### 1 SUPERIOR COURT OF CALIFORNIA IN AND FOR THE COUNTY OF BUTTE 2 UPON THE PETITION OF 3 RESPONSE TO RESTRAINING 4 SUSAN BENNETT, ET AL., ORDER #165291 UPON EVIDENCED **CONTEMPT OF COURT - PERJURY** 5 AGAINST SUSAN BENNETT [ET AL.], Petitioner UPON ALL ACTS OF FELONY 6 AND CONCERNING TERRORISM UPON FELONY 7 **CONSPIRACY TO CONCEAL** RICHARD WILLIAM HOFFMANN, SR. FELONY LARCENY UPON 8 UTILIZING THE NORTH BUTTE Respondent **COURT AS THE FELONY** 9 INSTRUMENT TO ILLEGALLY 10 EVICT RESPONDENT [#NC55612] **UPON EVDENCED FELONY** 11 PERJURIES ENTERED THEREIN 12 DOES 1 THROUGH 10 INCLUSIVE 13 COMES NOW, Respondent, Richard William Hoffmann, Sr. of 1404 Lincoln 14 Avenue, Harlan, Iowa, 51537 AND as COMMERCIAL CONTRACT LAW LEGALLY 15 16 APPROVED RESIDENT of 1650 Forest Avenue, Apartment #50, Chico, CA 95928 and hereby 17 applies to the Court to submit said RESPONSE of include details of all pending and/or current 18 EVICTION procedures in reference any alleged VIOLATION to "STIPULATION AND 19 ORDER" #NC55612 filed September 4, 2015 [Exhibit "A-1 thru A-3"] SIGNED UNDER 20 SEVERE DURESS and "WRIT OF POSSESSION OF Real Property" NC55612 [Exhibit 21 22 "A-4 thru A-6" issued on November 13, 2015 which is now superseded by the 23 "STIPULATION STAY AND LOCKOUT" signed by Melinda Lee Daniel **UNDER** 24 SEVERE DURESS that now REQUIRES EVICTION OF SAID PROPERTY ON

PAGE 1 OF 32

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| 1              | THURSDAY, DECEMBER 31, 2015 at 11:59 PM as it pertains to other admissible evidences  |
|----------------|---|
| 2              | contained herein, to find GUILTY, SUSAN BENNETT et al., IN WHICH MELINDA LEE  |
| 3              | DANIEL SPECIFICALLY REQUESTED RESPONDENT TO COME TO MELINDA   |
| 5              | LEE DANIEL'S RESIDENCE KNOWLINGLY IN DIRECT VIOLATION OF SAID   |
| 6              | "STIPULATION AND ORDER" [filed November 4, 2015] DUE THE EVIDENCED  |
| 7              | SEVERE SAFETY AND SECURITY THREAT TO MELINDA LEE DANIEL'S PERSO   |
| 8              | DUE TO RISK OF RETALIATION UPON LITERALLY ANY OPPOSITION OF SAID  |
| 9              | COURT ENTRIES AS EVIDENCED CONTEMPT OF COURT – PERJURY HEREIN!  |
| 10<br>11       | Susan Bennett, Petitioner, Community Director, Cinnamon Village Apartments,   |
| 12             | 1650 Forest Avenue, Chico, CA 95928 who can be contacted at her office at (530) 891-6251 or   |
| 13             | her direct cell at (530) 518-8872 is hereby <b>EVIDENCED of CONTEMPT OF COURT</b> -   |
| 14             | PERJURY for submitting FALSE SWORN WRITTEN TESTIMONY in her and Calvin  |
| 15<br>16       | Joseph Clements III, Esq.'s personally endorsed "STIPULATION AND ORDER #NC55612"  |
| 17             | filed September 4, 2015 [Exhibit "A-1 thru A-3"] and now in her PURPOSELY   |
| 18             | WITHHELD Form CH-100 "Request for Civil Harassment Restraining Orders"  |
| 19             | in which Jodi Luna, Process Server, has since filed an amended "PROOF   |
| 20             | OF SERVICE – CIVIL" [likely under SIGNIFICANT DESPERATE PERSUASION of   |
| 21   22        | Calvin Clements, III, Esq.] to FALSELY ENTER IN THIS COURT I ALLEGEDLY  |
| 23             | RECEIVED FORM CH-100 "Request for Civil Harassment Restraining Orders" WHEN   |
| 24             | IN FACT IT HAS PREVIOUSLY BEEN EVIDENCED I DID NOT!!!   |
| 25             |   |
| 26<br>27<br>28 | PAGE 2 OF 32  RESPOSE TO RESTRAINNING ORDER #165291 UPON THE ILLEGAL EVICTION PROCESS #NC55612  FOR JUSTIFICATION FOR SAID RESTRAINING ORDER TO ISSUE ARREST WARRANTS FOR PETITIONERS SUSAN BENNET, ET AL., INCLUDING BUT NOT LIMITED CALVIN CLEMENTS, III, ESC CHRISTINE TEHATA, DENISE HUFFORD, AND ANY AND ALL DOES ONE THROUGH TEN UPON THEIR DIRECT AND/OR INDIRECT INVOLVEMENT AS EVIDENCED HEREIN AS THE COURT SEES FI |

