtue of my being a living soul with unalienable rights given me by Yahweh, my Creator, and the title to said rights being found at that declaration entitled, "IN CONGRESS, JULY 4, 1776. The unanimous Declaration of the thirteen United States of America," signed on July 4, A.D. 1776, commonly referred to as the "Declaration of Independence", with said Declaration having never been challenged, contested or refuted and said Declaration still being in full force and effect, I hereby and herein declare that the county of County, a sovereign county within the organic borders of the State of Florida, a sovereign state within the union of states, is my venue, and the Constitutional County Court of Record for the People at the county of Levy, as mandated by the Constitution for the State of Florida, convened by the County Judge at the county of Levy, and presided over by twelve justices at common law, is the proper court in said venue for determining any challenges to the foregoing "Verified Abstract of Judgment". Pursuant to the Constitution for the State of Florida, said Constitutional County Court of Record "shall be open" at all times.

Jurisdiction:

I hereby and herein claim my right to common law jurisdiction, and I <u>deny</u> that I have agreed to statutory jurisdiction. I further confer on the twelve justices of the Constitutional County Court of Record for the People at the county of Levy, the jurisdiction to determine any challenges to the foregoing "Verified Abstract of Judgment".

Relationships:

My actions are, at all times, at arm's length.

Counsel:

I am without counsel; however, I desire effective, Assistance of Counsel, pursuant to that contract, ratified on December 15, A.D. 1791, at Article VI, commonly referred to as the "Sixth Amendment", between the State of State, a sovereign state within the union of states, and the United States of America, the perpetual union of sovereign states combined to form a constitutional republic.

Rules of court:

In common law, there are no rules of court, except as prescribed by the twelve justices presiding

over the case.

Testimony:

I reserve the right to provide additional facts and/or testimony to the twelve presiding justices as additional facts become known to me.

Exercise of Rights:

I am a belligerent claimant of all of my unalienable rights. I do <u>not</u> give anyone permission to make any legal determinations concerning the foregoing "Verified Abstract of Judgment", but rather, they are to turn any and all challenges over to the twelve justices presiding over the Constitutional County Court of Record for the People at the county of Levy for proper assessment and ruling, including, but not limited to, any errors, mistakes or omissions involved in the writing of the foregoing "Verified Abstract of Judgment".

Remedy:

By virtue of my being a living soul, I am constitutionally entitled to, and hereby and herein demand, a trial by jury by the common law, convened by the County Judge at the county of Levy, on the soil of State, a sovereign state within the union of states, with a determination of any challenges to the foregoing "Verified Abstract of Judgment" determined by the twelve presiding justices at the Constitutional County Court of Record for the People at the county of Levy. The State of Florida, a sovereign state within the union of states, by its contract with the United States of America, the perpetual union of sovereign states combined to form a constitutional republic, ratified on December 15, A.D. 1791, has guaranteed me a trial by jury by the common law within a republican form of government.

Terms:

The term "Judgment" used herein is defined as meaning: "a decree issued by a creditor based on the debtor's documented failure to perform under the terms of a contract or the debtor's documented failure to pay a sum of money owed the creditor pursuant to the terms of a contract".

The term "Abstract of Judgment" used herein is defined as meaning: "a documented summary, duly recorded with the recorder of the county for the world to see, of a decree issued by a creditor based on the debtor's documented failure to perform under the terms of a contract or the debtor's documented failure to pay a sum of money owed the creditor pursuant to the terms of a contract".

Equality is PARAMOUNT and MANDATORY by the Law, and I hereby declare myself competent to handle my affairs. The foregoing "Verified Abstract of Judgment" is a document in commerce. Truth and full disclosure is required in commerce. Notice to the principal is notice to the agent and/or the fiduciary.

Notice to the agent and/or the fiduciary is notice to the principal. I hereby and herein explicitly reserve all of my rights without recourse and I hereby and herein claim my right to common law jurisdiction. My Word is My Bond.

As the Creditor, my "Verified Abstract of Judgment" is being issued in good faith, with clean hands and at arm's length, and is being duly recorded with the recorder of the county, with a true and correct copy being duly noticed for Precious Grand Jury, et al.

Notice for Agents is Notice for Principals and Notice for principals is Notice for Agents.

INSTRUMENT # 2379629 35 PGS

is true and correct. Executed on this 31st day of the eighthe county of Alachua.	By: Michael David Beiter Jr., creditor, living soul (In red ink)
	Witness: By: Witness: By:
Authe	ntication
Notice <u>Using a notary on this document does not constitute any purpose for notary is verification and identification only a</u> State of Florida)	y adhesion, nor does it alter my status in any manner. The and not for entrance into any foreign jurisdiction.
Michael David Beiter Jr., living soul, known by Me or made hand concerning the above document, duly sworn and subsestate of Florida this 31st day for the eighth month in the year	e known by Me, by proper identification and having affixed his cribed and affirmed before Me, a Notary Public in and for the of our Lord and Savior, Two Thousand Seven, A.D.
Notary Public: Juon Shawly	Seal
Printed Name: SUSAN Shawler	SUSAN SHAWLER i/dY COMMISSION # DD 339154 EXPIRES: July 20, 2008 Bonded Thru Pichard Insurance Agency
My Notary Expires: July 20, 2008	Training to the state of the st

INSTRUMENT # 2379629 35 PGS

Abstract and Surety Bond No. RR 519 390 730 US

Issued By:

Michael David Beiter Jr., living soul,

and/or assigns,

c/o temporary mailing location:

5250 NE 160th Avenue Williston, Florida

Issued on Behalf of:

Michael David Beiter Jr., living soul,

and/or assigns,

c/o temporary mailing location:

5250 NE 160th Avenue Williston, Florida

REGISTERED SURETY BOND

	§	The United States of America, the perpetual
	§	union of sovereign states combined
	§	to form a constitutional republic
	§	
SS.	§	on the soil of Florida, a sovereign state
	§	within the perpetual union of states
	§	
	§	at the sovereign county of Alachua

I, me: Michael David Beiter Jr., living soul, principal, surety and guarantor live on the soil of State over a republican form of government. Acting in good faith and with clean hands, I declare that I am <u>not</u> a corporation or legal fiction. I am a free man of age, competent for testifying, and have first-hand knowledge that the facts stated herein are true, correct, complete, certain and not misleading. I hereby and herein declare and proclaim the following:

I am acting in good conscience of my own free will and accord, in my capacity as beneficiary to the Original Jurisdiction, and hereby willingly, in the presence of Almighty Yahweh, my Creator, undertake to act as surety, to pledge and provide private bond, in the amount of twenty-one dollars in silver coinage, minted by the American Treasury of the United States of America, with said lawful coin dollars of the United States of America personally held by me in my ownership and possession.

This Registered Surety Bond is to the credit of Michael David Beiter Jr., by his appellation, in his capacity as beneficiary to the Original Jurisdiction, as a full faith and credit guarantee to any lawful Bill of Redemption, duly presented under seal in lawful specie money of account of the United States of America, Original Jurisdiction.

The Bill of Redemption is a tender, as set-off for any alleged contract, agreement, consent or assent purportedly held, as an obligation or duty against Michael David Beiter Jr., so as to cause an imputed disability or presumption against the capacity, rights and powers of Michael David Beiter Jr., This Registered Surety Bond under seal duly establishes, by my witness, the good credit, in lawful specie money, of Michael David Beiter Jr.

I do make this surety, pledge and bond, under my seal, as my full faith and credit guarantee to any lawful Bill, duly presented to me under seal, signed under penalties of perjury, in lawful specie money of account of the United States of America, in the matter of correct public judicial/corporate actions in the forum of Original Jurisdiction and Original Rules, for the benefit and credit of Michael David Beiter Jr., and his heirs and assigns.

The specific intent of this Registered Surety Bond under Seal is to establish, by my witness, the good credit, in lawful specie dollars of the United States of America, in the sum certain amount of at least twenty-one dollars in silver coinage, minted by the American Treasury of the United States of America and which carry no debt obligations worldwide, available to bond the actions of Michael David Beiter Jr., Further, in reservation of rights under common law and customs of the United States of America, Original Jurisdiction and Original Rules, Michael David Beiter Jr., has, before this assembly of witnesses, caused to be issued this bond of identity and character in tender of twenty-one dollars silver, being positive proof and competent evidence that Michael David Beiter Jr., cannot be bankrupt or be a vagrant or be a ward of the State, or be the dolus trust "MICHAEL D. BEITER JR." a legal entity, and is not acting in cessio bonorum.

The life of this Registered Surety Bond covers a period of two years from the date of issue, unless the plaintiff enters a true bill of particulars into evidence in the case of Michael David Beiter Jr., along with all related causes of action, your advice of counsel, i.e., who do you work for, and information with testamentary documentation, signed under the penalties of perjury. In that case, the life of this Registered Surety Bond will be extended for a period of two years after such documentation is presented. By the witnessed signature, authentication and seal of me, Michael David Beiter Jr., living soul, in my capacity as beneficiary of the Original Jurisdiction, as surety and guarantor, I hereby and herein confirm, attest, and affirm this Registered Surety Bond. Any and all assumptions and/or presumptions are required to be proven in writing, and signed and sealed before three witnesses, in order to be a valid response.

Failure to, within three business days of receipt, respond to, request additional time for responding for, or refute the foregoing Registered Surety Bond, point for point, is a default, and the adverse party is collaterally estopped from any further adversarial actions against Michael David Beiter Jr., and for good cause not limited to the laws of collateral estoppel, coercion, fraud and want of jurisdiction of the subject-matter, Michael David Beiter Jr., living soul, demands that the cause(s) be vacated and dismissed, and that the accounts be immediately discharged with prejudice. It is hereby made plain and clear that the said failure of response or rebuttal, under penalties of perjury, clearly defines the adverse party's assent to the foregoing Registered Surety Bond, and that a fault exists creating fraud through material misrepresentation that vitiates all forms, contracts, testimony, agreements, etc., both expressed or implied, from the beginning, of which the adverse party is relying on, and there is no longer permission by consent or assent for any demand of payment being ordered or levied against Michael David Beiter Jr. Michael David Beiter Jr., further demands that the record of the cause(s) be expunged. Failure to comply with the foregoing Registered Surety Bond, within three business days of receipt, will negate the adverse party's remedies. Any third-parties serving on the cause(s) will be liable for civil and criminal prosecution.

Verified Abstract of Judgment Page 6 of 7

Notice to principal is notice to agent. Notice to agent is notice to principal. Equality UNDER THE LAW is paramount and mandatory by law. I, Michael David Beiter Jr., living soul. hereby and herein explicitly reserve all of my rights without recourse, and I hereby and herein claim my right to common law jurisdiction and refuse statutory jurisdiction and/or admiralty jurisdiction.

Asseverated, signed and issued, in good faith and with clean hands, without dolus, on this the thirty first day of the eighth month in the year of our Lord, two-thousand, seven, at the county of Alachua.

Teste Meipso.

By: Michael David Beiter Jr., living soul, creditor

only in my capacity as beneficiary of the Original Jurisdiction

(In red ink)

Witness: Bv: J.K. "Buddy Irby, Clerk of the Circuit & County Court, Eighth Judicial Circuit of Florida, in and for Alachua County, hereby certifies this to be a true and correct copy of the document now of record in this office. Witness my hand and see

Deputy Clerk

day of _C lapy, Clark of the Circuit &

Authentication

Notice

Using a notary on this document does not constitute any adhesion, nor does it alter my status in any manner. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction.

State of Florida

County of Alachua

Michael David Beiter Jr., living soul, known by Me or made known by Me, by proper identification and having affixed his hand concerning the above document, duly sworn and subscribed and affirmed before Me, a Notary Public in and for the State of Florida this 31st day for the eighth month in the year of our Lord and Savior, Two Thousand Seven, A.D.

Notary Public:

SUSAM BHAWLER MY COMMISSION # DD 339154 EXPIRES: July 20, 2008

Printed Name:

My Notary Expires:

BONDED PROMISSORY NOTE

No. MB-10172007-PN

USPS CERTIFIED MAIL TRACKING NO. 7005 0390 0003 2267 9681

\$300,000,000.00

Three Hundred Million United States Dollars

To the Order of:

Henry M. Paulson, Jr. d/b/a HENRY M. PAULSON, JR., SECRETARY OF THE

UNITED STATES TREASURY

Clarence Maddox d/b/a CLARENCE MADDOX, CLERK OF THE COURT FOR THE U.S. DISTRICT COURT FOR THE SOUTHERN DISTRICT OF FLORIDA

and Fiduciary Trustee on this Bonded Promissory Note

In the Amount of:

Three Hundred Million 00/00 United States Dollars (\$300,000,000.00)

For Credit to:

CLERK OF THE U.S. DISTRICT COURT FOR THE SOUTHERN DISTRICT OF FLORIDA Case No. FGJ 06-04-03 FTL and 07-6317-SNOW and all related Cases Penal Sum to the benefit of MICHAEL D BEITER JR SS No. 595-32-8748 and DONNA LEE

BEITER SS No. 140-60-8628 and any other named parties

Routing Through: (Securitization Bond)

Private Addendum # 1 (USPS Registered Mail Tracking No. RR 519 390 774 US) and #2(USPS Registered Mail Tracking No. RR 519 390 638 US) Discharging and Indemnity Bond No. MB-09072007 and MB-09212007 to Secretary of the Treasury, Henry M.

This negotiable instrument, tendered lawfully by Michael David Beiter, Jr. ("Maker") in good faith shall evidence as a debt to the Payee pursuant to the following terms:

- This Note shall be posted in full dollar for dollar pursuant to the Credit order noted above and
 presented to the co-payee, Henry M. Paulson, Jr. d/b/a HENRY M. PAULSON JR., SECRETARY
 OF THE UNITED STATES TREASURY, in the attached pre-addressed envelope by certified
 mail/RR (certificates completed and supplied)
- Payee shall, upon receipt of this instrument, charge account 595328748 via Pass-Through Account 595328748 for the purpose of terminating any past, present, or future liabilities express or implied attached or attributed to 595328748:
- 3. Payee shall ledger this Note for a period of twelve (12) months commencing the start of business on October 17, 2007 until close of business October 16, 2008 not to exceed three-hundred sixty-five (365) days, at an interest rate of seven percent (7%) per annum, and
- 4. Upon maturity, this Note shall be due and payable in full with interest and any associated fees. Payment shall be ledgered against Addendum #1 Private Discharging and Indemnity Bond No. RR519390774US (USPS Registered Mail Tracking Number RR 519 390 774 US) and Addendum #2 Private Discharging and Indemnity Bond No. RR519390638US (USPS Registered Mail Tracking Number RR519390638US) held and secured by Henry M. Paulson, Jr., Secretary of the US Treasury.

10/17/2007		TEGE CALLET
Date		Authorized Representative

	*********	*************
	(see other side)	

To: CLARENCE MADDOX

CLERK OF THE COURT FOR THE U.S. DISTRICT COURT FOR THE SOUTHERN

DISTRICT OF FLORIDA

301 NORTH MIAMI AVE., MIAMI, FL 33128

From: Michael-David: Beiter, Jr.

Re: Case/Account No. FGJ 06-04-93 FTL, 07-6317-SNOW and ALL related matters

Appointment of Fiduciary Trustee for Bonded Promissory Note No. MB-10172007-PN

CC: Henry M. Paulson, Jr.

Secretary of the Treasury,

United States Department of the Treasury

- FIDUCIARY INSTRUCTIONS -

NOTICE TO OFFICERS/AGENTS OF THE UNITED STATES

THIS DOCUMENT AND ATTACHMENTS ARE NOT INTENDED TO HARASS, INTIMOATE, OFFEND, CONSPIRE, BLACKMAIL, COERCE, OR CAUSE ANXIETY, ALARM, DISTRESS OR IMPEDE PUBLIC PROCEDURES. THEY ARE PRESENTED PURSUANT TO LEGAL AUTHORITY TO FACULTATE THE STATED INTENTION OF THE COMPANY AND ADMINISTRATION OF THE STATES AND ADMINISTRATION OF THE STATES

ACHIEVING HONORABLE SETTLEMENT. ANY AFFIRMATION CONTRARY TO THIS STATED INTENTION WILL COMPRISE YOUR STIPLLATION TO COMMITTING A

FRAUD UPON THE COURT AND ACCEPTANCE OF LIABILITY THEREFROM.

The attached DEMAND-DEPOSIT INSTRUMENT, Bonded Promissory Note No. MB-10172007-PN, is hereby Presented under NOTARY SEAL by pre-arrangement with the DEPARTMENT OF THE TREASURY. TREASURY SECRETARY HENRY M PAULSON, JR is a CO-PAYEE on the Note and Holder of the SECURITIZATION BOND referenced thereon.

Please CREDIT the above-referenced ACCOUNT DOLLAR for DOLLAR for the FULL VALUE of the Note and Present it to Mr. PAULSON no later than Five (5) Days after the Date YOU Received it from the NOTARY. A Pre-addressed Certified Mail/RR Envelope with CERTIFICATES completed and attached has been provided for YOUR convenience.

The COURT is hereby Authorized to utilize the REVENUE to its BENEFIT until Maturity. In Consideration, YOU are expected to Issue a Settlement Statement, WARRANT or other Confirmation of Closure of CASE No.'s FGJ 06-04-93 FTL and 07-6317-SNOW reflecting the Posted CREDIT. You may also DEBIT any customary FEES and Mailing Costs. Please allow sixty (60) days for Final Reconciliation however customary BANKING PRACTICES via YOUR TREASURY ACCOUNT can shorten the duration.

Your copy of IRS Form 1040 V has been Attached to ensure TREASURY can Track the Transaction. The Payment Instrument has been marked (7005 0390 0003 2267 9681) and will be Monitored in Real Time to protect Mr. PAULSON's Interest. It is essential that you POST the CREDIT and make Presentment to the SECRETARY, or Return the Instrument for Cause with evidence of a substantive LEGAL DEFECT within three (3) days of Receipt. "Internal Regulations" and "Business as Usual" do not qualify as substantive LEGAL DEFECTS.

NOTICE: Failure to Post the CREDIT or Identify a DEFECT will be CERTIFIED by the NOTARY as your Stipulation to the VALE and Validity of the Instrument and Confession of a Theft of PUBLIC FUNDS when you DEFAULTED on the opportunity to Rebut. A Return of the Instrument without Cause will be CERTIFIED as a Conversion of Liability under PUBLIC POLICY and YOUR Agreement to ACT as the DEFENDANTS SURETY COMMERCIALLY and CORPOREALLY as the Situation may require. In either case, the NOTARY'S ADMINISTRAATIVE JUDGMENT will Certify your Confession of having Failed to DEPOSIT FUNDS with TREASURY in a Pending JUDICIAL CASE.¹

Any such Confession will be Recorded and Annexed to a Petition for a Hearing where YOU can Show Cause under Penalty of Perjury why YOU should not be COMPELLED to Pay for all Liabilities formerly attributed to the DEFENDANT and Remanded for Criminal Investigation. In the event the Petition is DISHONORED, the Confession will be annexed to a Criminal Complaint to be presented to the U.S. ATTORNEY [OR DISTRICT ATTORNEY or ATTORNEY GENERAL of the STATE OF FLORIDA], and if necessary, directly to the GRAND JURY pursuant to the DEFENDANTS Misprision of Felony Mandate. Interference with such Prosecution would Comprise Tampering, Concealing and Influencing a COURT OFFICER. The CRIMINAL INVESTIGATION DIVISION of IRS and the SOLICITOR GENERAL will be enlisted to SEIZE the <u>FULL AMOUNT</u> of the FUNDS from YOUR BOND on behalf of TREASURY, the ALIEN PROPERTY CUSTODIAN, and The OFFICE of FOREIGN ASSETS CONTROL, and Investigate whether the GAIN is being properly reported as Personal Property. The COMMERCIAL PROCESS will be AUDITED by PAUL MCNULTY of the PRESIDENTS CORPORATE FRAUD TASK FORCE.

IT IS IMPERATIVE THAT YOUR RECORDS ARE NOT ALTERED OR DESTROYED INCLUDING OFF-BALANCE SHEET ACCOUNTING REGARDLESS OF ORDERS FROM SUPERIORS WHO MAY NOT SHARE YOUR LIABILITY AND WANT OF IMMUNITY. A Subpoena will be Issued for a Certified Accounting and YOU will be afforded the opportunity under Penalty of Perjury to Disqualify the SETOFF, Identify the Surety, and Rebut the PUBLIC RECORD of Personal Liability and Confession to High Crimes. As I imagine YOU would welcome the

¹ [For your ref. only: 28 U.S.C. 2041]

opportunity to qualify YOUR Actions, a Demand for a Bill of Particulars will be annexed to a Complaint as a further courtesy. YOU may wish to Consult Private Counsel before Dishonoring the attached TENDER OF PAYMENT.

As an alternative, YOU may Confess to Full Compliance with PUBLIC POLICY by forwarding an Adjusted Settlement Statement reflecting the CREDIT and an ORDER Terminating CASE No.'s FGJ 06-04-93 FTL, 07-6317-SNOW so it is received no later than Ten (10) Days from this Postmark to:

Michael David Beiter, Jr. in care of: Patrick E. Drew, NOTARY PUBLIC 140 Laurie Lane Oswego, IL 60543

Communication sent in any other manner will be Defective on its Face and ensure that the NOTARY Certifies the Conversion.

This Fiduciary Appointment is effective immediately and will continue through the term of the Note.

Thank You in Advance for YOUR Kind Cooperation.

10-24-2007 Date

cc.
Henry M. Paulson, U.S. Trustee
Office of Alien Property
Civil Division
c/o U.S. Department of the Treasury
1500 Pennsylvania Avenue, N.W.
Washington, D.C. 20220

Paul J. McNuity
Deputy Attorney General
U.S. Department of Justice
950 Pennsylvania Avenue, NW
Washington, D.C. 20530-0001

Paul D. Clement Solicitor General U.S. Department of Justice 950 Pennsylvania Ave., NW Washington, D.C. 20530-0001 Michael Ďavid Beiter, Jr., Maker, Creditor Void where Prohibited by Law.

Peter D. Keisler, Director Office of Alien Property Civil Division U.S. Department of Justice 950 Pennsylvania Avenue, NW Washington, D.C. 20530-0001

Chief Counsel or Nominee
Office of Foreign Assets Control
U.S. Department of the Treasury
Treasury Annex
1500 Pennsylvania Avenue, N.W.
Washington, D.C. 20220

FLORIDA SECURED TRANSACTION REGISTRY STATE OF FLORIDA UNIFORM COMMERCIAL CODE FINANCING STATEMENT AMENDMENT FORM FILED A. NAME & DAY TIME PHONE NUMBER OF CONTACT PERSON 2007 Oct 19 AM 12:00 SEND ACKNOWLEDGEMENT TO: **|**** 200706820787 ****** ame Michael David Beiter Jr. ***C * 10190796923001-12.00***12.00*** ddress 5250 NE 160th Avenue Address City/State/Zip Williston, Florida [32696] 1a. INITIAL FINANCING STATEMENT FILE # 20030460270X 1b. This FINANCING STATEMENT AMENDMEN I IS TO BE THEU [for record] (or recorded) in the REAL ESTATE RECORDS. 2. CURRENT RECORD INFORMATION - DEBTOR NAME - INSERT ONLY ONE DEBTOR NAME (22 OR 2b) 2a. ORGANIZATION'S NAME 2b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME SUFFIX 3. CURRENT RECORD INFORMATION - SECURED PARTY NAME - INSERT ONLY ONE SECURED PARTY NAME (3ª OR 3b) 3a ORGANIZATION'S NAME 3b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME SUFFIX TERMINATION: Effectiveness of the Financing Statement identified above is terminated with respect to security interest(s) of the Secured Party authorizing this Termination Statement. CONTINUATION: Effectiveness of the Financing Statement identified above with respect to security interest(s) of the Secured Party authorizing this Continuation Statement is continued for the additional period provided by applicable law. ASSIGNMENT (full or partial): Give name of assignee in item 9a or 9b and address of assignee in item 9c; and also give name of assigner in item 11. AMENDMENT (PARTY INFORMATION): This Amendment affects Debtor or Secured Party of record. Check only one of these two boxes. Also check one of the following three boxes and provide appropriate information in items 8 and/or 9. CHANGE name and/or address: Give current record name in item 8a or 8b; DELETE name: Give record name ADD name: Complete item 9a or 9b, Also give new name (if name change) in item 9a or 9b and/or new address and 9c; also complete items 9d-9g (if to be deleted in item 8a or 8b. (if address change) in item 9c. applicable). 8. CURRENT RECORD INFORMATION - INSERT ONLY ONE NAME (8a OR 8b) - Do Not Abbreviate or Combine Names 8a. ORGANIZATION'S NAME 8b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME SUFFIX 9. CHANGED (NEW) OR ADDED INFORMATION: - INSERT ONLY ONE NAME (9a OR 9b) - Do Not Abbreviate or Combine Names 9a. ORGANIZATION'S NAME 9b. INDIVIDUALS' LAST NAME FIRST NAME MIDDLE NAME SUFFLX 9c. MAILING ADDRESS CITY STATE POSTAL CODE COUNTRY 98 ORGANIZATIONAL ID# 9d TAX ID# REQUIRED ADD'L INFO 9c. TYPE OF ORGANIZATION 9f. JURISDICTION OF ORGANIZATION **RE: ORGANIZATION** NONE DEBTOR 10. AMENDMENT (COLLATERAL CHANGE): check only one box. Describe collateral deleted or added, or give entire restated collateral restated collateral description, or describe collateral assigned. Bonded Promissory Note MB-10172007-PN sent Certified Mail 70050390000322679681 released to the Clerk of Court for the United States District Court for the Southern District of Florida on October 18, 2007. Bonded Promissory Note MB-10172007-PN released to Clarence Maddox, Clerk of Court for the United States District Court for the Southern District of Florida on October 18, 2007. 11. NAME OF SECURED PARTY OF RECORD AUTHORIZING THIS AMENDMENT (name of assignor, if this is an Assignment). If this is an Amendment authorized by a Debtor, which adds collateral or adds the authorizing Debtor, or if this is a Termination authorized by a Debtor, check here 🔲 and enter name of DEBTOR authorizing this Amendment.

12. OPTIONAL FILER REFERENCE DATA

11a. ORGANIZATION'S NAME
11b. INDIVIDUALS' LAST NAME

Beiter Jr.

STANDARD FORM - FORM UCC-3 (REV,12/2001)

Filing Office Copy

FIRST-NAME

Michael

Approved by the Secretary of State, State of Florida

SUFFIX

MIDDLE-NAME

David



Bepartment of State

APOSTILLE

(Convention de La Haye du 5 octobre 1961)

1. Country: United States of America

This public document

2. has been signed by **Jason Tischer**

3. acting in the capacity of Notary Public of Florida

4. bears the seal/stamp of Notary Public, State of Florida

Certified

Tallahassee, Florida 5. at

6. the Third day of December, A.D., 2007

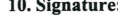
Secretary of State, State of Florida 7. by

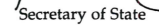
8. No. 2007-98020

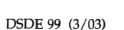
9. Seal/Stamp:

This apostille is NULL and VOID if the date in Item 6 occurs before the execution date on the attached document.

10. Signature:







Voluntary General Lien

State of Florida
The County of Broward

Before ME, the undersigned, NOTARY PUBLIC, personally appeared Michael-David Jr.: of the Family Beiter, a Living Soul, Sovereign Man, who duly Sworn says that He is the Lienor whose Post location is in c/o 5250 NE 160th Avenue; Levy County, Florida State, and since the year 1969 has furnished Labor, Services, Property and Materials to and has been damaged by, LIENEE, MICHAEL DAVID BEITER JR.®, a U.S. VESSEL, REGISTRATION # 109-1969-025649 whose first known address was at the STATE OF FLORIDA, FLORIDA STATE BOARD OF HEALTH, BUREAU OF VITAL STATISTICS, CERTIFICATE OF LIVE BIRTH, (1141 SW 3RD AVE.) in the COUNTY OF BROWARD in the CITY OF FORT LAUDERDALE in the STATE OF FLORIDA, 33300.

That the LIENEE, in accordance with the Contract Number MDB-071128-SA with the LIENOR, has agreed that the Total Amount, Sum Certain, Owed for the said furnished Labor, Services, Property, Materials and Damages is of a Total Value of One Thousand Times of TEN MILLION DOLLARS or (TEN BILLION) \$10,000,000,000.000.000. It is further, been Agreed, in the Contract Number MDB-071128-SA that this Lien shall Encumber all Property Owned Previously, Owned Now and Hereafter Acquired, including but not limited to: All ACCOUNTS in any BANK(s), CREDIT UNION(s), MONEY MARKET(s), STOCKS, BONDS, CERTIFICATES OF DEPOSIT(s), all CONTRACT RIGHTS, CHATTEL PAPER, general INTANGIBLES, INVENTORY, Equipment and Fixtures, whether Owned now or Acquired in the future, all Accessions, Additions, Replacements, and Substitutions: all RECORDS of any kind relating to any of the foregoing: all PROCEEDS (including INSURANCE, BONDS, STOCKS, GENERAL INTANGIBLES and ACCOUNTS PROCEEDS) together with all other Real and BONDED PPERSONAL PROPERTY, including but not limited to:

All HOSPITAL, COUNTY, STATE, FEDERAL, and or INTERNATIONAL CERTIFICATES OF BIRTH and CERTIFICATES OF LIVE BIRTH Registered in the name of MICHAEL DAVID BEITER JR.®, and all DOCUMENTS and INSTRUMENTS created using the above said BIRTH DOCUMENTS: All LICENSES issued by any GOVERNMENT or CORPORATION, and all DOCUMENT(s) and/or INSTRUMENT(s) Created using said LICENSES:

And the SOCIAL SECURITY (SSN) 595-32-8748, and all DOCUMENT(s) and or INSTRUMENTS created using the said SSN and CUSIP # 595328-74-8 and all PROCEEDS thereof: all LIENEE/ DEBTOR TREASURY ACCOUNTS and all the proceeds thereof: EMPLOYER IDENTIFICATION NUMBER (EIN) 59-5328748 and all DOCUMENTS and/or INSTRUMENTS created using the said EIN and all the PROCEEDS thereof: all REAL ESTATE, MOTOR VEHICLES, all Automobile(s) and Machinery; PROCEEDS, PRODUCTS, ACCOUNTS and Fixtures from Crops, Mines, Wellhead, with TRANSMITTING UTILITIES etc., RENTS, WAGES, all INCOME, Land and Mineral Rights, Water, Gas, Timber, and Air Rights, Cabins, Cottages, House(s),

Home(s), Garage(s), Out Building(s), Shed(s), BANK ACCOUNTS, BANK DEPOSIT BOX(s) and the contents therein, SAVINGS ACCOUNT(s), RETIREMENT PLAN(s), DRAFT ACCOUNT(s), SHARES, STOCKS, BONDS, SECURITIES, Securities, BENEFITS from any and all TRUST(s), INHERITANCES gotten or to be gotten, INVENTORY/Inventory in/from any source, all Machinery, Livestock, Livestock Equipment, Hand and Power Tools, all Painting Equipment and related Supplies, all Welding Equipment and related Supplies, all Woodworking Equipment and related Supplies, all Metal Working Equipment and related Supplies, all Lawn and Garden Equipment and related Supplies, all VEHICLES, AUTO(s), CONVEYANCES, TRUST(s), Trailers, 2- and/or 4-Wheelers, all Boats and Water Craft, Aircraft, Motor Home(s), 5th Wheel Trailer(s), Mobile Home(s) Jewelry, Wedding Bands and Rings, Watch(s), Household goods, Appliances, Furniture, all Kitchen and Cooking Utensils, all Electronics, Computers, Television(s), Musical Instrument(s), Antique(s), Collectibles, Sports Equipment, Fishing Equipment, Hunting Equipment, Camping Equipment, all Arms, Rifles, Shotguns, Pistols, Air Guns, and all related Equipment and any type of PROPERTY/Property held for Stephen-Laverne: Butcher's benefit.

Any PROPERTY not specified or listed, named or listed by Make, Model or Serial Number, etc. is included as the same.

SAVING CLAUSE:

If any COURT of Competent Jurisdiction shall at Any Time Invalidate any of the Separate Parts of this Document, such Invalidation shall not be construed as Invalidating the Whole of this Document, but only that Separate Part in Controversy. All of the remaining Parts shall be Undisturbed as to Their Legal Force and Effect.

JURAT

State of Florida)		
County of Alachua)		
O- 41:- 21d 1	.CD 1 /	2007 1 6	

On this 3rd day of December, 2007, before ME MS Comparison of ME, or on the basis of Satisfactory Evidence, to be the Living Soul whose Name is Subscribed to the within INSTRUMENT and Acknowledged to ME that He Executed the same in His Authorized Capacity, and that by His Signature on the Instrument, Executes the Instrument.

Witness MY HAND and OFFICIAL SEAL:

NOTARY PUBLIC



Michael David Beiter Jr.

5250 NE 160th Avenue, Williston, Florida [Zoning Improvement Plan not applicable] 2/19/08 (Tuesday)

Jed Silversmith d/b/a JED SILVERSMITH, ASSISTANT U.S. ATTORNEY and friend of Bertha Mitrani and Darci Smith

Sent c/o Bertha Mitrani d/b/a BERTHA MITRANI, ASS, US ATTORNEY as Jed continues giving funny addresses out to people

500 East Broward Boulevard, Suite 700,

14.

Fort Lauderdale, USA [Zoning Improvement Plan Number 33394]

Delivery Confirmation 03041070000101678152, proof of acceptance of terms applies here as always since I use your systems of dated mail governing.

In Re: RESPECTFUL (AS DEFINED TO "LOOK MORE THAN ONCE") AND TIMELY NOTICE AND DEMAND

Though our family's children less than 18 years aged may interpret, instead, "liar liar pants on fire" at court

Jed Silversmith, living, breathing, flesh man:

So here we are again Jed. I believe I am correct in stating that this is your third attempt to conspire against me with a supposed Grand Jury Hearing. Did Bertha Mitrani become weary of signing supposed "Subpoenas." As you all well know, the first two attempts, FGJ 05-10-04 FTL and FGJ 06-04-03 (E060457-004) where more than just utter failures for you, since you each created the volumes of exculpatory evidence for exculpatory evidence documentary that I now hold, at several places. The exculpatory evidence clearly proves the crimes perpetrated since you authored so much of the exculpatory information, through and by your efforts for causation for your cohorts or for you, ultra vires. In your last attempt to hide evidence from the Grand Jury, Karen Vulgamore, an Officer of the Court, actually brought two volumes of such exculpatory evidence into the supposed hearing. Are you hiding that exculpatory evidence from this new "Grand Jury" Jed or did you send the first "Grand Jury" "in quorum" (20 good Americans, using common sense) used for shutting down each indictment attempt for the second and third and fourth "grand juries."

I feel it soothing to my soul to list all of the names of those I either believe or know at this point are conspiring with you. How do I know? I am staring at all of the unrebuttable proof of harms while relying on a Grand Jury NOT being convened, after relying on a Grand Jury BEING convened. I of course will be Demanding that you hand all of this exculpatory evidence to your new jury (other than a petit jury constitutional) and will be tracing every step you make along the way and must notice you that Bertha has received a previous billing rate for my time (irreparable harm repaired best my family can repair irreparable harm, unless you can mail my time addressed for my biological benefit with interest, if any, accrued.) If you need a copy of the billing rates, please request one otherwise I will know you have received it. The volumes have grown since you last received the exculpatory evidence so let me know where the Grand Jury in quorum and/or Grand Jury Foreperson receives mail and I will promptly send a certified copy via a process server. I stopped trusting you guys after the first dishonorable act.

As for those who have an obligation in this matter, the list of agents comes easily for you highly trained government employees (a conflict of interest commercial) for our oaths-upheld (billable)constitutions:

- 1. Roger Stefin d/b/a ROGER STEFFIN, ASSISTANT U.S. ATTORNEY;
- 2. R. Alexander Acosta d/b/a R. ALEXANDER ACOSTA, U.S. ATTORNEY;
- John Hanlon d/b/a JOHN HANLON, ASSISTANT U.S. ATTORNEY;
- 4. Bertha Mitrani d/b/a BERTHA MITRANI, ASSISTANT U.S. ATTORNEY;
- 5. Darci Smith d/b/a DARCI SMITH, IRS CID AGENT;
- R.L. Commerson d/b/a R.L. COMMERSON, (EMPLOYEE ID 56-6888338);
- 7. Both former Grand Juries if in fact they did receive my Exculpatory Evidence;
- 8. Clarence Maddox d/b/a CLARENCE MADDOX, CLERK;
- O. Carmon L. Mallon d/b/a CARMON L. MALLON, CHIEF OF STAFF, "FOIA";
- 10. William G. Stewart d/b/a WILLIAM G. STEWART, ACTING ASSISTANT DIRECTOR;
- 11. Darlene Stewart d/b/a DARLENE STEWART, DISCLOSURE OFFICER;
- 12. FBI, Miami Office;
- 13. Bill McCollum d/b/a BILL MCCOLLUM, ATTORNEY GENERAL;
- 14. Melanie Ann Putsay d/b/a MELANIE ANN PUTSAY, DEPUTY DIRECTOR;

"Exhibit 3"

- Antoinette Parker d/b/a ANTOINETTE PARKER. FOIA SPECIALIST:
- 16. Cliff Stearns d/b/a CLIFF STEARNS, CONGRESSMAN:
- 17. Shawna Williams d/b/a SHAWNA WILLIAMS, ASSISTANT:
- 18. John Konkus d/b/a JOHN KONKUS, DEPUTY DIRECTOR;
- 19. Kenneth W. Kaiser d/b/a KENNETH W. KAISER, ASSISTANT DIRECTOR;
- 20. John (Jack) Potter d/b/a JOHN (JACK) POTTER, POSTMASTER;
- William Bordley d/b/a WILLIAM BORDLEY, COUNSEL/FOIPA OFFICER;
- 22. Richard Koss d/b/a RICHARD KOSS, POSTAL INSPECTOR;
- 23. Steven H. Pregozen d/b/a STEVEN H. PREGOZEN, DEPUTY DIRECTOR OF STRATEGY;
- 24. U. S. Department of Justice.

As for you Jed, you're a hard man to find and there is a certain piece of register mail that cannot even be traced on line with USPS. Do you remember the mail you received Express Mail 032383301. If your memory fails you, you accepted all terms of said mailing and by failing and refusing to act honorably, you violated at least twenty three prescribed Congressional Statutes. I have attached a copy to help rattle your memory and give you another chance to do what Congress mandates for you. Take three days (72 hours) to complete the mandatory Public Servant's Questionnaire and return to me. I am relying on your non response as admission of guilt in all future proceedings Jed.

In ending Jed, where is my remedy. Specify my remedy. If you want to add to the list of crimes, ignore this writing and others as many of your cohorts have done. I have MUCH exculpatory evidence and am relying on you to notify the Grand Jury Foreperson immediately. My wife and kids are all out of tears and the tears have subsided. If this continues, bring the wagon Jed because people will be going to jail once I see any Grand Jury.

A small sample of exculpatory evidence attached herein:

- 1. Unrebuttable proof of harms exhibited, recorded on October 18, 2007, titled "Decleration (Affidavit of Truth and true bill) of Michael David beiter jr., (34 pages);
- RE STATUS VIA W8-BEN with full discharge of matter at hand, (10 pages);
- Apostilled "Voluntary General Lien", (2 pages);
- Previous writing to Jed silversmith with Public Servant Questionnaire, (5 pages).

Sealed:

non-commercial entity (living soul) sealed in red ink and lettered using upper- and lower-cased lettering for obeyinf the simple rules of English as an Article IX entity (Article IX your bill of rights, begging the question you may say, "how many bills do you ignore.")