RESPONDENT, RICHARD WILLIAM HOFFMANN

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| in which it is EVIDENCED endorsed on December 8, 2105 on Page 2 of 3,   |
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| YET IS FILE STAMPED AS THE PREVIOUS FRIDAY, DECEMBER 4, 2015! DOES  |
| THE COURT HAVE A CLERK WHO LACKS THE INTEGRITY SWORN TO THE   |
| POSITION THEREOF WHO FEELS HE/SHE CAN FILE STAMP ANY DATE ON ANY  |
| COURT ENTRY AS HE/SHE SEES FIT? WAS THE PREVIOUS COURT ENTRY  |
| FROM ANOTHER INDIVIDUAL FALSELY FILE STAMPED TO FALSELY MEET A  |
| DEADLINE THAT EXISTED 96 HOURS EARLIER TO MEET TO CRITERIA OF YET   |
| ANOTHER COURT MATTER UPON POTENTIAL CRIMINAL 'PERSUASION?'  |
| Please consider the following EVIDENCES of Contempt of Court – Perjury  |
| committed by Susan Bennett, et al., as follows:   |
| 1. On page 3 of 6, Item (3), Melinda Lee Daniel WRITES, "Richard  |
| Hoffmann has regularly left me phone messages since July 2015. Some   |
| days I arrive at work to find 20 to 30 in my inbox."  |
| THIS IS CLEARLY FELONY PERJURY AS I REQUIRE THE PHONE   |
| RECORDS TO VERIFY SAME OR IMMEDIATELY ARREST SUSAN  |
| BENNETT FOR EVIDENCED FALSE SWORN TESTIMONY   |
| ENTERED UNDER PENALTY OF PERJURY!   |
| 2. On page 3 of 6, Item (3), Melinda Lee Daniel WRITES, upon other  |
| incredible FALSE allegations I demand sworn written testimony of s  |
| witness signed under penalty of perjury, ends on the statement I left a   |
| voicemail to "Craig Clay, our maintenance man, on November 4, PAGE 3 OF 32  |
| PAGE 3 OF 32  RESPOSE TO RESTRAINNING ORDER #165291 UPON THE ILLEGAL EVICTION PROCESS #NC55612  FOR JUSTIFICATION FOR SAID RESTRAINING ORDER TO ISSUE ARREST WARRANTS FOR  PETITIONERS SUSAN BENNET, ET AL., INCLUDING BUT NOT LIMITED CALVIN CLEMENTS, III, ESQ.,  CHRISTINE TEHATA, DENISE HUFFORD, AND ANY AND ALL DOES ONE THROUGH TEN UPON  THEIR DIRECT AND/OR INDIRECT INVOLVEMENT AS EVIDENCED HEREIN AS THE COURT SEES FIT |

RESPONDENT, RICHARD WILLIAM HOFFMANN

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2015, telling Craig that he [Mr. Hoffmann] is a "physical threat" and to call the police."