Use of a Notary Public in this document does not constitute any adhesion nor does it alter my neutral status At law (in itinere In original Common Law jurisdiction). The purposes for Notary Public herein are identification and verification only, not for entrance into or under foreign jurisdiction.

before me, SUSIN SMARK a Notary Public, personally appeared (Michael David Beiter Jr., living soul) personally known to me -OR- proved to me on the basis of satisfactory evidence to be the entity(ies) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the entity(ies), or the person upon behalf of which entity(ies) acted, executed the instrument.

day of February, 2008. SUBSCRIBED and SWORN to before me this

in red inl

My Commission Expires:

Cc: All Senators previously noticed in last mailings

(Stamp of the State of Florida Above)

SUSAN SHAWLER COMMISSION # DD 339154 EXPIRES: July 20 2008

Postage and Delivery Confirmation fees must be paid before mailing. Article Sent To: (to be completed by mailes) Article Sent To: (to be completed by mailes) POSTAL CUSTOMER: Keep this receipt. For Inquiries: Access Internet web site at www.usps.com Or call 1-800-222-1811 CHECK ONE (POSTAL USE ONLY) First-Class Maif parcel

PS Form 152, May 2002

Package Services parcel

(See Reverse)

Michael David Beiter Jr.

5250 NE 160th Avenue, Williston, Florida [Zoning Improvement Plan other than applicable] 2/20/08 (Wednesday)

Jed Silversmith d/b/a JED SILVERSMITH, ASSISTANT U.S. ATTORNEY 601 D Street NW :- 10 Gether Mitrani 500 EAST Grand bird #700 Fort Lauderdale, Florida [Zoning Improvement Plan Number 33394] through certified ("U.S.") mailed article number 70042890000437347956, proof of acceptance of terms applies here as always using your system of dated mail governings In Re: FOURTH ATTEMPT FOR PRIVACY ACT REQUEST, PREVIOUS THREE ATTEMPTS SHALL HAVE BEEN IGNORED THROUGH YOUR COHORTS NAMED ON WRITING (CONTRACT DATED 2/15/08) YOU WAIVED WITHOUT RIGHT, WITHOUT ABILITY, WITHOUT POWER, WITHOUT PRIVILEGE, POOR **DECLARATION OF INDEPENDENCE DERIVING POWER FROM CONSENT** Jed Silversmith, living, breathing, flesh man: As you are and other were being notified, proven using unrebuttable evidence, I shall have had over three Freedom of Information Act Requests (FOIA), completely ignored by your cohorts though Title 5 for Privacy Act allows correcting errors on your records if you would only comply with your Privacy Act deadlines, FOIA deadlines (proven of USPS green cardboard proofs plus expense records corroborating same exist of USPS intent and of our family's intent). We believe and know finding someone who does other than completely ignore the "offered laws" sourced of the Privacy Act, sourced of FOIA, sourced of YOU, basically advertised of you (yes, you comprehend). Attached herefor is the exact request of what we intend and we respectfully de-mand you immediately forward each and every thing you've received for your receivership of our sendership, a re-sentment vile if one is honest, addressed for someone who obeys the law's under which who does self-subject, using oath or job application, and respond. I hope you are different in comparing the others, Jed, as the others can other than escape the mountain of clear, direct and to the point evidence piled "yea" high sourced of the others, other than you, piled "yea" high next to us and photocopied for safe locations in the event one, during war, intends causing riots through the treatment imposed on us and intends raiding for causing "convenient exculpatories, convenient proofs vanishing." Please try keeping in mind all waivers are expressly disavowed forever since my duty for "re-specting" your "final" position (whether silence for other than self-incrimination or otherwise) ends at specting your final position only twice, specting my highly trained, highly paid elders' final positions only and merely twice, for purposes of de-mand , non-commercial entity (living soul) sealed using red ink, Sealed: tettered using the simple rules of English as an Article IX entity Use of a Notary Public for seal constitutes other than adhesion and does other than alter my neutral status At law (in itinere for original Common Law jurisdiction of your saving to suitors clause, First Congress, Chapter 20, First Session). The purposes for Notary Public use herefor are identification and verification only, rather than for entrance into or under foreign jurisdiction; notice for agent is notice for principal; notice for principal is notice for agent. On 19th of February 2008 before me, Susan Shawley a Notary Public, personally appeared (Michael David Beiter Jr., living soul) personally known to me -OR-x proved to me on the basis of satisfactory evidence to be the entity(ies) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the entity(ies), or the person upon behalf of which entity(ies) acted, executed the instrument. SUBSCRIBED and SWORN to before me this 1911 day of February, 2008.

iges et Ethibit 41

SUSAN SHAWLER COMMISSION # DD 339154 EXPIRES: July 20, 2008

(Stamp of the State of Florida)

MDB-021808

NOTARY PUBLIC (seal) using red ink

My Commission Expires:

4 PAGES

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Cc: Daniel K. Akaka d/b/a DANIEL K. AKAKA, HAWAII SENATOR- 141 HART SENATE OFFICE BUILDING
WASHINGTON DC [Zone Improvement Plan Number 20510]
Lamar Alexander d/b/a LAMAR ALEXANDER, TENNESSEE SENATOR- 455 DIRKSEN SENATE OFFICE BUILDING
WASHINGTON DC [Zone Improvement Plan Number 20510]
Wayne Allard d/b/a WAYNE ALLARD, COLORADO SENATOR- 521 DIRKSEN SENATE OFFICE BUILDING
WASHINGTON DC [Zone Improvement Plan Number 20510]
John Barrasso d/b/a JOHN BARRASSO, WYOMING SENATOR- 307 DIRKSEN SENATE OFFICE BUILDING
WASHINGTON DC [Zone Improvement Plan Number 20510]
Max Baucus d/b/a MAX BAUCUS, MONTANA SENATOR-511 HART SENATE OFFICE BUILDING
WASHINGTON DC [Zone Improvement Plan Number 20510]
Evan Bayh d/b/a EVAN BAYH, INDIANA SENATOR- 131 RUSSELL SENATE OFFICE BUILDING
WASHINGTON DC [Zone Improvement Plan Number 20510]
Robert Bennett d/b/a ROBERT BENNETT, UTAH SENATOR- 431 DIRKSEN SENATE OFFICE BUILDING
WASHINGTON DC [Zone Improvement Plan Number 20510]
Joseph R. Biden, Jr. d/b/a JOSEPH R. BIDEN, JR., DELAWARE SENATOR- 201 RUSSELL SENATE OFFICE BLDG.
WASHINGTON DC [Zone Improvement Plan Number 20510]
Jeff Bingaman d/b/a JEFF BINGAMAN, NEW MEXICO SENATOR- 703 HART SENATE OFFICE BUILDING
WASHINGTON DC [Zone Improvement Plan Number 20510]
Christopher S, Bond d/b/a CHRISTOPHER S, BOND, MISSOURI SENATOR- 274 RUSSELL SENATE OFFICE BLDG.
WASHINGTON DC [Zone Improvement Plan Number 20510]
Barbara Boxer d/b/a BARBARA BOXER, CALIFORNIA SENATOR-112 HART SENATE OFFICE BUILDING
WASHINGTON DC [Zone Improvement Plan Number 20510]
Sherrod Brown d/b/a SHERROD BROWN, OHIO SENATOR- 455 RUSSELL SENATE OFFICE BUILDING
WASHINGTON DC [Zone Improvement Plan Number 20510]
Sam Brownback d/b/a SAM BROWNBACK, KANSAS SENATOR- 303 HART SENATE OFFICE BUILDING
WASHINGTON DC [Zone Improvement Plan Number 20510]
Jim Bunning d/b/a JIM BUNNING, KENTUCKY SENATOR- 316 HART SENATE OFFICE BUILDING
WASHINGTON DC [Zone Improvement Plan Number 20510]
Richard Burr d/b/a RICHARD BURR, NORTH CAROLINA SENATOR- 217 RUSSELL SENATE OFFICE BUILDING
WASHINGTON DC [Zone Improvement Plan Number 20510]
Robert C. Byrd d/b/a ROBERT C. BYRD, WEST VIRGINIA SENATOR-311 HART SENATE OFFICE BUILDING
WASHINGTON DC [Zone Improvement Plan Number 20510]
Maria Cantwell d/b/a MARIA CANTWELL, WASHINGTON SENATOR- 511 DIRKSEN SENATE OFFICE BUILDING
WASHINGTON DC [Zone Improvement Plan Number 20510]
Benjamin L. Cardin d/b/a BENJAMIN L. CARDIN, MARYLAND SENATOR- 509 HART SENATE OFFICE BUILDING
WASHINGTON DC [Zone Improvement Plan Number 20510]
Thomas R. Carper d/b/a THOMAS R. CARPER, DELAWARE SENATOR- 513 HART SENATE OFFICE BUILDING
WASHINGTON DC [Zone Improvement Plan Number 20510]
Robert P. Casey, Jr. d/b/a ROBERT P. CASEY, JR., PENNSYLVANIA SENATOR- 383 RUSSELL SENATE OFFICE BLDG
WASHINGTON DC [Zone Improvement Plan Number 20510]
Saxby Chambliss d/b/a SAXBY CHAMBLISS, GEORGIA SENATOR- 416 RUSSELL SENATE OFFICE BUILDING
WASHINGTON DC [Zone Improvement Plan Number 20510]
Hillary Rodham Clinton d/b/a HILLARY RODHAM CLINTON, NEW YORK SENATOR- 476 RUSSELL SENATE OFFICE
WASHINGTON DC [Zone Improvement Plan Number 20510]
Tom Coburn d/b/a TOM COBURN, OKLAHOMA SENATOR- 172 RUSSELL SENATE OFFICE BUILDING
WASHINGTON DC [Zone Improvement Plan Number 20510]
Thad Cochran d/b/a THAD COCHRAN, MISSISSIPPI SENATOR- 113 DIRKSEN SENATE OFFICE BUILDING
WASHINGTON DC [Zone Improvement Plan Number 20510]
Norm Coleman d/b/a NORM COLEMAN, MINNESOTA SENATOR- 320 HART SENATE OFFICE BUILDING
WASHINGTON DC [Zone Improvement Plan Number 20510]
Susan M. Collins d/b/a SUSAN M. COLLINS, MAINE SENATOR- 413 DIRKSEN SENATE OFFICE BUILDING
WASHINGTON DC [Zone Improvement Plan Number 20510]
Kent Conrad d/b/a KENT CONRAD, NORTH DAKOTA SENATOR- 530 HART SENATE OFFICE BUILDING
WASHINGTON DC [Zone Improvement Plan Number 20510]
Bob Corker (I/b/a BOB CORKER, TENNESSEE SENATOR- 185 DIRKSEN SENATE OFFICE BUILDING
WASHINGTON DC [Zone Improvement Plan Number 20510]
John Cornyn d/b/a JOHN CORNYN, TEXAS SENATOR- 517 HART SENATE OFFICE BUILDING
WASHINGTON DC [Zone Improvement Plan Number 20510]
Larry E. Craig d/b/a LARRY E. CRAIG, IDAHO SENATOR- 520 HART SENATE OFFICE BUILDING
WASHINGTON DC [Zone Improvement Plan Number 20510]
Mike Crapo d/b/a MIKE CRAPO, IDAHO SENATOR- 239 DIRKSEN SENATE OFFICE BUILDING
WASHINGTON DC [Zone Improvement Plan Number 20510]
Jim DeMint (I/b/a JIM DEMINT, SOUTH CAROLINA SENATOR- 340 RUSSELL SENATE OFFICE BUILDING
WASHINGTON DC [Zone Improvement Plan Number 20510]
Christopher J. Dodd d/b/a CHRISTOPHER J. DODD, CONNECTICUT SENATOR-448 RUSSELL SENATE OFFICE BLD
WASHINGTON DC [Zone Improvement Plan Number 20510]
Elizabeth Dole d/b/a ELIZABETH DOLE, NORTH CAROLINA SENATOR- 555 DIRKSEN SENATE OFFICE BUILDING
WASHINGTON DC [Zone Improvement Plan Number 20510]
Pete V. Domenici d/b/a PETE V. DOMENICI, NEW MEXICO SENATOR- 328 HART SENATE OFFICE BUILDING
WASHINGTON DC [Zone Improvement Plan Number 20510]
Byron L. Dorgan d/b/a BYRON L. DORGAN, NORTH DAKOTA SENATOR- 322 HART SENATE OFFICE BUILDING
WASHINGTON DC [Zone Improvement Plan Number 20510]
Richard Durbin d/b/a RICHARD DURBIN, ILLINOIS SENATOR- 309 HART SENATE OFFICE BUILDING
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MDB-021808

John Ensign d/b/a JOHN ENSIGN, NEVADA SENATOR- 119 RUSSELL SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Michael B. Enzi d/b/a MICHAEL B. ENZI, WYOMING SENATOR- 379A RUSSELL SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Russell D. Feingold d/b/a RUSSELL D. FEINGOLD, WISCONSIN SENATOR- 506 HART SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Dianne Feinstein dib/a DIANNE FEINSTEIN, CALIFORNIA SENATOR- 331 HART SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] LINDSEY GRAHAM, SOUTH CAROLINA SENATOR- 290 RUSSELL SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Chuck Grassley d/b/a CHUCK GRASSLEY, IOWA SENATOR- 135 HART SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Judd Gregg d/b/a JUDD GREGG, NEW HAMPSHIRE SENATOR- 393 RUSSELL SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Chuck Hagel d/b/a CHUCK HAGEL, NEBRASKA SENATOR- 248 RUSSELL SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Tom Harkin d/b/a TOM HARKIN, IOWA SENATOR-731 HART SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Orrin Hatch d/b/a ORRIN HATCH, UTAH SENATOR- 104 HART SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Kay Bailey Hutchison d/b/a KAY BAILEY HUTCHISON, TEXAS SENATOR- 284 RUSSELL SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] James M. Inhofe d/b/a JAMES M. INHOFE, OKLAHOMA SENATOR- 453 RUSSELL SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Daniel K. Inouve d/b/a DANIEL K. INOUYE. HAWAII SENATOR- 722 HART SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Johnny Isakson d/b/a JOHNNY ISAKSON, GEORGIA SENATOR- 120 RUSSELL SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Tim Johnson d/b/a TIM JOHNSON, SOUTH DAKOTA SENATOR- 136 HART SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Edward M. Kennedy d/b/a EDWARD M KENNEDY, MASSACHUSSETS SENATOR- 317 RUSSELL SENATE OFFICE WASHINGTON DC [Zone Improvement Plan Number 20510] John F. Kerry d/b/a JOHN F. KERRY, MASSACHUSSETS SENTATOR- 304 RUSSELL SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Amy Klobuchar d/b/a AMY KLOBUCHAR, MINNESOTA SENATOR- 302 HART SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Herb Kohl d/b/a HERB KOHL, WISCONSIN SENATOR- 330 HART SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Jon Kyl d/b/a JON KYL, ARIZONA SENATOR- 730 HART SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Mary L. Landrieu d'b/a MARY L. LANDRIEU, LOUISIANA SENATOR-724 HART SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Frank R. Lautenberg d/b/a FRANK R. LAUTENBERG, NEW JERSEY SENATOR-324 HART SENATE OFFICE BLDG WASHINGTON DC [Zone Improvement Plan Number 20510] Patrick J. Leahy d/b/a PATRICK J. LEAHY, VERMONT SENATOR- 433 RUSSELL SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Carl Levin d/b/a CARL LEVIN, MICHIGAN SENATOR- 269 RUSSELL SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Joseph I. Lieberman d/b/a JOSEPH I. LIEBERMAN, CONNECTICUT SENATOR- 706 HART SENATE OFFICE BLDG WASHINGTON DC [Zone Improvement Plan Number 20510] Blanche L. Lincoln d/b/a BLANCHE L. LINCOLN, ARKANSAS SENATOR- 355 DIRKSEN SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Richard G. Lugar d/b/a RICHARD G. LUGAR, INDIANA SÉNATOR- 306 HART SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Mel Martinez d/b/a MEL MARTINEZ, FLORIDA SENATOR- 356 RUSSELL SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] John McCain d/b/a JOHN MCCAIN, ARIZONA SENATOR- 241 RUSSELL SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Claire McCaskill d/b/a CLAIRE MCCASKILL, MISSOURI SENATOR- 717 HART SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Mitch McConnell d/b/a MITCH MCCONNELL, KENTUCKY SENATOR- 361-A RUSSELL SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Robert Menendez d/b/a ROBERT MENENDEZ, NEW JERSEY SENATOR- 317 HART SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Barbara A. Mikulski d/b/a BARBARA A. MIKULSKI, MARYLAND SENATOR- 503 HART SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Lisa Murkowski d/b/a LISA MURKOWSKI, ALASKA SENATOR- 709 HART SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Patty Murray d/b/a PATTY MURRAY, WASHINGTON SENATOR- 173 RUSSELL SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Bill Nelson d/b/a BILL NELSON, FLORIDA SENATOR-716 HART SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Benjamin E. Nelson d/b/a BENJAMIN E. NELSON, NEBRASKA SENATOR- 720 HART SENATE OFFICE BUILDING

WASHINGTON DC [Zone Improvement Plan Number 20510]

MDB-021808

WASHINGTON DC [Zone Improvement Plan Number 20510]

Barack Obama d/b/a BARACK OBAMA, ILLINOIS SENATOR-713 HART SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Mark L. Pryor d/b/a MARK L. PRYOR, ARKANSAS SENATOR- 255 DIRKSEN SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Jack Reed d/b/a JACK REED, RHODE ISLAND SENATOR- 728 HART SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Harry Reid d/b/a HARRY REID, NEVADA SENATOR- 528 HART SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Pat Roberts d/b/a PAT ROBERTS, KANSAS SENATOR-109 HART SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] John D. Rockefeller, IV d/b/a JOHN D. ROCKEFELLER, IV, WEST VIRGINIA SENATOR 531 HART SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Ken Salazar d/b/a KEN SALAZAR, COLORADO SENATOR- 702 HART SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Bernard Sanders d/b/a BERNARD SANDERS, VERMONT SENATOR- 332 DIRKSEN SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Charles E. Schumer d/b/a CHARLES E. SCHUMER, NEW YORK SENATOR- 313 HART SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Jeff Sessions d/b/a JEFF SESSIONS, ALABAMA SENATOR- 335 RUSSELL SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Richard C. Shelby d/b/a RICHARD C. SHELBY, ALABAMA SENATOR- 110 HART SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Gordon H. Smith d'b/a GORDON H. SMITH. OREGON SENATOR- 404 RUSSELL SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Olympia J. Snowe d/b/a OLYMPIA J. SNOWE, MAINE SENATOR- 154 RUSSELL SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Arlen Specter d/b/a ARLEN SPECTER, PENNSYLVANIA SENATOR-711 HART SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Debbie Stabenow d/b/a DEBBIE STABENOW, MICHIGAN SENATOR- 133 HART SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Ted Stevens d/b/a TED STEVENS, ALASKA SENATOR- 522 HART SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] John E. Sununu d/b/a JOHN E. SUNUNU, NEW HAMPSHIRE SENATOR-111 RUSSELL SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Jon Tester d/lb/a JON TESTER, MONTANA SENATOR- 204 RUSSELL SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] John Thune d/b/a JOHN THUNE, SOUTH DAKOTA SENATOR- 493 RUSSELL SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] David Vitter d/b/a DAVID VITTER, LOUISIANA SENATOR- 516 HART SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] George V. Voinovich d/b/a GEORGE V. VOINOVICH, OHIO SENATOR-524 HART SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] John Warner d/b/a JOHN WARNER, VIRGINIA SENATOR- 225 RUSSELL SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Jim Webb d/b/a JIM WEBB, VIRGINIA SENATOR- 144 RUSSELL SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Sheldon Whitehouse d/b/a SHELDON WHITEHOUSE, RHODE ISLAND SENATOR- 502 HART SENATE OFFICE BUILDING WASHINGTON DC [Zone Improvement Plan Number 20510] Roger Wicker d/b/a ROGER WICKER, MISSISSIPPI SENATOR- UNITED STATES SENATE WASHINGTON DC [Zone Improvement Plan Number 20510] Ron Wyden d/b/a RON WYDEN, OREGON SENATOR- 230 DIRKSEN SENATE OFFICE BUILDING

WASHINGTON DC [Zone Improvement Plan Number 20510]

Michael David Beiter Jr., non commercial, living soul In Care of: 5250 North East 160th Avenue Williston, Florida

PRIVACY ACT REQUEST and FREEDOM OF INFORMATION ACT REQUEST WHERE APPLICABLE

Attention: Jed Siversmith via certified mail 7004 2890 0004 3734 7958, proof of acceptance of terms attached

Director and/or predecessor(s). successor(), agent(s) and delegate(s): Internal Revenue Service Center

May apply in certain situations: Records under # 595-32-8748

Dear Sir or Madam:

This is a request under the Freedom of Information Act, 5 USC 552, and the Privacy Act, 5 USC 552(a), or regulations thereunder. This is my firm promise to pay fees and costs for locating and duplicating the records requested below, ultimately determined in accordance with 26 CFR 601702(f).

If some of this request is exempt from release, please furnish me with those portions reasonably segregable. If it is necessary to withhold some of this information, please send me an itemized list of what has been withheld, why it was withheld, what system of records that data is found in, the type of data withheld, the number of pages withheld, and whether or not it may be disclosed by means other than the Freedom of Information Act or the Privacy Act, I am waiving personal inspection of the requested records. Also, please send me an itemized list of all of the documents requested herein which the government does not have.

"I attest under penalty of perjury to be the entity which, below. Notary

DD 339154 did identify as having executed this request for information" PLEASE EXPEDITE THIS REQUEST.

I understand the penalties in 5 USC 552(a)(i)(3) for requesting or obtaining access to records under false pretenses.

This request pertains to the years 1969 to present.

Page 1 of 5 -- Privacy Act Request and Freedom of Information Act Request Please send me a copy of each of the following documents:

1. All records, if any, of <u>determinations</u> or <u>decisions</u> made that 1, Michael Daniel Smith, have a "legal duty" to furnish personal information to you or your Service;

- 2. All records, if any, of <u>determinations</u> or <u>decisions</u> made that I am one who is or was, "subject to" or 'liable for" any revenue tax imposed by the national government of the United States of America;
- 3. All record, if any, of <u>determinations</u> or <u>decisions</u> made that I am, or was, a "taxpayer" as that term is defined in section 1313(b) and/or 7701 (a)(14) of the Internal Revenue Code;
- 4. All records, if any, of <u>determinations</u> or <u>decisions</u> made that I have ever had a "taxable year" as defined in section 441(b) of the Internal Revenue Code;
- 5. All records, **if any**, of <u>determinations</u> or <u>decisions</u> made that I have ever had "taxable income" as defined in section 63 of the Internal Revenue Code;
- 6. All records, if any, of <u>determinations</u> or <u>decisions</u> made that I have ever had "adjusted gross income" as defined in section 62 of the Internal Revenue Code;
- 7. All records, **if any**, of <u>determinations</u> or <u>decisions</u> made that I am an individual who is, or was, required to pay a tax, keep records and/or submit forms to the national government of the United States of America or to the Internal Revenue Service;
- 8. All records, if any, of <u>determinations</u> or <u>decisions</u> made that I am an "individual taxable" under the revenue laws of the national government of the United States of America;
- 9. All records, if any, of determinations or decisions made that I am a "tax protester";
- 10. The <u>documents</u> that reflect the name. title, business address, bond number and delegation of authority to make such determinations or decisions of each and every person who made the determinations or decisions referred to in items numbered 2 through 9 above;
- 11. The <u>documents</u> that reflect the name, title, business address, bond number and delegation of authority to make such determinations or decisions of each and every supervisor of the persons referred to in item number 10 above;
- 12. The specific <u>documents</u> of <u>fact</u> relied upon in the making of all the above itemized determinations or decisions referred to in items numbered 2 through 9 above, which shall include, but shall not be limited to, any contracts or waivers of rights submitted by me;
- 13. The specific <u>documents</u> of fact relied upon to support any determination or allegation that I am protesting a tax and which would reflect whether I am allegedly protesting a **capitation** tax. a property tax or a tax on a revenue taxable activity;
- 14. Any and all <u>documents</u> including but not limited to statutes, which provided the basis upon which the determinations and decisions referred to in items numbered 2 through 9 above were made and which identify the subject of the purported "tax" and which <u>specifically</u> identify the subject of the purported "tax" as **either people**, **property or activities**.

- 15. Any and all <u>documents</u> classified as returns, including but not limited to, so-called "dummy returns", so-called "substitute for returns" and/or so-called "information returns", **if any**, which have been filed in my name;
- 16. Any and all documents classified as assessments, if any, pertaining to me;
- 17. Any and all <u>documents</u> classified as Notices and Demands, **if any**, for payments which pertain to me;
- 18. Any and all <u>documents</u> classified as Notices sent to me to the effect that I am one who is **required** to pay such tax or submit forms, including, but not limited to, any and all Notices which provided an opportunity for a hearing wherein certain issues of law can be addressed by an impartial person who is competent to address issues of law and wherein all *due process of law* requirements will be met;
- 19. Any and all <u>documents</u> that reflect the name, business address, bond number and delegation of authority of each and every person who made such returns, made such assessments, and sent such Notices and Demands, **if any**, referred to in items numbered 15 through 18 above;
- 20. Any and all <u>documents</u> that reflect the name, business address, bond number and delegation of authority of each and every supervisor of the persons referred to in item number 19 above;
- 21. Any and all <u>documents</u> that reflect the name, business address, bond number and delegation of authority of each and every person who provided legal counsel to the Secretary of the Treasury and/or any of his delegates regarding any and all of the determinations, decisions and documents referred to herein;
- 22. Any and all <u>documents</u>, <u>statutes</u> or <u>regulations</u>, **if such exist**, which identify the individual, **if any exist**, who has the authority to determine whether or not I am **subject to** or **liable for** any revenue tax. (This is to be distinguished from authority to determine the liability (amount of tax due) from one who is subject to or liable for a revenue tax);
- 23. Any and all document, statutes or rçglatjpns, if such exist, which make me subject to or liable for a revenue tax;
- 24. Any and all <u>documents</u>, <u>statutes</u> or <u>regulations</u>, <u>if such exist</u>, which detail and explain how I came within the taxing jurisdiction or authority of the national government of the United States of America and/or the Internal Revenue Service:
- 25. Any and all <u>documents</u>, <u>statutes</u> or <u>regulations</u> if such exist, which show specifically how I came to have a legal obligation, if any, to the national government of the United States of America and/or to the Internal Revenue Service;

Page 3 of 5 Privacy Act Request and Freedom of Information Act Request

- 26. Any and all <u>documents</u>, <u>statues</u> or <u>regulations</u>, **if such exist**, which show that I was required by law to make a return, or a report of income, and/or to pay a tax to the national government of the United States of America and/or to the Internal Revenue Service;
- 27. Any and all <u>documents</u>, <u>statutes</u> or **if such exist**, which detail or show that I was involved in some activity that is a lawful subject of taxation and which statute, **if any**, under the laws of the national government of the United States of America, that imposes a tax on that activity;
- 28. Any and all <u>documents</u>, <u>statutes</u> or <u>regulations</u>, **if such exist**, which show or explain how I come within a "taxable class" under the laws of the national government of the United States of America;
- 29. Any and all <u>documents</u>, <u>statutes</u> or <u>regulations</u>, **if such exist**, which show or explain how, by merely exercising my right to work, I came within the taxing authority of the national government of the United States of America;
- 30. Any and all <u>documents</u>, <u>statutes</u> or <u>regulations</u>, **if such exist**, which show or explain what activity I am involved in or what event has taken place, **if any**, that obligates me to enter into the purview of a taxing scheme that requires the waiver of my rights as guaranteed under the Fourth and Fifth Amendments of the United States Constitution;
- 31. Any and all <u>documents</u>, <u>statutes</u> or <u>regulations</u>, **if such exist**, which were signed by me, **if any exist**, which constitutes the basis for a presumption that I am one who is **liable for** or **subject to** a revenue tax and **required** to submit forms books and records to the national government of the United States of America and/or the Internal Revenue Service;
- 32. All writings (including reports) proposed to be offered into evidence in the event this case is taken to a court of law or a hearing wherein all due process (f law requirements will be met;
- 33. All other writings or things relevant and admissible in evidence; and
- 34, Copies of, or the opportunity to copy all statutes, rules, regulations, procedures and all other documents affecting and relating to the procedures installed by or for the Internal Revenue Service to protect the rights of individuals who are neither **liable for** nor **subject to** a revenue tax.

If this letter is insufficient to meet your internal criteria for making such request, please send me the formal that is specifically prescribed by your Service with instructions on how to follow that format.

I expect those DEMANDED documents and/or records to be organized in an intelligible manner, such that they are capable of being read and understood by one possessing average skills, intellect and training.

If for some reason any part of those DEMANDED documents and/or records are codified in such a manner that they cannot be readily understood, I expect to receive, additionally, all required decoding documents and/or records.

If this FORMAL NOTICE AND DEMAND FOR PRODUCTION OF DOCUMENTS and/or records is improperly addressed to you in your official capacity, please forward this DEMAND to the 'appropriate person" thereafter immediately informing me of such forwarding, inclusive of such "appropriate person's" name, title, mailing address with the correct Postal Zone, and with the date of origin and location of such forward action, if any. Date: 2/19/08 (Requester) Identification attached. Use of a Notary Public in this document does not constitute any adhesion nor does it alter my neutral status At Law (in itinere In original Common Law jurisdiction). The purposes for Notary Public herein are identification and verification only, not for entrance into any foreign jurisdiction 9th of February 2008 before me, Sisin Shawler a Notary Public, personally appeared [Michael David Beiter Jr., living soul] personally known to me -ORproved to me on the basis of satisfactory evidence to be the entity(ies) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the entity(ies), or the person upon behalf of which entity(ies) acted, executed the instrument. SUBSCRIBED and SWORN to before me SUSAN SHAWLER COMMISSION # DD 339154 this 18th day of February, 2008. NOTARY PUBLIC (Seal)

(Stamp of the State of Florida Above)

My Commission Expires:____

Page 5 of 5 Privacy Act Request and Freedom of Information Act Request

PS Form 3811, February 2004 Domestic Return Receipt	2. Article Number (Transfer from service label) 7004 2890 0004 3734 7955	Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits. 1. Article Addressed to: Jed Silversmith Co Best har Milken, 1935 U.S. Atthough 500 East Round 3(W) #700 [Thudelde, fi	SENDER: COMPLETE THIS SECTION
sturn Receipt 102595-02-M-1540	000437347956	A. Signature X A Signature B. Beceived by (Printed Name) C. Date of Delivery C. Date of Delivery C. Date of Delivery C. Date of Delivery Tes If YES, enter delivery address below: No FEB. 2 1 RECT COCertified Mail Express Mail Registered Return Receipt for Merchandise Insured Mail C.O.D. A. Restricted Delivery? (Extra Fee) Yes	COMPLETE THIS SECTION ON DELIVERY

Steele Pretrial Motion #3
Motion to dismiss Grand Jury indictment crim No. 99-9-A
Specifically relevant in convening quorum for multiple
Grand Juries.

Case: U.S. US. Julie Hiath Steele (1999)

Every defendant has a Constitutional right under the Fifth Amendment's due process clause to an informed and unbiased grand jury. Wood, 370 U.S. at 390; United States v. Lawson, 502 F.Supp. 158, 172 (D.Md. 1980). When the government excessively uses hearsay evidence or summaries of witness testimony before a grand jury, the grand jury's return of an indictment is inherently suspect because the grand jury is likely not to have been as informed as required under the Fifth Amendment. United States v. Umans, 368 F.2d 725, 730 (2nd Cir. 1966), cert. granted, 368 U.S. 940, cert. dismissed, 389 U.S. 80 (1967).

[E]xcessive use of hearsay in the presentation of government cases to grand juries tends to destroy the historical function of grand juries in assessing the likelihood of prosecutorial success and tends to destroy the protection from unwarranted prosecutions that grand juries are supposed to afford to the innocent. Hearsay evidence should only be used when direct testimony is unavailable or when it is demonstrably inconvenient to summon witnesses able to testify to facts from personal knowledge.

Id. at 730-1. See also United States v. Payton, 363 F.2d 996, 999-1001 (2nd Cir. 1966) (Friendly, J. dissenting) (relying solely on hearsay in presenting a case to the grand jury "makes a mockery of the Fifth Amendment's 'guarantee'"); United States v. Arcuri, 282 F.Supp. 347 (E.D.N.Y. 1968) (a grand jury provided solely with hearsay and summary evidence "is unable to adequately serve its function as a screening agency. It cannot exercise its judgment in refusing to indict in weak cases where, technically, a prima facie case has been made out. It is, moreover, unlikely to demand additional evidence.")

Where the government has relied heavily on hearsay or summary evidence, particularly when using more than one grand jury to return an indictment, courts have found that dismissal of the indictment may be appropriate. See United States v. Samango, 607 F.2d 877 (9th Cir. 1979) (dismissing indictment for multitude of grand jury abuses, particularly in presentation

of evidence to three separate grand juries, the third of which received only one live witness and the rest of the evidence in summary or transcript form); Arcuri, 282 F.Supp. at 347 (refusing to dismiss indictment after extensive use of hearsay evidence and summaries where better evidence was available for use only because the U.S. Attorney's office had changed policy to not allow further violations, and defendants had been tried and convicted); United States v. Carcaise, 442 F.Supp. 1209 (M.D.Fla. 1978) (dismissing indictment where prosecutor failed to read entirety of key testimony to grand jury that was relying on summarization of testimony and documents to indict).

The use of four grand juries in two jurisdictions to indict Ms. Steele warrants dismissal even without further examination of the record. Grand Jury 98-2 in this District returned the indictment against Ms. Steele. This grand jury had to have been presented with largely hearsay and/or summary evidence, because neither Ms. Steele, nor any of the witnesses of whom she is aware who appeared in this District, appeared before Grand Jury 98-2.

The use of multiple grand juries, and its attendant hearsay, summaries and transcripts, is particularly improper in this case, where the charge(s) in the indictment boil down to a credibility contest between Ms. Steele and Willey about a single issue. Not having seen or heard Ms. Steele, and in all likelihood not having seen or heard Willey or other crucial witnesses in this case, it is inconceivable that Grand Jury 98-2 could have been "informed and unbiased" enough to return an indictment that hinges on the difference between Ms. Steele's testimony and that of Willey.

The record also demonstrates that Grand Jury 98-2 could not have been an unbiased grand jury. First, as discussed at length in Ms. Steele's Motion to Dismiss the Indictment for Prosecutorial Misconduct: Ethical Violations, Steele Pretrial Motion No. 2, the OIC was previously biased by Mr. Starr's and his firm's prior participation in the Jones v. Clinton lawsuit. The OIC's bias is more fully discussed in that motion.

Second, the OIC improperly commented before Grand Jury 98-1 on Ms. Steele's assertion of the Fifth Amendment by implying that her assertion was made with the purpose of hiding criminal conduct. See Va. Transcript a 7-8 ("MR BARGER: Let me just tell the members of the grand jury in your presence

any witness has a right to invoke their Fifth Amendment rights if a truthful answer to the question might incriminate them.") This comment was improper, and biased Grand Jury 98-2 when it was presented with Ms. Steele's testimony. The grand jury would have inferred from Mr. Barger's comment that Ms. Steele had refused to answer truthfully because she was hiding a criminal act. See Griffin v. California, 380 U.S. 609 (1965) (dismissing indictment after prosecutor inferred guilt from assertion of Fifth Amendment right at trial); United States v. Williams, 464 F.2d 927 (8th Cir. 1972) (dismissing indictment after assertion of Fifth Amendment right before grand jury was used against a defendant).

Third, and equally important - the grand juries used by the OIC in this case relied primarily on the testimony of Willey, a witness who by the OIC's limited production to date has demonstrably made false statements, committed perjury and obstructed justice in connection with the Jones v. Clinton case. See Sealed Exhibit. Indictments which are based partially on perjured testimony which the government knows to be false are obtained in violation of the defendant's due process rights, and must be dismissed. See United States v. Basurto, 497 F.2d 781 (9th Cir. 1974) (dismissing indictment where the grand jury was knowingly provided with perjured testimony by the government and not informed of the witness' perjury). At a minimum, the OIC should have informed the grand jury of Willey's track record, as well as the deal struck between her and the OIC. Failure to do so in and of itself biased the grand jury against Ms. Steele; given Mr. Barger's remarks about Ms. Steele's testimony, it robbed Ms. Steele of due process.



Declaration (Affidavit of Truth and true bill) of Rodger Carlton Taylor

"I" and "me" herein is Rodger Carlton Taylor, your Declarant, who is over 21 and competent to testify to the facts herein based upon first-hand knowledge, and as to these facts your Declarant will testify truthfully so help him God:

- 1. Rodger Carlton Taylor is your Declarant herein;
- 2. Your Declarant is over 21, competent to testify, and will testify truthfully;



- 3. Your Declarant is aware of the laws concerning perjury specified in the Laws of God;
- 4. Your Declarant has first-hand knowledge of the facts stated herein and makes this first-hand statement under the penalty against falsehood (penalty of perjury) pursuant to the Laws of God;
- 5. Your Declarant understands that this Declaration of Rodger Carlton Taylor ¹ is evidence² by testimony³ and presented as proof⁴, as defined in HENRY CAMPBELL BLACK, M.A., ET AL., BLACK'S LAW DICTIONARY (by West Publishing Co., sixth edition, 1990), in the Florida (and/or Federal Rules of Evidence), for each item sworn to below, and proof from an Article IX non-commercial entity (Article IX, bill of rights (federal), as U.S. attorneys argue at our precious supreme courts do exist in order for "Article IX to ever be written" and in order for "a fertilized human ovum to exist");
- 6. On or about January of 2007, while working at Post Net, which I was an independent owner of, one named Darci Smith, hereinafter Darci, entered into my establishment with someone who claimed to be a Postal Inspector.
- 7. Darci claimed she was an agent for the Internal Revenue Service and was investigating one named Mike Beiter.
- 8. I had been previously subpoenaed by this Darci Smith and a Bertha Mitrani, in reference to Mike Beiter.
- 9. I had never met Mike Beiter and his mail was received by a Private Investigator firm on a regular basis and based upon a writing to Darci and others, I was excused from the Grand jury Subpoena.
- 10. Upon entering my premises the Postal Inspector asked to inspect box 199, which was used by the Private Investigator Firm.
- 11. After showing them box 199, Darci and the Postal Inspector began to use my copy machine to photocopy the covers of all the mail relating to Mike Beiter and other companies.
- 12. I was never handed any court order or documentation to support there copying of the mail.
- 13. I was never paid for the copies made on my machines, nor was payment offered.
- 14. Around two weeks later, one named Darci Smith called me at my establishment and made known to me that Mike Beiter had written her a letter.
- 5. I told Darci I had never met Mike Beiter and could not help her with whatever she was calling for.

- Darci then proceeded to tell me that she could put me in jail if she wanted to and that, I quote, "I could go to jail wike Martha Stewart had" and that I lied to her.
- 17. In complete fear I did not respond as Darci kept telling me I lied to her about informing Mike Beiter of the previous Subpoena.
- 18. I have never heard from Darci since then.

¹Direct evidence of one witness sufficient. ...the direct evidence of one witness who is entitled to full credit is sufficient for proof of any fact. Federal Rules of Evidence § 601.

²Evidence. Testimony, writings, or material objects offered in proof of an alleged fact or proposition. *People v.*

Leonard, 207 C.A.2A 409, 24 Cal.Rptr. 597, 600.

Testimony, writings, material objects, or other things presented to the senses that are offered to prove the existence or nonexistence of a fact. Federal Rules of Evidence \S 401.

³Testimony. Evidence given by a competent witness under oath or affirmation; <u>as distinguished from evidence</u> derived from writings, and other sources. *State v. Ricci*, 107 R.I. 582, 568 A.2d 692, 697; *Federal Rules of Evidence § 1007*.

⁴Proof. The effect of evidence; the establishment of a fact by evidence. New England Newspaper Pub. Co. v. Bonner, C.C.A.Mass., 77 F.2d 915, 916; Federal Rules of Evidence § 901.

WHEREAS the text printed hereon is sealed in non-compromised honesty (an adherence to John 4:23-24, "The Holy Bible") and sealed at Seminole County, Florida, 2/26/2008, THEREFORE the seal described above and the below actual seal together prove⁴ the text sealed herein is true and correct text, and I declare under penalty of perjury the foregoing is true and correct,

.ied:

, non-commercial entity (living soul) sealed in red ink and lettered using upper- and lower-cased lettering in adherence to the simple rules of English as an Article IX entity

Use of a Notary Public in this document does not constitute any adhesion nor does it alter my neutral status At law (in itinere In original Common Law jurisdiction). The purposes for Notary Public herein are identification and verification only, not for entrance into or under foreign jurisdiction.

On 27th, Feb. 2008 before me, Awi Hawer to Capara Notary Public, personally appeared (Rodger Carlton Taylor, living soul) personally known to me -OR- proved to me on the basis of satisfactory evidence to be the entity(ies) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the entity(ies), or the person upon behalf of which entity(ies) acted, executed the instrument.

SUBSCRIBED and SWORN to before me this 27 day of February, 2008.

INSTRUMENT # 2412468

2 PGS

NOTARY PUBLIC (Seal)

(Stamp of the State of Florida Above)



March 21, 2008

Michael D. Beiter, Jr. 5250 NE 160th Ave Williston, FL 32696

Re:

WSBA File: 08-00498

Your grievance against lawyer Jed M. Silversmith

Dear Mr. Beiter:

We received your grievance against a lawyer and assigned the file number indicated above. We appreciate receiving information from the public about lawyers licensed in Washington state. However, our authority and resources are limited. The Washington State Bar Association is authorized to investigate a grievance against a lawyer to determine whether the lawyer's conduct should have an impact on his or her license to practice law. We are not a substitute for protecting your legal rights. We do not and cannot represent you in legal proceedings.

We reviewed your grievance and determined that your primary concern is conduct by a lawyer who is or was the prosecutor in a criminal case against you. We are not in a position to reconsider court proceedings. A prosecutor may and should aggressively protect the public interest. It does not appear that the court found any impropriety.

We believe it is in your best interest, and in the best interest of the lawyer against whom you are complaining, that we tell you as soon as possible if it appears that the conduct you describe is not within our jurisdiction, does not violate the Supreme Court's Rules of Professional Conduct (RPC), or does not warrant further investigation by our office. Under the Rules for Enforcement of Lawyer Conduct (ELC), a lawyer may be disciplined only upon a showing by a clear preponderance of the evidence that the lawyer violated the RPC.

Based on the information we reviewed, there is insufficient evidence to warrant further action; therefore, we are dismissing your grievance under ELC 5.6(a). If you do not mail or deliver to us a written request for review of this dismissal within **forty-five (45) days** of the date of this letter, the decision to dismiss your grievance will be final. Should there be a judicial finding of impropriety, you may request that we reopen this matter. Absent special circumstances, and unless we are provided with reasons to do otherwise, we will forward to you a copy of any response we receive from the lawyer.

Sincerely,

Disciplinary Counsel

Enclosure: Lawyer Discipline in Washington

cc: Jed M. Silversmith

(with enclosure and copy of grievance)

LAWYER DISCIPLINE IN WASHINGTON



WASHINGTON STATE BAR ASSOCIATION

1325 Fourth Avenue, Suite 600 Seattle, WA 98101-2539 (206) 727-8207 or (800) 945-9722

INTRODUCTION

This information sheet is for anyone who is considering filing, or who has filed, a grievance with the Washington State Bar Association. It is published as a public service to explain the lawyer discipline process and related topics. The Washington State Bar Association is an extension of the Washington State Supreme Court, which regulates lawyer conduct. The Washington State Bar Association is not funded by taxpayer money. It is funded by fees paid by lawyers licensed to practice law in Washington State.

Filing a grievance is a very serious matter because you are charging a lawyer with unethical conduct. Before you file a grievance with us, please consider resolving your dispute directly with the lawyer. A lawyer may refuse to continue to represent you after you have filed a grievance against him or her and you may need to find a new lawyer. If you have a disability, or need assistance in filing a grievance, please call us and we will take reasonable steps to accommodate you.

WHAT WE CAN DO

Our only authority is to discipline a lawyer and our resources are limited. Each grievance is evaluated by the Office of Disciplinary Counsel to determine if it contains facts that may show a violation of the Rules of Professional Conduct and what, if any, further action is warranted. The rules can be accessed through www.wsba.org. They can also be obtained from our office.

If we evaluate your grievance and decide that there has been no violation of the rules or that we will not further investigate your grievance, we will tell you why. A three-member Review Committee of the Disciplinary Board, which consists of both lawyers and non-lawyers, can review our decisions. If we investigate your grievance and believe there is enough evidence to warrant further action, a recommendation will be sent to a Review Committee of the Disciplinary Board for its consideration.

WHAT WE CAN'T DO

Reimbursement: Disciplinary proceedings are not a substitute for your own lawsuit against the lawyer. Therefore, in general, you should not expect to receive any money or reimbursement for monetary loss as a result of filing a grievance.

<u>Legal Advice</u>: We cannot give you legal advice or represent you, nor can we recommend a lawyer for you. If you need a lawyer, please check with your local bar association for information on its lawyer referral service. The telephone number for the King County Bar Association Lawyer Referral Service is (206) 623-2551 and its web site is www.kcba.org.

Non-Members: If your grievance involves a non-lawyer who is not affiliated with a licensed lawyer, or a lawyer who is not licensed to practice in the State of Washington, we recommend that you contact the Practice of Law Board by calling (206) 727-8252 or online through www.wsba.org. We maintain records of all lawyers licensed with us. You may call (206) 727-8207 to inquire about a lawyer's membership status.

<u>Fee Disputes</u>: Generally, you should not expect us to discipline your lawyer to resolve a fee dispute. Discuss your concerns about fees with your lawyer. The Washington State Bar Association maintains a <u>voluntary fee arbitration program</u> and a <u>mediation program</u> where lawyers and clients can resolve fee disputes. Information about these programs can be obtained by calling (206) 733-5923.

Rude Behavior: You should not expect us to discipline a lawyer for conduct that you perceive to be rude or discourteous. Usually, poor customer service does not constitute an ethical violation.

<u>Related Cases</u>: Generally, we will defer action on your grievance if there is related pending litigation.

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY					
 Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits. Article Addressed to: 	A. Signature A. Signature Addressee B. Reseived by (Printed Name) C. Date of Delivery D. Is delivery address different from item 1 Yes If YES, enter delivery address below:					
Sentin Mel Maniwez (1) (1) (1) (1) (1) (1) (1) (2) (2	3. Service Type Certified Mail					
Article Number (Transfer from service label)						
PS Form 3811, February 2004 Domestic Return Receipt 102595-02-M-154/						

Notice and Confirmation of Receipt of your Writing "of March 18, 2008" sent through certified ("U.S.") mailed article numbered 7004 2510 0005 4078 1088

Michael David Beiter Jr. In Care of Forwarding Agent: 5250 NE 160th Avenue, Williston, Florida United States of America

3-24-2008

Honorable Mel Martinez,
For the good state of Florida,
lettering my name and family's name as we present our names,
In Care of Forwarding Agent:
UNITED STATES SENATE
WASHINGTON, D.C. [20510-0906]

Re: Your writing dated March 18, 2008

Honorable Senator Martinez,

We, our frightened family, thank you in receiving your offer for your self-subjected assistance (oath-bound assistance, employment application assistance, where applicable, as you self-subjected yourself and we wish only to support where possible under operation of law, rather than vex or otherwise belabor you) and, also, your consequential reference (an adverbial use, in rules of English, rather than a frivolous use) with respect for the separation of powers under the U.S. Constitution. Your state notaries are under attack, a violation of the separation of powers, as the affidavits of your notaries, incorporated herein by reference, of your notaries attest.

Upon reason, information, knowledge and belief this is lawful notice to you that Florida notaries (plural) have been, are and, if unchecked, foreseeably will be willfully harmed, without governmental agency support before or after the fact, without job application support before or after the fact, without regulation, statute, pre-scribed law or other form of process prescribed in support before or after the fact (editorialism aside, please see said affidavits incorporated by reference herein and partially enclosed herewith).

In our family's offering to you the best level of service, as in, "ask what you can do for your country rather than asking what your country can do for you," we offer the enclosed publically recorded information and data so that you know or should have known the activities of your subordinates and/or peers, though agencies subordinate to Congress, prominently mentioned, I would hope qualify for less, evidentiarily, than "peers"; though agencies can be highly trained and expected to be knowledgeable of the activities for which they effort paid (your 18USC1001(c), your 28USC1357 to the extent that U.S. revenues are protected).

Thank you for your filing, under waste, fraud, and abuse, these documented, recorded harms of the peer "Congressman Stearns" (whose secretary was more upset at my family's flesh-and-blood visit's mentioning the word "hell" than upset at the documented rogue agent managers letting a pregnant agent Darci Smith of INTERNAL REVENUE SERVICE seem liable, perhaps more agents also) and the harms of the subordinate agencies specified upon the enclosures herewith.

At a bargaining table of yours (yours) for such mainstream governmental concerns as waste, fraud, and abuse, the file we suggest, as congresspeople can be found suggesting absence of quorum for legislative

Notice and Confirmation of Receipt of your Writing "of March 18, 2008" - Page 1 of 2

session, can be filled with additional, endorsed activities seemingly endorsed of agencies, though in actuality endorsed of a rogue manager, or acting manager or two. Specifically we refer you to the Stearns office, (either for or against Florida), where worn and weary we turn to additional peers of the Mr. Stearns dishonoring our family's fear through conducting a "so-called investigation, without once requesting documents of the witness complaining, without once requesting information, data, knowledge, belief, or an iota of reason from the best witnesses though asserting an investigation was completed and 'unfavorable' the Stearns regret indicates though we believe favorable in that alternative interpretations are less able to be found regarding our fears' resolved or unresolved status where, for the record, less interpretation regarding our fears almost certainly indicates a record where a state is allowing only a sole interpretation reasonable from a record, per se, that a state wants to be sued federally (activating your '11th Amendment' concerns'), a Stearns regret which we did receive in writing "in the form of a regret" from the office of one of your constitutional peers (where you self-subjected and are cognizable of extraconstitutional activity), namely, Congressman Stearns.

We did request, sparing no expense in documenting the back-and-forth positions stated of the office of Congressman Stearns and our emotionally distressed family, uncertain and insecure in our rights expressed on the precious constitution, an investigation though an investigation gathering relevant evidence, rather than re-wording our express wording in and for a seeming relay exercise without our wording, and we dared hope that would be an investigation gathering "pertinent" evidence rather than gathering a mockery against our fears (in the notion of "a mock court" exercise, though our family's fears are the real thing and the prompting for our fears likewise real, though especially documented where our fears are disregarded).

"It's not who you know; it's what you can prove" is our shocked, scared, family of six's approach here. Thank you for whatever your effort, in filing this confirmation of your writing, accomplishes for our rights to *and of* quiet enjoyment without public nuisance and without private nuisance if applicable, that you call "waste, fraud, and abuse."

Continued activities described against the notaries, not to be bothered, will cause increased community distress rather than confidence, continued fear in our family rather than happiness. We are uncertain and insecure as to our express constitutional rights to pursuing happiness at this time, a liberty of our lifetime we've cherished and hope to serve without obstacle, without encumbrance, **if one would ask us for copies of the documented harms against us** (and also harms imposed against Florida, itself, in harming notaries, now, two notaries (an affidavit enclosed herewith, second available with an additional est. ten non-notary affidavits of ten people, each law-abiding, setting forth in plain language clear harms and harms through expenses, for example, categorical activities of using business equipment, business time without reimbursement, inciting litigation, et cetera)).

Best regards, also to those receiving courtesy copies per cc list, first-class ("U.S.") mail (est. 100 recipients),

, a living soul

for the family Donna, Michaiah, Joshua, Saige, Eliana and Michael David Beiter Jr.

Enclosures

Postscript: You may take notice, yes, those named did know or should have known of those activities of which they did receive notice using proof of acceptance (always) Form PS-3811 or other proofs from USPS indicating proof of acceptance of writings, terms for convenient meeting mutually agreed rather than that we impose terms, et cetera.

Notice and Confirmation of Receipt of your Writing "of March 18, 2008" - Page 2 of 2

1.095	U.S. Postal Service M CERTIFIED MAIL RECEIPT (Domestic Mail Only; No Insurance Coverage Provided)							
	For delivery information visit our website at www.usps.com®							
4078	OFFICIAL USE							
	Postage \$ M. 6							
000	Certified Fee							
	Return Receipt Fee (Endorsement Required)							
2570	Restricted Delivery Fee (Endorsement Required)							
	Total Postage & Fees \$							
7004	Sent To Street, Apt. No.; or PO Box No. City, State, ZIP+4 Street, Apt. No.; Or PO Box No.							
	PS Form 3800, June 2002 See Reverse for Instructions							

	The second secon
SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits. 1. Article Addressed to: WSBA Misciplinary Counsel 1325 Um Avenue Hboo	A. Signature X
1325 4th Avenue 4600 5 Scattle, Washington [98101-2573]	3. Service Type Certified Mail
2. Article Number	05 4078 1095
PS Form 3811, February 2004 Domestic Ret	urn Receipt 102595-02-M-1540

*

Notice and Confirmation of Receipt of your Writing "of March 21, 2008" sent through certified ("U.S.") mailed article numbered 7004 2510 0005 4078 1095 per the terms of grievance (certified ("U.S.") mailed article numbered 7004 2510 0005 4078 1057, all waivers expressly disavowed

Michael David Beiter Jr.

In Care of Forwarding Agent: 5250 NE 160th Avenue, Williston, Florida

United States of America

3-25-2008

Disciplinary Counsel for WSBA OFFICE OF DISCIPLINARY COUNSEL In Care of Forwarding Agent: WSBA OFFICE OF DISCIPLINARY COUNSEL 1325 Fourth Avenue, Suite 600, Seattle, Washington USA [98101-2573]

Subject: Your writing dated March 21, 2008

Dear (wet-ink signed) "Disciplinary Counsel":

It is, firstly, an express intent of this writing that we, our frightened family, express thanks, in our receiving your offer for your self-subjected assistance (oath-bound assistance, employment application assistance, where applicable, as you self-subjected yourself and we wish only to support where possible under operation of law, rather than vex or otherwise belabor you). We are studying under what, if any, mandates your office operates.

It is, secondly, an express intent of this writing that we, our frightened family, express and otherwise diligently inform you that it is upon our reason, information, knowledge and belief that this is lawful notice sent to you, that you are now notified formally of our intent for full fruition to discipline, of the grievance that you accepted, for the best interests of Jed Silversmith as you suggested and, further and in addition, lawful notice that Jed Silversmith does comprehend, though Jed Silversmith lacks documentation of good faith efforts for purposes of using documentation for demonstrating either comprehension or understanding, the common and dictionary-defined word "exculpatory" (see Rules of Professional Conduct relating to professional competence, i.e., professional competence defined as "documented" good faith (a paper trail)).

It is, thirdly, an express intent of this writing that we, our frightened family, express that we believe it is in the best interests of our frightened family to inform you that, further and in addition, beyond Jed Silversmith's absent documentation indicating good faith efforts, documented events of bad faith exist by virtue of foreseeable harms imposed (for your reference, "knew or should have known" principles), harms and detriments specifically imposed through others and Jed Silversmith intending reliance, first, upon silence, then, second, reliance upon silence (first, that a grand jury did convene quorum regarding me or us, and now we rely on the unrebutted evidence and silences of Jed Silversmith that a grand jury other than convenes quorum regarding me or us).

NOTICE (all waivers expressly disavowed)

Since your writing dated "March 21, 2008" was sent using "U.S. Mail" we are uncertain and insecure regarding our rights to and of informing you that your belief is erroneous, namely, that a prosecutor against a recipient of your writing has surfaced. In fact, the documentation is quite clear, for preponderance of the evidence, that we have always strived and continue to strive to discover whether or not (yes/no) it is truly me, Michael David Beiter Jr. whom Jed Silversmith seeks. For example, please see the attached

Notice and Confirmation of Receipt of your Writing "of March 21, 2008" - Page 1 of 2

Notice and Confirmation of Receipt of your Writing "of March 21, 2008" sent through certified ("U.S.") mailed article numbered 7004 2510 0005 4078 1095 per the terms of grievance (certified ("U.S.") mailed article numbered 7004 2510 0005 4078 1057, all waivers expressly disavowed

consequences of the disclosures of JED SILVERSMITH, in disciplinary counsel's severable activity of serving the best interests of he (JED SILVERSMITH) who leaves disciplinary counsel embarrassed.

Expenses (detrimental) in reliance upon the express actions-in-fact of your JED SILVERSMITH are documented of "United States Postal Service®" documentation for expenses made in sending "CERTIFIED MAILTM" in reliance, again, upon the documented offers-in-fact, gestures-in-fact, meetings-in-fact involving the knowing, voluntary, intentional, willing and/or willful participation of Jed Silversmith in documented efforts indicating bad faith (biased, uninformed, and multiple grand juries at a minimum, biased per se through the status of being uninformed, at a minimum).

Further and in addition, Neighbor Jed Silversmith, in our estimation, is bringing tremendous pressure upon a very pregnant agent for "INTERNAL REVENUE SERVICE" though substitutions "out" of questioned employees continue raising suspicion regarding activities that INTERNAL REVENUE SERVICE does not promote for employees of INTERNAL REVENUE SERVICE.

The number of inferences that you or your office have made from our express writing is high. For example, you or your office did infer without our mentioning such, a reconsidering of court proceedings; did infer 'aggressively protecting the public interest'; did infer that one or more criminal cases exist either in the past or present against me or against us, which, in fact, you did not specify as to whom such may apply in your estimation or belief.

You know that you received a standard grievance of exculpatory sort. Govern yourselves according facts, established through unrebutted and publically recorded efforts of actually harmed notaries, the merit of facts; and govern yourselves accordingly, please, for the sake of honesty and other virtues you and we do support as reflected at your rules, and mandates, if you or your office is in deed in any way mandated.

Since you've been patient with us thus far in your assigning a file number, may we, without intrusion and without waiving a right or rights, ask if we may reason together with you and/or your office, regarding our very straightforward and clear agreement to use either the common, dictionary-defined word "exculpatory" or the closest match, in your or your office's operational vocabulary, to the word "exculpatory" in examining the stipulations and assents of Jed Silversmith, an attorney whom you indicate is licensed within your Washington state yet operates within the geographic boundaries of Florida.

Notice is, further and in addition, now given that we believe Jed Silversmith's memory is suffering, with an example given now (though other than an exhaustive list) of Jed Silversmith's ability using memory, to detect extraconstitutional activity since Jed Silversmith's self-subjection under the U.S. Constitution during the simultaneous presence of Jed Silversmith's failing to act upon detecting extraconstitutional activity documented and disavowed of governmental agency/ies.

Sealing this and attachments, inclusively attached and enclosed herewith, using wet ink this twenty-fourth day of the third month of the year of our Lord 2008, proving our family offers seal for indicating absent breach of integrity of and for honesty, and indicating absent breach of integrity of and for recordkeeping,

Hiving soul

for the family Donna, Michaiah, Joshua, Saige, Eliana and "Michael David Beiter Jr." (without name altering)

Notice and Confirmation of Receipt of your Writing "of March 21, 2008" - Page 2 of 2

JOSEPH I. LIEBERMAN CONNECTICUT

COMMITTEES:

ENVIRONMENT AND PUBLIC WORKS
HOMELAND SECURITY AND GOVERNMENTAL AFFAIRS
SMALL BUSINESS



March 26, 2008

SENATE OFFICE BUILDING WASHINGTON, DC 20510 (202) 224–4041

STATE OFFICE:

One Constitution Plaza 7th Floor Hartford, CT 06103 860-549-8463 Toll Free: 1-800-225-5605

HOME PAGE: http://lieberman.senate.gov

Mr. Michael Beiter, Jr. 5250 Northeast 160th Avenue Williston, FL 32696

Dear Mr. Beiter:

Thank you for taking the time to contact me. I appreciate learning of the concerns which you raised in your correspondence.

Regrettably, due to the huge volume of mail that I receive, I am only able to respond to communications sent to me from Connecticut residents. Also, as a matter of long-standing tradition, congressional courtesy calls upon Senators to allow their colleagues the opportunity to assist and respond to constituents residing within, or otherwise connected to, their respective home states.

Therefore, I have taken the liberty of forwarding your letter to the senior Senator from your state, the Hon. Bill Nelson. I trust you should be receiving a response from that office as soon as possible.

Thank you again for sharing with me your concerns about this matter.

Sincerely,

Joseph I. Lieberman

UNITED STATES SENATOR

JIL:gte



April 1, 2008

Jed M. Silversmith U.S. Department of Justice 601 D St NW Fl 7 Washington DC 20004-2904

Re:

WSBA File: 08-00498

Grievance filed by Michael David Beiter, Jr.

Dear Mr. Silversmith:

We received the enclosed information dated March 25, 2008 from Mr. Beiter.

Under the Rules for Enforcement of Lawyer Conduct (ELC), we are providing the information to you because it disputes the dismissal of a grievance. As required by the ELC, a Review Committee of the Disciplinary Board will reconsider the dismissal. We strongly encourage you to respond to the grievance if you have not already done so.

The Review Committee will notify you and the grievant of its decision after it issues an order in this matter. In some situations, all of the information in a grievance file becomes public as a result of a Review Committee's decision. See ELC 3.1(b).

Sincerely,

Discovolinen Consol

Disciplinary Counsel

Enclosures: grievant information; The Review Committee Process

cc: Michael David Beiter, Jr.

(with The Review Committee Process)

THE REVIEW COMMITTEE PROCESS



WASHINGTON STATE BAR ASSOCIATION

1325 Fourth Avenue, Suite 600 Seattle, WA 98101-2539 (206) 727-8207 or (800) 945-9722

As is mentioned in *Lawyer Discipline in Washington*, if your grievance is evaluated and a decision is made that there has been no violation of the rules or that your grievance will not be further investigated, a three-member review committee of the Disciplinary Board, which consists of both lawyers and non-lawyers, can review the decision.

WHAT IS A REVIEW COMMITTEE?

The Disciplinary Board has 14 members. Each member serves a three-year term and has one vote. Ten members are lawyers and four are non-lawyers. The non-lawyer members are appointed by the Washington Supreme Court. The lawyer members are appointed by the Washington State Bar Association's Board of Governors. Two lawyers and one non-lawyer serve on each review committee. There are four review committees.

WHAT DOES A REVIEW COMMITTEE DO?

Among other things, a review committee can consider disciplinary counsel's dismissal or deferral of a grievance and uphold the dismissal or deferral, or order further investigation. The parties cannot attend a review committee meeting. A review committee makes a decision based on the documents submitted and then issues an order without a formal explanatory opinion. Information on the Review Committee's deliberations is not public.

WHAT IS A REQUEST FOR REVIEW?

A request for review of disciplinary counsel's dismissal or deferral of a grievance must be in writing and mailed or delivered to our office within 45 days of the date on the dismissal letter. After the request for review is submitted, additional information for the review committee's consideration is optional. However, respondent lawyers are strongly encouraged to respond to the grievance if they have not already done so. Additional information can be submitted to the review committee until two weeks before the review committee meets.

AFTER A REQUEST FOR REVIEW IS SUBMITTED, WHEN IS THE DECISION ISSUED?

Requests for review are assigned to a review committee's agenda in the order received. The assignment is generally eight to ten weeks before the meeting date. In most instances, an order will be prepared by a review committee immediately after it meets. The Clerk to the Disciplinary Board mails notices and copies of the orders to the respondent lawyer and the grievant, or to their lawyers if they are represented. The decision of a review committee cannot be appealed.

Notice and Confirmation of Receipt of your Writing "of March 21, 2008" second supplemental presentment (certified ("U.S.") mailed article numbered 7005 1820 0006 2166 0376) after first supplemental presentment (certified ("U.S.") mailed article numbered 7004 2510 0005 4078 1095) per the terms of grievance (certified ("U.S.") mailed article numbered 7004 2510 0005 4078 1057), all waivers expressly disavowed

Michael David Beiter Jr. In Care of Forwarding Agent: 5250 NE 160th Avenue, Williston, Florida United States of America

4-7-2008

Disciplinary Counsel for WSBA OFFICE OF DISCIPLINARY COUNSEL In Care of Forwarding Agent:
WSBA OFFICE OF DISCIPLINARY COUNSEL
1325 Fourth Avenue, Suite 600,
Seattle, Washington USA [98101-2573]

Subject: Your writings dated March 21, 2008 (purporting to acknowledge grievance, in our estimation, and also proposing dismissal), and April 1, 2008 (a "cc" writing)

Dear (photocopy-signed) "Disciplinary Counsel":

It is, firstly, an express intent of this writing that we, our frightened family, express thanks, in our receiving your offer for your self-subjected assistance (oath-bound assistance, employment application assistance, where applicable, as you self-subjected yourself and we wish only to support where possible under operation of law, rather than vex or otherwise belabor you). We <u>continue</u> studying under what, if any, mandates your office operates.

It is, secondly, an express intent of this writing that we, our frightened family, express and otherwise diligently inform you that it is upon our reason, information, knowledge and belief that this is lawful notice sent to you, that you are now notified formally of our intent for full fruition to discipline, of the grievance that you accepted, for the best interests of Jed Silversmith as you suggested and, further and in addition, lawful notice that Jed Silversmith does comprehend, though Jed Silversmith lacks documentation of good faith efforts for purposes of using documentation for demonstrating either comprehension or understanding, the common and dictionary-defined word "exculpatory" (see Rules of Professional Conduct relating to professional competence, i.e., professional competence defined as "documented" good faith (a paper trail)).

The word "exculpatory" and a proximate match are absent upon your April 1, 2008 "cc' writing."

It is, thirdly, an express intent of this writing that we, our frightened family, express that we believe it is in the best interests of our frightened family to inform you that, further and in addition, beyond Jed Silversmith's absent documentation indicating good faith efforts, documented events of bad faith exist by virtue of foreseeable harms imposed (for your reference, "knew or should have known" principles), harms and detriments specifically imposed through others and Jed Silversmith intending, first, reliance upon silence, then, second, reliance upon silence (first, that a grand jury did convene quorum regarding me or us, and now we rely upon the unrebutted, averred and county-recorded evidence, and silences of Jed Silversmith that a grand jury other than convenes quorum regarding me or us).

Notice and Confirmation of Receipt of your Writing "of March 21, 2008" second supplemental presentment (certified ("U.S.") mailed article numbered 7005 1820 0006 2166 0376) after first supplemental presentment (certified ("U.S.") mailed article numbered 7004 2510 0005 4078 1095) per the terms of grievance (certified ("U.S.") mailed article numbered 7004 2510 0005 4078 1057), all waivers expressly disavowed

NOTICE (all waivers are expressly disavowed)

Since your writing dated "March 28, 2008" was sent using "U.S. Mail" we are uncertain and insecure regarding our rights to and of informing you that your belief is erroneous, namely, that a prosecutor against a recipient of your writing has surfaced. In fact, the documentation is quite clear, for preponderance of the evidence, that we have always strived and continue to strive to discover whether or not (yes/no) it is truly me, Michael David Beiter Jr. whom Jed Silversmith seeks. For example, *see* the attached consequences of the disclosures of JED SILVERSMITH, "incorporated herewith by reference, and for reference, to the first supplemental presentment for grievance (certified ('U.S.') mailed article numbered 7004 2510 0005 4078 1095)" in disciplinary counsel's severable activity of serving the best interests of he (JED SILVERSMITH) who leaves disciplinary counsel embarrassed.

Expenses (detrimental) in reliance upon the express actions-in-fact of your JED SILVERSMITH are documented of "United States Postal Service®" documentation for expenses made in sending "CERTIFIED MAILTM" in reliance, again, upon the documented offers-in-fact, gestures-in-fact, meetings-in-fact involving the knowing, voluntary, intentional, willing and/or willful participation of Jed Silversmith in documented efforts indicating bad faith (biased, uninformed, and multiple grand juries at a minimum, biased per se through the status of being uninformed, at a minimum). **Compliance** with the "other than appealable nature" that you reference upon your "THE REVIEW COMMITTEE PROCESS" and pursuant to Jed Silvermith's self-subjection under your rules is also diligently monitored and records thereof maintained.

Further and in addition, Neighbor Jed Silversmith, in our estimation, is bringing tremendous pressure upon a very pregnant agent for "INTERNAL REVENUE SERVICE" though substitutions "out" of questioned employees continue raising suspicion regarding activities that INTERNAL REVENUE SERVICE does not promote for employees of INTERNAL REVENUE SERVICE.

The number of inferences that you or your office have made from our initial, express writing (grievance) is high. For example, you or your office did infer without our mentioning such, a reconsidering of court proceedings; did infer 'aggressively protecting the public interest'; did infer that one or more criminal cases exist either in the past or present against me or against us, which, in fact, you did not specify as to whom such may apply in your estimation or belief; therefore, as a result of said inferences, if, in deed, "a Review Committee of the Disciplinary Board will reconsider 'the' dismissal" (quote from your April 1 "'cc' writing") please send a writing to the address hereupon prominently displayed (as displayed upon the first supplemental presentment and as displayed upon the initial, express writing (grievance) how, and using what form(s) available to me and/or us, we may support other than dismissal, as we shun inferences in exercising our "methods for safety and security."

You know that you received a standard grievance of exculpatory sort. Thank you for seeming, as you offer and ought, to govern yourselves according facts, established through unrebutted, statutorily-rendered unrebuttable (Fed. Rules of Evidence 201, 902 et seq., and "equal footing doctrine, for equal footing across the states, in county-recording"), publically recorded efforts (testimony) of actually harmed notaries, the merit of facts; and govern yourselves accordingly, please, for the sake of honesty and other virtues you and we do support as reflected at your rules, and mandates, if you or your office is in deed in any way mandated. As we are in receipt of your April 1, 2008 "cc' writing" we do thank you, in receipt of your notice to us that Neighbor Jed Silversmith is barred against appealing your decision.

Notice and Confirmation of Receipt of your Writing "of April 1, 2008"- Page 2 of 3

Notice and Confirmation of Receipt of your Writing "of March 21, 2008" second supplemental presentment (certified ("U.S.") mailed article numbered 7005 1820 0006 2166 0376) after first supplemental presentment (certified ("U.S.") mailed article numbered 7004 2510 0005 4078 1095) per the terms of grievance (certified ("U.S.") mailed article numbered 7004 2510 0005 4078 1057), all waivers expressly disavowed

Since you've been patient with us thus far in naming "Michael David Beiter Jr." your assigning a file number, and demonstrated further patience in strongly encouraging the subject of the grievance, JED SILVERSMITH, "to respond to the grievance if you have not already done so," may we, without intrusion and without waiving a right or rights, ask if we may reason together with you and/or your office, regarding our very straightforward and clear agreement to use either the common, dictionary-defined word "exculpatory" or the closest match, in your or your office's operational vocabulary, to the word "exculpatory" in examining the stipulations and assents of Jed Silversmith, whom you indicate is licensed within your Washington state while operating, as indicated upon documents, within the geographic boundaries of Florida.

Notice is, further and in addition, now given that we believe Jed Silversmith's memory is suffering, with an example given now (though other than an exhaustive list) of Jed Silversmith's ability using memory, to detect extraconstitutional activity since Jed Silversmith's self-subjection under the U.S. Constitution during the simultaneous presence of Jed Silversmith's failing to act upon detecting extraconstitutional activity documented and disavowed of governmental agency/ies.

Regarding whether or not (yes/no) your records reflect or indicate my name, "Michael David Beiter Jr." accurately – close enough, but please just minus the comma. That way records indicate, and clearly, contact with me and us (this is natural, since central to harms and exculpatory seems to be the status, or condition, of whether or not people even met me or us, including extra and exculpatory activities harmful in harming notaries, using equipment and hire without compensation and without agreement, even forms of servitude (which is to say, servitude in the form of taking business time consumed without compensation and without agreement, taking personal time if other than business time likewise).

If you at your office want contact with the notaries harmed, information for contact is available upon written (a dated certain) request.

Sealing this and attachments, all-inclusively and comprehensively attached as attached by reference and for reference, using wet ink this seventh day of the fourth month of the year of our Lord 2008, a seal proving that our family offers seal for indicating absent breach of integrity of and for honesty, and indicating absent breach of integrity of and for recordkeeping,

, living soul

for the family Donna, Michaiah, Joshua, Saige, Eliana, and Michael David Beiter Jr. (without derivations)



U.S. Department of Justice

Office of Professional Responsibility

950 Pennsylvania Avenue, NW, Room 3266 Washington, D.C. 20530

APR 1 1 2008

Michael David Beiter, Jr. 5250 NE 110th Avenue Williston, Florida 32696

Dear Mr. Beiter:

This Office has reviewed your May 25, 2007 letter, a copy of which you sent to Congressman Cliff Stearns, which was referred to the U.S. Department of Justice for review and response. In your letter you alleged that an Assistant U.S. Attorney engaged in professional misconduct and requested assistance.

The Office of Professional Responsibility (OPR) has jurisdiction to investigate allegations of misconduct involving Department of Justice (DOJ) attorneys that relate to the exercise of their authority to investigate, litigate or provide legal advice, as well as allegations of misconduct by law enforcement personnel when they are related to allegations of attorney misconduct within the jurisdiction of OPR. However, we cannot initiate an investigation of such a complaint unless it is supported by specific factual allegations which, if true, would substantiate a finding of misconduct by a DOJ attorney or law enforcement officer. Based on our review of your letter, we found that it did not contain such specific factual allegations. Accordingly, we have concluded that no action by this Office is warranted.

We regret we can be of no further assistance to you.

Sincerely,

James G. Duncan Associate Counsel

1255	U.S. Postal Service CERTIFIED MAIL (Domestic Mail Only; No Insurance Coverage Provided)								
4078]	For delivery information		our website	at www.usps.com ₀					
	Postage	\$	\$4.60	0700					
000	Certified Fee		\$2.65	04					
	Return Receipt Fee (Endorsement Required)		\$2.15	Postmark Here					
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Ш	Total Postage & Fees	\$	\$9.40	04/15/2008					
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7	Street, Apt. No.; or PO Box No.	<u> </u>							
	City, State, ZIP+4		***********						
	PS Form 3800, June 200	2		See Reverse for Instructions					

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIV	ERY
 Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse 	A. Signature X Land July	☐ Agent ☐ Addressee
so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits.	B. Received by (Printed Name)	C. Date of Delivery
Article Addressed to:	D. Is delivery address different from item If YES, enter delivery address below:	/ been a
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950 Pennsylvania Are NW	3. Service Type Certified Mail	
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	1255 Delivery? (Extra Fee)	☐ Yes
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PS Form 3811, February 2004 Domestic Ret	urn Receipt	102595-02-M-1540

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Notice and Confirmation of Receipt of your Writing "of April 11, 2008" supplemental presentment (certified ("U.S.") mailed article numbered 70042510000540781255 all waivers expressly disavowed

Michael David Beiter Jr.
In Care of Forwarding Agent:
5250 NE 160th Avenue, Williston, Florida
United States of America

4-15-2008

U.S. DEPARTMENT DEPARTMENT OF JUSTICE/OFFICE OF PROFESSIONAL RESPONSIBILITY In Care of Forwarding Agent:
James G. Duncan
950 Pennsylvania Avenue, NW, Room 3266

Washington USA [20530]

Subject: Your attached writing dated 4/11/2008

Dear Sir or Madam, (and Mr. James D. Duncan):

Please inform our frightened family, per your attached writing, what it is that your office, or you, recognize to be "specific factual allegation", if other than dated, mailed documents and reliances, as well as notarized, recorded and unrebutted and affidavits of actual notaries upon whom harm was imposed.

NOTICE (all waivers are expressly disavowed)

Sealing this and attachments, all-inclusively and comprehensively attached as attached by reference and for reference, using wet ink this fifteenth day of the fourth month of the year of our Lord 2008, a seal proving that our family offers seal for indicating absent breach of integrity of and for honesty, and indicating absent breach of integrity of and for recordkeeping,

, living soul

for the family Donna, Michaiah, Joshua, Saige, Eliana, and Michael David Beiter Jr. (without derivations, specifically your comma after Beiter.)

628	CERTIFIED MAIL _{TM} RECEIPT (Domestic Mail Only; No Insurance Coverage Provided)	611	CERTIFIED M (Domestic Mail Only; I	AIL™ REC				
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	PS Form 3800, June 2002 See Reverse for Instructions		PS Form 3800, June 2002		See Reverse for Instructions			
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	so that we can return the card to you.	B. Re	eceived by (Printed Name)	C. Date of De				
	Attach this card to the back of the mailpiece, or on the front if space permits.		delle control delle control	item 1?				
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	PS Form 3811, February 2004 Domestic Re			102595-02-	M-1540			
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Department of the Treasury—Internal Revenue Service U.S. Individual Income Tax Return IRS Use Only-Do not write or staple in this space. For the year Jan. 1-Dec. 31, 2007, or other tax year beginning 2007, ending . 20 OMB No. 1545-0074 Label Your first name and initial Last name Your social security number (See 32 8748 MICHAEL D JR. BEITER instructions AB Spouse's social security number If a joint return, spouse's first name and initial Last name on page 12.) E 60 Use the IRS label. Home address (number and street). If you have a P.O. box, see page 12. Ant. no. You must enter H Otherwise. your SSN(s) above. A E c/o 5250 NE 160 AVE please print City, town or post office, state, and ZIP code. If you have a foreign address, see page 12. or type. Checking a box below will not **WILLISTON FLORIDA** change your tax or refund. Presidential ☐ You ☐ Spouse Election Campaign Check here if you, or your spouse if filing jointly, want \$3 to go to this fund (see page 12) ▶ Single Head of household (with qualifying person). (See page 13.) If Filing Status the qualifying person is a child but not your dependent, enter Married filing jointly (even if only one had income) this child's name here. Check only Married filing separately. Enter spouse's SSN above one box. and full name here. ▶ DONNA L BEITER 5 Qualifying widow(er) with dependent child (see page 14) Boxes checked Yourself. If someone can claim you as a dependent, do not check box 6a on 6a and 6b Exemptions Spouse No. of children on 6c who: (3) Dependent's (4) √ if qualifying Dependents: (2) Dependent's lived with you child for child tax relationship to social security number (1) First name Last name credit (see page 15) did not live with vou you due to divorce or separation If more than four (see page 16) dependents, see Dependents on 6c page 15. not entered above Add numbers on Service . Total number of exemptions claimed lines above 0 00 7 Wages, salaries, tips, etc. Attach Form(s) W-2 Income 0 00 Taxable interest. Attach Schedule B if required 8a 8h Attach Form(s) Tax-exempt interest. Do not include on line 8a 0 00 W-2 here. Also Ordinary dividends. Attach Schedule B if required 9a attach Forms b Qualified dividends (see page 19) W-2G and 0 00 10 1099-R if tax 10 Taxable refunds, credits, or offsets of state and local income taxes (see page 20) 0 00 was withheld. 11 44 Alimony received 0 00 12 12 Business income or (loss). Attach Schedule C or C-EZ . 0 13 00 13 Capital gain or (loss). Attach Schedule D if required. If not required, check here ▶ 0 00 14 If you did not 14 Other gains or (losses). Attach Form 4797 . get a W-2. 0 00 15a 0 00 15b 15a IRA distributions b Taxable amount (see page 21) see page 19. 0 0 00 00 16b 16a 16a Pensions and annuities b Taxable amount (see page 22) 0 00 17 Enclose, but do 17 Rental real estate, royalties, partnerships, S corporations, trusts, etc. Attach Schedule E not attach, any 0 00 18 18 Farm income or (loss). Attach Schedule F payment. Also. 0 00 19 19 Unemployment compensation please use 0 00 **b** Taxable amount (see page 24) 20b Form 1040-V. Social security benefits . 20a 20a 0 00 21 21 Other income. List type and amount (see page 24) Add the amounts in the far right column for lines 7 through 21. This is your total income 22 0 00 22 00 23 Educator expenses (see page 26) Adjusted 24 Certain business expenses of reservists, performing artists, and Gross 24 0 00 fee-basis government officials. Attach Form 2106 or 2106-EZ Income 0 00 25 25 Health savings account deduction. Attach Form 8889. . . 0 00 26 26 Moving expenses. Attach Form 3903 0 00 27 27 One-half of self-employment tax. Attach Schedule SE. 28 0 00 28 Self-employed SEP, SIMPLE, and qualified plans . . . 0 29 00 29 Self-employed health insurance deduction (see page 26) 0 00 30 Penalty on early withdrawal of savings . 30 31a 0 er o Alimony paid b Recipient's SSN ▶ ____ 318 0 32 00 32 IRA deduction (see page 27) 0 00 33 33 Student loan interest deduction (see page 30). 0 00 34 34 Tuition and fees deduction. Attach Form 8917. 35 Û 00 35 Domestic production activities deduction, Attach Form 8903 Add lines 23 through 31a and 32 through 35 00 36 36 Subtract line 36 from line 22. This is your adjusted gross income 00 00 37

Towns.	THE RESIDENCE OF THE PERSON OF		-	F	age
Tax and	38	Amount from line 37 (adjusted gross income)	38	0	0
Credits	39a) = 10th More Solli Borole Gallidary 2, 1040,			
Standard	b	(La Species was bein before saidary 2, 1945, La Billid.) checked > 398	+		
Deduction	40	If your spouse itemizes on a separate return or you were a dual-status alien, see page 31 and check here ▶39b Itemized deductions (from Schedule A) or your standard deduction (see left margin).	40	5350	0
for—	41	Subtract line 40 from line 38	41	<5350>	0
 People who checked any 	42	If line 38 is \$117,300 or less, multiply \$3,400 by the total number of exemptions claimed on line	1000	100007	- 10
box on line 39a or 39b or		6d. If line 38 is over \$117,300, see the worksheet on page 33	42	3400	0
who can be	43	Taxable income. Subtract line 42 from line 41. If line 42 is more than line 41, enter -0-	43	<8750>	0
claimed as a dependent,	44	Tax (see page 33). Check if any tax is from: a Form(s) 8814 b Form 4972 c Form(s) 8889	44	0	0
see page 31.	45	Alternative minimum tax (see page 36). Attach Form 6251	45	0	0(
All others:	46	Add lines 44 and 45	46	0	0
Single or Married filing	47	Credit for child and dependent care expenses. Attach Form 2441 47 0 00			
separately.	48	Credit for the elderly or the disabled. Attach Schedule R . 48 0 00		No. of the last of	
\$5,350	49	Education credits. Attach Form 8863 49 0 00			
Married filing jointly or	50	Residential energy credits. Attach Form 5695			
Qualifying	51	Foreign tax credit. Attach Form 1116 if required 51 0 00			
widow(er), \$10,700	52	Child tax credit (see page 39). Attach Form 8901 if required 52 0 00			
Head of	53	Retirement savings contributions credit. Attach Form 8880. 53 0 00			
household,	54	Credits from: a Form 8396 b Form 8859 c Form 8839 54 0 00			
\$7,850	55 56	Other credits: a Form 3800 b Form 8801 c Form 55 0 00			0.0
	57	Add lines 47 through 55. These are your total credits	56	0	00
A.1	58		57 58	0	00
Other	59	Self-employment tax. Attach Schedule SE	59	0	0(
Taxes	60	Additional tax on IRAs, other qualified retirement plans, etc. Attach Form 5329 if required	60	0	0(
	61	Advance earned income credit payments from Form(s) W-2, box 9	61	0	0(
	62	Household employment taxes. Attach Schedule H	62	0	00
	63	Add lines 57 through 62. This is your total tax	63	. 0	00
ayments	64	Federal income tax withheld from Forms W-2 and 1099 64 0 00			
	65	2007 estimated tax payments and amount applied from 2006 return 65 0 00			
If you have a	_66a	Earned income credit (EIC)			
qualifying child, attach	b	Nontaxable combat pay election ▶ 66b 0 00			
Schedule EIC.	67	Excess social security and tier 1 RRTA tax withheld (see page 59) 67 0 00			
	68	Additional child tax credit. Attach Form 8812 68 0 00			
	69	Amount paid with request for extension to file (see page 59) 69 0 00			
		Payments from: a Form 2439 b Form 4136 c Form 8885 . 70 0 00			
	71	Refundable credit for prior year minimum tax from Form 8801, line 27 71 0 00			
		Add lines 64, 65, 66a, and 67 through 71. These are your total payments	72	0	00
Refund		If line 72 is more than line 63, subtract line 63 from line 72. This is the amount you overpaid	73	0	00
irect deposit? ee page 59		Amount of line 73 you want refunded to you. If Form 8888 is attached, check here ▶ □	74a	0	00
nd fill in 74b,		Routing number			
4c, and 74d,		Account number			
r Form 8888.		Amount of line 73 you want applied to your 2008 estimated tax 75	76	0	00
mount ou Owe		Amount you owe. Subtract line 72 from line 63. For details on how to pay, see page 60 ► Estimated tax penalty (see page 61)	70	9	00
hird Party	-	you want to allow another person to discuss this return with the IRS (see page 61)? Yes. C	omple	ete the following.] No
esignee	Desi	gnee's Phone Personal identifica e ▶ no. ▶ () number (PIN)	ition	<u> </u>	
Sign	Unde	er penalties of perjury, I declare that I have examined this return and accompanying schedules and statements, and	to the h	best of my knowledge a	and
lere		f, they are true, correct, and complete. Declaration of preparer (other than taxpayer) is based on all information of whi			o.
oint return?		signature Date Your occupation	Daytii	me phone number	
ee page 13.	M.	ICHAEL D. BEITER JR. 4/15/8 AMERICAN	()	
eep a copy or your	Spor	use's signature. If a joint return, both must sign. Date Spouse's occupation			
ecords.		1 Date	Prens	arer's SSN or PTIN	
aid		parer's Allare Check if self-employed	riepa	595328748	
		, , , , , , , , , , , , , , , , , , ,			-
reparer's se Only	Firm	's name (or si f self-employed),	i		

Certified mail 7005 1820 0006 2166 0629

£ 1040		artment of the Treasury—Internal Revenue		7						
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I ahai	ļ	the year Jan. 1-Dec. 31, 2007, or other tax year beg		07, endin	g ,	20		HAT THE PERSONNEL PROPERTY OF THE	OMB No. 1545-0074	NAMES OF THE PARTY
Label	i i	ur first name and initial	Last name				2 2 2		social security num	
(See L instructions A	-	DANA L	BEITER					14		528
on page 12.) B	IT 3	a joint return, spouse's first name and initial	Last name				8 2 4		se's social security r	iumber 148
Use the IRS L	H-	me address (number and street). If you have	a D.O. boy non nago 1	2	Apt. no	·*	-	595	1 1	40
Otherwise,	a a	o 5250 NE 160 AVE	a F.O. box, see page 1	۷.	Apt. IR	{ -	5	A00.	You must enter your SSN(s) above	. A
please print no rtype.	-	y, town or post office, state, and ZIP code. If	you have a foreign add	dress, se	ee page 12.	Wallaco y Productivo de Primoco Primoc	1	Check	ing a box below wil	l not
Presidential	THE RESERVE	ILLISTON FLORIDA		AND STREET, ST				change	e your tax or refund	
Election Campaigr) D	theck here if you, or your spouse if filing	jointly, want \$3 to	go to th	nis fund (see p	age 12	2) >		You Spou	se
Elling Chahan	1	Single		4	Head of househ	old (wi	th q	ualifyir	ng person). (See page	e 13.) If
Filing Status	2	Married filing jointly (even if only one						hild bu	ut not your dependen	it, enter
Check only one box.	3	9		g-may	this child's nam			donos	adopt shild loop pag	no 14)
OHE DOX.	En	and full name here. MICHAEL D. I	AND THE PROPERTY OF THE PROPER		Particular and the state of the	w(er)	WILII	ueper	ndent child (see pag Boxes checked	16 14)
Exemptions	6a b	Yourself. If someone can claim your Spouse		son ot	check box oa	٠.	٠	}	on 6a and 6b . No. of children	ž.
	c	Dependents:	(2) Dependent's	÷÷	(3) Dependent's	(4)Vi	quali	fying	on 6c who:	
		(1) First name Last name	social security number	per	relationship to you	child fo credit (s			 lived with you . did not live with 	
			l i		you	ordan (3		10 10)	you due to divorce	
If more than four							一		or separation (see page 16)	
dependents, see page 15.								- Andrews	Dependents on 6c not entered above.	
1-19-1-1			lii						T	Decreasions of the last of the
Meanwhite their specific mixtures where the public products are administrative to the	d	Total number of exemptions claimed							Add numbers on lines above ▶	
Income	7	Wages, salaries, tips, etc. Attach Form	n(s) W-2				n	7	0	00
income	8a	Taxable interest. Attach Schedule B if	required					8a	0	00
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W-2 here. Also attach Forms	9a	, and the state of							0	00
W-2G and	b	(***								
1099-R if tax was withheld.	10	Taxable refunds, credits, or offsets of	state and local incor	ne taxe	es (see page 2	0) .		10	0	00
was winnield.	11	Alimony received		11	0	00				
	12	Business income or (loss). Attach Sche						12	0	00
If you did not	13	Capital gain or (loss). Attach Schedule		require	d, check here		_	13	0	00
get a W-2,	14 15a	Other gains or (losses). Attach Form 47		15b	0	00				
see page 19.	16a	Pensions and annuities 16a	0 00		e amount (see p e amount (see p	•	· 1	16b	0	00
Enclose, but do	17	Rental real estate, royalties, partnership	, ;	17	0	00				
not attach, any	18	Farm income or (loss). Attach Schedule				iquie E		18	0	00
payment. Also, please use	19	Unemployment compensation		19	0	00				
Form 1040-V.	20a								0	00
	21	Other income. List type and amount (s	ee page 24)	Tundin	o amount (oce p	ago 24	,	20b 21	0	00
Encountry Annual Control of Contr	22	Add the amounts in the far right column	for lines 7 through 21	. This is	s your total inc	ome l		22	763	43
Adjusted	23	Educator expenses (see page 26) .		23		0	00			
	24	Certain business expenses of reservists, pe	rforming artists, and				department			
Gross		fee-basis government officials. Attach For	m 2106 or 2106-EZ	24		-	00			
Income	25	Health savings account deduction. Atta		25			00			
	26	Moving expenses. Attach Form 3903		26			00			
	27	One-half of self-employment tax. Attach		27			00		To the second se	
	28	Self-employed SEP, SIMPLE, and quali		28		-	00			
	29	Self-employed health insurance deduct		29			00		and the state of t	
	30	Penalty on early withdrawal of savings		30			00			
	31a	Alimony paid b Recipient's SSN ▶		31a			00			
	32	IRA deduction (see page 27)		33			00			
	33 34	Student loan interest deduction (see partial Tuition and fees deduction. Attach Form		34			00			
	35	Domestic production activities deduction.		35	***************************************	-	00			
	36	Add lines 23 through 31a and 32 through					1	36	0	00
	37	Subtract line 36 from line 22. This is an					: 1		ma (% 2%)	64

Form 1040 (2007	7)			F	age 2
Tax	38	Amount from line 37 (adjusted gross income)	38	763	43
and	39a				
Credits		if: Spouse was born before January 2, 1943, ☐ Blind. checked ▶ 39a			
Standard	b		1		
Deduction for—	40	Itemized deductions (from Schedule A) or your standard deduction (see left margin)	40	5350	00
	41	Subtract line 40 from line 38	41	<4586>	57
 People who checked any 	42	If line 38 is \$117,300 or less, multiply \$3,400 by the total number of exemptions claimed on line			13 /
box on line		6d. If line 38 is over \$117,300, see the worksheet on page 33	42	3400	00
39a or 39b or who can be	43	Taxable income. Subtract line 42 from line 41. If line 42 is more than line 41, enter -0-	43	<7986>	57
claimed as a dependent.	44	Tax (see page 33). Check if any tax is from: a Form(s) 8814 b Form 4972 c Form(s) 8889		0	00
see page 31.	45	Alternative minimum tax (see page 36). Attach Form 6251	45	0	00
All others:	46	Add lines 44 and 45	46	0	00
Single or	47	Credit for child and dependent care expenses. Attach Form 2441 47 0 00	NEWSON P.		9.0
Married filing	48	Credit for the elderly or the disabled. Attach Schedule R . 48 0 00			
separately, \$5,350	49	Education credits. Attach Form 8863 49 0 00			
Married filing	50	Residential energy credits. Attach Form 5695	1000		
jointly or	51	Foreign tax credit. Attach Form 1116 if required			
Qualifying widow(er),	52	Child tax credit (see page 39). Attach Form 8901 if required 52 0 00	1000		
\$10,700	53	Retirement savings contributions credit. Attach Form 8880. 53 0 00	100000000000000000000000000000000000000		
Head of	54	Credits from: a Form 8396 b Form 8859 c Form 8839			
household, \$7.850	55	Other credits: a Form 3800 b Form 8801 c Form 555 0 00	2000		
47,000	56	Add lines 47 than 1 FF T	SCHOOL SHIP IS		00
	57	Subtract line 56 from line 46. If line 56 is more than line 46, enter -0-	56	0	00
Other	58	Self-employment tax. Attach Schedule SE	57	0	00
Other	59	Unreported engigl cocurity and Medican to form -	58	0	00
Taxes	60	Unreported social security and Medicare tax from: a \square Form 4137 b \square Form 8919 Additional tax on IRAs, other qualified retirement plans, etc. Attach Form 5329 if required	59 60	0	00
	61	Advance earned income credit payments from Form Form 5329 if required		 	00
	62	Advance earned income credit payments from Form(s) W-2, box 9	61	0	00
	63	Add lines 57 through 62. This is your total tax	62 63	0 0	00
Payments	64	Federal income tax withheld from Forms W-2 and 1099 64 0 00	93	U U	00
	65	2007 estimated tax payments and amount applied from 2006 return 65 0 00			
If you have a		Earned income credit (EIC)			
qualifying		Nontaxable combat pay election ▶ 66b 0 00			
child, attach Schedule EIC.		Excess social security and tier 1 RRTA tax withheld (see page 59) 67 0 00			
		Additional child tax credit. Attach Form 8812			
		Amount paid with request for extension to file (see page 59) 69 0 00			
		Payments from: a Form 2439 b Form 4136 c Form 8885 70 0 00			
		Refundable credit for prior year minimum tax from Form 8801, line 27 71 0 00			
		Add lines 64, 65, 66a, and 67 through 71. These are your total payments	72	0	00
Refund		If line 72 is more than line 63, subtract line 63 from line 72. This is the amount you overpaid	73	0	00
Direct deposit?		Amount of line 73 you want refunded to you. If Form 8888 is attached, check here ▶ ☐	74a	0	00
See page 59		Routing number South Felinated to your IT offin aloos is attached, check here Southing number Southing Savings	170		- 00
and fill in 74b,		Account number Savings			
74c, and 74d, or Form 8888.					
Amount		Amount of line 73 you want applied to your 2008 estimated tax ► 75 Amount you owe. Subtract line 72 from line 63. For details on how to pay, see page 60 ►	76	0	00
You Owe		Estimated tax penalty (see page 61)			
			omple	ete the following.	No
Third Party		gnee's Phone Personal identifica	tion		
Designee	nam		10011	<u> </u>	
Sign	Unde	er penalties of perjury, I declare that I have examined this return and accompanying schedules and statements, and	to the	best of my knowledge	and
Here	belie	f, they are true, correct, and complete. Declaration of preparer (other than taxpayer) is based on all information of wh	ich prep	parer has any knowledg	e.
Joint return?	Your	signature Date Your occupation	Dayti	me phone number	
See page 13.	DO	ONNA L.BEITER 4/15/8 AMERICAN	()	
Keep a copy	Spor	use's signature. If a joint return, both must sign. Date Spouse's occupation			
for your records.		4/15/8			
Paid	Pren	arer's Ma Check if	Prepa	arer's SSN or PTIN	
Preparer's		ature 10 Check if self-employed		595328748	
Use Only		's name (or si f self-employed),	1 1 1		
USE UIIIY		ess, and ZIP code Phone no.	()	munus
				Form 1040 (2007)

	CORRECTED (IT CHECKED)								
	PAYER'S name, street address, city,	state, ZIP code, and telephon	ie no.	1	Rents	OA	/IB No. 1545-0115	To the same of the	
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-	Crecent Drive	i.		Z	Royalties	pacture.			Incomé
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-				3	Other income	4	Federal income tax	withheld	Сору В
-			-	\$		S			For Recipient
-	PAYER'S federal identification	RECIPIENT'S identification number		5	Fishing boat proceeds	6	Medical and health care	e payments	
and a second	20-4819292	140-60-8628							
Destroy Description		100 Maria 100 Ma		\$		\$			
The State of the S	RECIPIENT'S name			7	Nonemployee compensation	8	Substitute payments i	in lieu of	This is important tax
and constraints	BEITER DONNA L				-0-		CHELOGICA OF MICOLOGY:		information and is
Cherentonica				\$		s			being fumished to the Internal Revenue
-	Street address (including apt. no.)		l	9	Payer made direct sales of	10	Crop insurance pr	roceeds	Service. If you are required to file a
ACCORD CHANGE	5250NE 160 AVEN	UE	T- Company		\$5,000 or more of consumer products to a buyer				return, a negligence penalty or other
Morrecolut				oran e e e e e e e e e e e e e e e e e e e	(recipient) for resale ▶	\$			sanction may be
-	City, state, and ZIP code WILLISTON FLORID	A 32696		11		12			imposed on you if this income is
-	Account number (see instructions)	22 22020		13	Excess golden parachute	14	Gross proceeds n	sid to	taxable and the IRS determines that it
On A STREET, SQUARE	Account number (see instructions)			110	payments	4~	an attorney	mu to	has not been
-				\$		\$			reported.
-	15a Section 409A deferrals	15b Section 409A income		16	State tax withheld	17	State/Payer's state	e no.	18 State income
Designation of the last				\$.	**************		*****		\$
The shift of	\$	\$		\$	randologia esperar recorrectivo especificad pullo Picco I i di socia cia discissión de		llang al 100 til der in server som er beforder betom er bestellen er som fall findlich	ah turanya panya pan	S. C.
-	Form 1099-MISC	{}	keep fo	r yo	our records)	De	epartment of the Tr	reasury -	Internal Revenue Service

This corrected form 1099-Misc is submitted to rebut a document known to have been submitted by the party identified above as "Payer" which erroneously alleges payment to the party identified above as recipient of "gains, profit or income "made in the course of a "trade or business".

Under penalties of perjury I declare that I have examined this statement and to the best of my knowledge and belief, it is true accurate and complete.

Date + 15-08



April 21, 2008

Jed M. Silversmith U.S. Department of Justice 601 D St NW Fl 7 Washington, DC 20004-2904

Re:

WSBA File: 08-00498

Grievance filed by Michael David Beiter

Dear Mr. Silversmith:

We received the enclosed information dated April 7, 2008 from Mr. Beiter.

Under the Rules for Enforcement of Lawyer Conduct, we are providing the information to you. A Review Committee of the Disciplinary Board will consider the information.

Sincerely,

Disciplinary Coursel

Enclosure

cc: Michael David Beiter (without enclosure)

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디	Total Postage & Fees	\$	\$9,40	04/09/2008					
7005	Sent To	J51	At						
7	Street, Apt. No.; or PO Box No. City, State, ZIP+4								
	PS Form 3800, June 200)2		See Reverse for Instructions					

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
 Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits. Article Addressed to: 	A. Signature X
Office of disciplinary Cansel of 1) LF 4m Are \$600 Seattle, crashing but [9801-2573]	3. Service Type Certified Mail
	0 0006 5766 0376
PS Form 3811, February 2004 Domestic Return Receipt 102595-02-M-1	

Third supplemental presentment (certified ("U.S.") mailed article numbered 7005 1820 0006 2166 0376) second supplemental presentment (certified ("U.S.") mailed article numbered 7005 1820 0006 2166 0376) after first supplemental presentment (certified ("U.S.") mailed article numbered 7004 2510 0005 4078 1095) per the terms of grievance (certified ("U.S.") mailed article numbered 7004 2510 0005 4078 1057), all waivers expressly disavowed

Michael David Beiter Jr.
In Care of Forwarding Agent:
5250 NE 160th Avenue, Williston, Florida
United States of America

4-22-2008

Disciplinary Counsel for WSBA OFFICE OF DISCIPLINARY COUNSEL In Care of Forwarding Agent:
WSBA OFFICE OF DISCIPLINARY COUNSEL
1325 Fourth Avenue, Suite 600,
Seattle, Washington USA [98101-2573]

Subject: Your mandate of response time when it is "strongly encouraged" by your office

Dear (photocopy-signed) "Disciplinary Counsel":

It is, firstly, an express intent of this writing that we, our frightened family, express thanks, in our receiving your offer for your self-subjected assistance (oath-bound assistance, employment application assistance, where applicable, as you self-subjected yourself and we wish only to support where possible under operation of law, rather than vex or otherwise belabor you). We <u>continue</u> studying under what, if any, mandates your office operates.

Please immediately forward me a copy of the policy, procedure of your office and the proper legal time for response when response is "strongly encouraged" by your office.

NOTICE (all waivers are expressly disavowed)

Sealing this and attachments, all-inclusively and comprehensively attached as attached by reference and for reference, using wet ink this twenty second day of the fourth month of the year of our Lord 2008, a seal proving that our family offers seal for indicating absent breach of integrity of and for honesty, and indicating absent breach of integrity of and for recordkeeping,

, living soul

for the family Donna, Michaiah, Joshua, Saige, Eliana, and Michael David Beiter Jr. (without derivations)

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7005	Sent To Street, Apt. No.; or PO Box No. City, State, ZIP+4				
	PS Form 3800, June 200)2		See Reverse for Instructions	

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
■ Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. ■ Print your name and address on the reverse so that we can return the card to you. ■ Attach this card to the back of the mailpiece, or on the front if space permits. 1. Article Addressed to:	A. Signature Agent Addressee Addressee Addressee B. Received by (Printed Name) Date of Delivery Compared to the printed Name Date of Delivery
Seattle, washing tow [9801-2539]	3. Service Type Certified Mail Express Mail Registered Return Receipt for Merchandise C.O.D.
[4001-2539]	4. Restricted Delivery? (Extra Fee) ☐ Yes
2. Article Numbe 7005 1820 0006 (Transfer from service label)	383
PS Form 3811 February 2004 Domestic Bett	urn Receipt 102595-02-M-1540

Fourth supplemental presentment (certified ("U.S.") mailed article numbered 7005 1820 0006 2166 0383)

Third supplemental presentment (certified ("U.S.") mailed article numbered 7005 1820 0006 2166 0376) second supplemental presentment (certified ("U.S.") mailed article numbered 7005 1820 0006 2166 0376) after first supplemental presentment (certified ("U.S.") mailed article numbered 7004 2510 0005 4078 1095) per the terms of grievance (certified ("U.S.") mailed article numbered 7004 2510 0005 4078 1057), all waivers expressly disavowed

Michael David Beiter Jr.
In Care of Forwarding Agent:
5250 NE 160th Avenue, Williston, Florida
United States of America

4-27-2008

Disciplinary Counsel for WSBA OFFICE OF DISCIPLINARY COUNSEL In Care of Forwarding Agent:
WSBA OFFICE OF DISCIPLINARY COUNSEL
1325 Fourth Avenue, Suite 600,
Seattle, Washington USA [98101-2573]

Subject: Your attached writing dated "April 21, 2008"

Dear (photocopy-signed) "Disciplinary Counsel":

It is, firstly, an express intent of this writing that we, our frightened family, now inform you that it is potentially you that we now fear. Three times we have asked your office to specifically NOT alter my honest name, Michael David Beiter Jr., and three times you have done other than what was asked of you. We believe Jed and others have possibly convinced you to alter my name and carry out there well documented schemes against me, a conspiracy, proven. If you again choose to alter my honest name after this writing, then we will have knowledge on paper to support our belief about your office. I am relying on your non response to this writing as admission of my belief and knowledge. At this time, I also respectfully Demand a name of someone on your committee as potential crimes are being committed against me. "Disciplinary Counsel", will no longer suffice as a signatory for you in this matter of law and evidence.

MICHAEL D. BEITER or Michael David Beiter or any derivation is NOT my name!!!!!!!!!!!

I am Michael David Beiter Jr.

Please immediately forward me the form you supply when one believes he has been harmed by your office.

NOTICE (all waivers are expressly disavowed)

Sealing this and attachments, all-inclusively and comprehensively attached as attached by reference and for reference, using wet ink this twenty seventh day of the fourth month of the year of our Lord 2008, a seal proving that our family offers seal for indicating absent breach of integrity of and for honesty, and indicating absent breach of integrity of and for recordkeeping,

, living soul

for the family Donna, Michaiah, Joshua, Saige, Eliana, and Michael David Beiter Jr. (without derivations)

Response to 4/21/8 writing

Page 1 of 1

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, t

Michael David Beiter Jr. In Care of Forwarding Agent: 5250 NE 160th Avenue, Williston, Florida United States of America

4-29-2008

Jed M. Silversmith d/b/a JED M. SILVERSMITH, ATTORNEY In Care of Forwarding Agent:
U.S. DEPARTMENT DEPARTMENT OF JUSTICE
601 D. Street NW F1 7
Washington USA [20004-2904]

Dear Jed

8.

Please inform our frightened family of our remedy. Please specify our remedy.

NOTICE (all waivers are expressly disavowed)

Sealing this and attachments, all-inclusively and comprehensively attached as attached by reference and for reference, using wet ink this twenty ninth day of the fourth month of the year of our Lord 2008, a seal proving that our family offers seal for indicating absent breach of integrity of and for honesty, and indicating absent breach of integrity of and for recordkeeping,

, living soul

for the family Donna, Michaiah, Joshua, Saige, Eliana, and Michael David Beiter Jr. (without derivations)

**** WELCOME TO ***** GAINESVILLE GMF 4600 SW 34TH ST 6AINESVILLE, FL 32608-2555 04/29/08 12:30PM	34 USPS® # 113227-9550	Priority Mail® FR Env 9.40 Destination: 20004 Weight: 0 1b. 1.80 oz. Total Cost: 9.40 Base Rate: 4.60 Label #: 7100 5277 2100 0502 6881 SERVICES Certified Mail™ 2.65 Mail)	total 9.40 al Charged 9.40 cover 9.40	<pre></pre>	your Certified Mail" article, visit our Track & Confirm website at www.usps.com or use this Automated Postal Center" (or any Automated Postal Center" at other Postal locations).	Thanks. It's a pleasure to serve you.	ALL SALES FINAL ON STAMPS AND POSTAGE. REFUNDS FOR GUARANTEED SERVICES ONLY. ************************************
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April 30, 2008

Jed M. Silversmith U.S. Department of Justice 601 D St NW Fl 7 Washington, DC 20004-2904

Re:

WSBA File: 08-00498

Grievance filed by Michael David Beiter, Jr.

Dear Mr. Silversmith:

We received the enclosed information dated April 22, 2008 from Mr. Beiter.

Under the Rules for Enforcement of Lawyer Conduct (ELC), we are providing the information to you. A Review Committee of the Disciplinary Board will consider the information.

In answer to Mr. Beiter's question, the ELC do not specify procedures regarding timelines following referral of a grievant's request for review to a review committee of the Disciplinary Board.

Sincerely,

Disciplinary Counsel

Enclosure

cc: Michael David Beiter, Jr. (without enclosure)



May 2, 2008

Jed M. Silversmith U.S. Department of Justice 601 D St NW Fl 7 Washington, DC 20004-2904

Re:

WSBA File: 08-00498

Grievance filed by Michael David Beiter, Jr.

Dear Mr. Silversmith:

We received the enclosed information dated April 27, 2008 from Mr. Beiter.

Under the Rules for Enforcement of Lawyer Conduct, we are providing the information to you. A Review Committee of the Disciplinary Board will consider the information.

Sincerely,

Disciplinary Counsel

Enclosure

cc: Michael David Beiter, Jr.

(without enclosure)

Customer Copy

Fifth supplemental presentment (certified ("U.S.") mailed article numbered 7005 1820 0006 2166 0437)

Fourth supplemental presentment (certified ("U.S.") mailed article numbered 7005 1820 0006 2166 0383)

Third supplemental presentment (certified ("U.S.") mailed article numbered 7005 1820 0006 2166 0376)
second supplemental presentment (certified ("U.S.") mailed article numbered 7005 1820 0006 2166 0376)
after first supplemental presentment (certified ("U.S.") mailed article numbered 7004 2510 0005 4078 1095)
per the terms of grievance (certified ("U.S.") mailed article numbered 7004 2510 0005 4078 1057),
all waivers expressly disavowed

Michael David Beiter Jr. In Care of Forwarding Agent: 5250 NE 160th Avenue, Williston, Florida United States of America

5/21/2008

Attn: "Nonindividualized Disciplinary Counsel" and individuals WSBA OFFICE OF DISCIPLINARY COUNSEL c/o Stanley Bastian d/b/a STANLEY BASTIAN, PRESIDENT 1325 Fourth Avenue, Suite 600, Seattle, Washington USA [98101-2573]

Dear "Nonindividualized Disciplinary Counsel" and individuals, and those whom these writings have concerned, do concern, or may concern:

We, our intimidated, emotionally distressed by exterior causes for distress, and fearful family that is fearful from retaliation to which two notaries and ten witnesses have averred did and does exist, in the form of harms, threats, unclean hands of several and severable sorts, including but not limited to failure to compensate for business equipment and time used of notaries, and so averred under penalty of perjury, now thank you formally, for your patience in receiving our notices.

If your inaccurate letterings of my name and/or other names on the documents that are so important to our family are "inaccurate letterings of no detrimental effect" then, from that state, or from that condition, you and yours have nothing to worry about regarding liability under that aspect of our grievance/other aspects of our grievance, and, so, we thank you for the opportunity to make notice, and under your assigned file number. We, on the other hand, continue in the state of intimidation, the state of emotional distress without our causing our emotional distress, and the state of fear.

Our family believes that, at this point, it seems, with the best interests of Jed Silversmith that are served through the activity/ies of you and/or your office as you and/or your office has expressly indicated are served, as indicated upon the writing that either you and/or your office sent to us (signed without individualism, merely "Disciplinary Counsel"), that we are safe against angering you if we ask only that you please specify remedy. And so, we ask, please specify the form or specify the remedy, available to me and/or us, regarding harms caused (documented expenses for mailings that were mailed "in" reliance upon the overt actions and expressions of Jed Silversmith).

In addition, we ask that you and/or your office please specify the form or specify the remedy, available to me and/or us, regarding potential future harms caused of activity/ies of you and/or your office.

Thank you for your effort,

Donna, Michaiah, Joshua, Saige, Eliana and Michael David Beiter Jr., living souls

Cc:

Mark Johnson d/b/a MARK A. JOHNSON, PRESIDENT ELECT 2505 Second Avenue, Suite 500 Seattle, WA [Zoning Improvement Plan Number 98121

Fifth supplemental presentment (certified ("U.S.") mailed article numbered 7005 1820 0006 2166 0437)

Fourth supplemental presentment (certified ("U.S.") mailed article numbered 7005 1820 0006 2166 0383)

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after first supplemental presentment (certified ("U.S.") mailed article numbered 7004 2510 0005 4078 1095)

per the terms of grievance (certified ("U.S.") mailed article numbered 7004 2510 0005 4078 1057),

all waivers expressly disavowed

Ellen Dial d/b/a ELLEN CONEDERA DIAL, IMMEDIATE PAST PRESIDENT 1201 Third Avenue, 40th Floor Seattle, WA [Zoning Improvement Plan Number 98101], proof of service attached

Douglas Lawrence d/b/a DOUGLAS C. LAWRENCE, TREASURER 800 Fifth Avenue, Suite 4000 Seattle, WA [Zoning Improvement Plan Number 98104-3179], proof of service attached

Russell Aoki d/b/a RUSSELL AOKI, GOVERNOR, DISTRICT 1, proof of service attached One Convention Place, Suite 1525 701 Pike Street Seattle, WA [Zoning Improvement Plan Number 98101-3933], proof of service attached

Liza Burke d/b/a LIZA E. BURKE, GOVERNOR, DISTRICT 1, EAST 1008 Western Avenue, Suite 302, National Building Scattle, WA [Zoning Improvement Plan Number 98104], proof of service attached

Anthony Butler d/b/a ANTHONY L. BUTLER, GOVERNOR, DISTRICT 7 WEST PO Box 19553
Seattle, WA [Zoning Improvement Plan Number 98109-1553], proof of service attached

Eric De Los Santos d/b/a ERIC C. DE LOS SANTOS, GOVERNOR AT LARGE PO Box 2910

Tacoma, WA [Zoning Improvement Plan Number 98401], proof of service attached

Geoffrey Gibbs d/b/a GEOFFREY G. GIBBS, GOVERNOR DISTRICT 2 2707 Colby Avenue, Suite 1001 Everett, WA [Zoning Improvement Plan Number 98201], proof of service attached

Lori Haskell d/b/a LORI S. HASKELL, GOVERNOR, DISTRICT 7 1900 W. Nickerson, Suite 209 Seattle, WA [Zoning Improvement Plan Number 98119]

David Heller d/b/a DAVID S. HELLER, GOVERNOR, DISTRICT 9 860 SW 143rd Street Burien, WA [Zoning Improvement Plan Number 98166], proof of service attached

Peter Karademos d/b/a PETER J. KARADEMOS, GOVERNOR, DISTRICT 5 W. 422 Riverside Avenue, Suite 518 Spokane, WA [Zoning Improvement Plan Number 99201-0302], proof of service attached

Carla Lee d/b/a CARLA C. LEE, GOVERNOR, WYLD 701 Fifth Avenue, Ste 4200 Seattle, WA [Zoning Improvement Plan Number 98104-7047] , proof of service attached

Salvador Mungia d/b/a SALVADOR A. MUNGIA, GOVERNOR, DISTRICT 6 1201 Pacific Avenue, Suite 2100 Tacoma, WA [Zoning Improvement Plan Number 98402], proof of service attached

Edward Shea d/b/a EDWARD F. SHEA JR., GOVERNOR, DISTRICT 4 1915 Sun Willows Boulevard Pasco, WA [Zoning Improvement Plan Number 99301], proof of service attached

Kristal Wiitala d/b/a KRISTA K. WIITALA, GOVERNOR, DISTRICT 3 Government and Community Relations POB 45135 Olympia, WA [Zoning Improvement Plan Number 98504-5135], proof of service attached Fifth supplemental presentment (certified ("U.S.") mailed article numbered 7005 1820 0006 2166 0437)

Fourth supplemental presentment (certified ("U.S.") mailed article numbered 7005 1820 0006 2166 0383)

Third supplemental presentment (certified ("U.S.") mailed article numbered 7005 1820 0006 2166 0376)

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per the terms of grievance (certified ("U.S.") mailed article numbered 7004 2510 0005 4078 1057),

all waivers expressly disavowed

Brenda Williams d/b/a BRENDA WILLIAMS, GOVERNOR AT LARGE 810 Third Avenue, Suite 800 Seattle, WA [Zoning Improvement Plan Number 98104], proof of service attached

Paula Littlewood d/b/a PAULA C. LITTLEWOOD, EXECUTIVE DIRECTOR 1325 4th Avenue, Suite 600
Seattle, WA [Zoning Improvement Plan Number 98101-2539], proof of service attached

Bob Welden d/b/a BOB WELDEN, GENERAL COUNSEL 1325 4th Avenue, Suite 600 Seattle, WA[Zoning Improvement Plan Number 98101-2539], proof of service attached

PROOF OF SERVICE

Service By: Michael David Beiter Jr. c/o 5250 Ne 160th Avenue Williston, Florida

Mark Johnson d/b/a MARK A. JOHNSON, PRESIDENT ELECT 2505 Second Avenue, Suite 500 Seattle, WA [Zoning Improvement Plan Number 98121

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Seattle, WA [Zoning Improvement Plan Number 98101-3933], proof of service attached

Liza Burke d/b/a LIZA E. BURKE, GOVERNOR, DISTRICT 1, EAST 1008 Western Avenue, Suite 302, National Building Seattle, WA [Zoning Improvement Plan Number 98104], proof of service attached

Anthony Butler d/b/a ANTHONY L. BUTLER, GOVERNOR, DISTRICT 7 WEST PO Box 19553
Seattle, WA [Zoning Improvement Plan Number 98109-1553], proof of service attached

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Peter Karademos d/b/a PETER J. KARADEMOS, GOVERNOR, DISTRICT 5 W. 422 Riverside Avenue, Suite 518 Spokane, WA [Zoning Improvement Plan Number 99201-0302] , proof of service attached

Carla Lee d/b/a CARLA C. LEE, GOVERNOR, WYLD 701 Fifth Avenue, Ste 4200 Seattle, WA [Zoning Improvement Plan Number 98104-7047] , proof of service attached

Salvador Mungia d/b/a SALVADOR A. MUNGIA, GOVERNOR, DISTRICT 6 1201 Pacific Avenue, Suite 2100 Tacoma, WA [Zoning Improvement Plan Number 98402], proof of service attached

Edward Shea d/b/a EDWARD F. SHEA JR., GOVERNOR, DISTRICT 4 1915 Sun Willows Boulevard Pasco, WA [Zoning Improvement Plan Number 99301], proof of service attached Kristal Wiitala d/b/a KRISTA K. WIITALA, GOVERNOR, DISTRICT 3 Government and Community Relations POB 45135 Olympia, WA [Zoning Improvement Plan Number 98504-5135] , proof of service attached

Brenda Williams d/b/a BRENDA WILLIAMS, GOVERNOR AT LARGE 810 Third Avenue, Suite 800 Seattle, WA [Zoning Improvement Plan Number 98104], proof of service attached

Paula Littlewood d/b/a PAULA C. LITTLEWOOD, EXECUTIVE DIRECTOR 1325 4th Avenue, Suite 600
Seattle, WA [Zoning Improvement Plan Number 98101-2539], proof of service attached

Bob Welden d/b/a BOB WELDEN, GENERAL COUNSEL 1325 4th Avenue, Suite 600 Seattle, WA[Zoning Improvement Plan Number 98101-2539], proof of service attached

- I, Michael David Beiter Jr. hereby give notice that I am mailing the following documents instruments to the above named recipients:
 - 1. Copy of "WSBA -052108"; (3 pages total);

I am placing the said documents/instruments in separate envelopes duly addressed, respectively, for each of the recipients shown above,

Any response to the above described documents/instruments, or to this certificate of service, must be sent through me, Michael David Beiter Jr. Any dishonest alteration of my name will be documented and returned as mailed.

Dated 5/21/08

Cc: Senator Mel Martinez, UNITED STATES SENATE, 356 RUSSELL SENATE OFFICE BUILDING, WASHINGTON, D.C. [Zoning improvement Plan Number 20510], proof of acceptance of terms attached via (certified ("U.S.") mailed article numbered 7005 1820 0006 2166 0444

presentment (delivery confirmation ("U.S.") mailed article numbered 03073330000201539476 all waivers expressly disavowed

Michael David Beiter Jr. In Care of Forwarding Agent: 5250 NE 160th Avenue, Williston, Florida United States of America

5-29-2008

DEPARTMENT OF JUSTICE In Care of Forwarding Agent: James G. Duncan 950 Pennsylvania Avenue NW, Room 3266 Washington USA [20530]

Re: Your failure and refusal to respond to writing sent certified ("U.S.") mailed article numbered 7004 2510 0005 4078 1255, copy of PS Form 3811 attached herein

Dear Sir or Madam, (and Mr. James D. Duncan):

Our frightened family believes you have refused to answer our above mentioned writing as it will incriminate you and your cohorts. Unless we have a response to said writing from you within 72 hours, you acknowledge the fact that your silence is admission of fraud, waste and abuse by your office.

NOTICE (all waivers are expressly disavowed)

Sealing this and attachments, all-inclusively and comprehensively attached as attached by reference and for reference, using wet ink this twenty ninth day of the fifth month of the year of our Lord 2008, a seal proving that our family offers seal for indicating absent breach of integrity of and for honesty, and indicating absent breach of integrity of and for recordkeeping,

, living soul

for the family Donna, Michaiah, Joshua, Saige, Eliana, and Michael David Beiter Jr. (without derivations)

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SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
 Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse 	A. Signature Agent A Addressee
so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits.	B. Received by (Printed Name) C. Date of Delivery
1. Article Addressed to:	D. Is delivery address different from item 1? If YES, enter delivery address below: No
Us acarbantan Posta	
45 James 6. Puncen #3266	m;
980 Pennsyllania Are NW	3. Service Type
creshing buy used 20530	☐ Certified Mail
201 9200 000 1522	1255 Delivery? (Extra Fee) 🗆 Yes
Transfer from service label) 7004 3510 COOS 4078 1258	352/8104.500C
PS Form 3811, February 2004 Domestic Return Receipt	turn Receipt 102595-02-M-1540