LET ME DECLARE NOW UNDER PENALTY OF PERJURY I

CLEARLY STATED IN SAID VOICEMAIL, UPON PURPOSEFULY

REQUESTING SPECIFIC MAINTENANCE REPAIRS TO BE

EXECUTED TO SAID APARTMENT, "I AM NOT A PHYSICAL

THREAT BUT INSTEAD A LEGAL THREAT UPON SAID

EVIDENCE HE COMMITTED THEFT OF MY FIRE

DEPARTMENT MONEY CLIP AND HE TOO WOULD BE

INCARCERATED ACCORDINGLY!"

3. On page 3 of 6, Item (5), again refers to ongoing phone calls, that I REQUIRE PHONE RECORD EVIDENCE, refers also that I am "...NOT a lessee,..." CANNOT BE ON SAID LEASE AGREEMENT BECAUSE IT WOULD HAVE BEEN ILLEGAL FOR ME TO SIGN UPON MY AUTOMATIC DECLINATION UPON MY CREDIT REPORT FAILURE PN JUNE 22, 2015 WAS NOT EXECUTED UNTIL FIVE (5) FULL DAYS AFTER I APPLIED IN WHICH MELINDA LEE DANIEL WAS VERBALLY INFORMED BY SUSAN BENNETT ON JULY 6, 2015, A FULL NINETEEN (19) AFTER I LEGALLY APPLIED, THAT INFORMATION WAS RECEIVED BY USPS MAIL THAT MY CREDIT REPORT WAS DECLINED THOUGH IT IS EVIDENCED AS

RESPOSE TO RESTRAINNING ORDER #165291 UPON THE ILLEGAL EVICTION PROCESS #NC55612 FOR JUSTIFICATION FOR SAID RESTRAINING ORDER TO ISSUE ARREST WARRANTS FOR PETITIONERS SUSAN BENNET, ET AL., INCLUDING BUT NOT LIMITED CALVIN CLEMENTS, III, ESQ., CHRISTINE TEHATA, DENISE HUFFORD, AND ANY AND ALL DOES ONE THROUGH TEN UPON THEIR DIRECT AND/OR INDIRECT INVOLVEMENT AS EVIDENCED HEREIN AS THE COURT SEES FIT. RESPONDENT, RICHARD WILLIAM HOFFMANN

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# DECLINED FOURTEEN (14) DAYS EARLIER AND THAT I "...SHALL REMOVE MYSELF FROM SAID APARTMENT COMPLEX IMMEDIATELY!"

- 4. On page 3 of 6, Item (6) b., VERIFIES again she waited a full nineteen (19) AFTER I APPLIED to DECLINE me within the mandatory 72 hour window under COMMERCIAL LAW to approve/disapprove any COTRACT...
- 5. ...and again refers to "...have repeatedly called sometimes 20 to 30 times a day me, maintenance man Craig Clay..." TO PURPOSELY DECEIVE THIS COURT I AM IN ANY WAY SHAPE OR FORM A TERRORIST THREAT WHICH IS CLEARLY FELONY PERJURY AS I REQUIRE THE PHONE RECORDS TO VERIFY SAME OR IMMEDIATELY ARREST SUSAN BENNETT FOR EVIDENCED FALSE SWORN TESTIMONY ENTERED UNDER PENALTY OF PERJURY!
- 6. On page 4 of 6, Item (9) b., "Mr. Hoffmann is an <u>un</u>authorized occupant residing in Unit 50..." as I was CLEARLY ILLEGALLY approved for nineteen (19) full days yet ILLEGALLY DECLINED upon violation of said COMMERCIAL CONTRACT LAW accordingly.
- 7. On page 4 of 6, Item (14), I refuse accept responsibility for said attorney

fees listed thereof as Calvin Clements III, Esq. is EVIDENCED AS A PAGE 5 OF 32

| FELON ACCOMPLICE TO EVIDENCED FELONY CONSPIRACY TO  |
|---|
| CONCEAL AND CONTINUE TO COMMIT FELONY LARCENY   |
| SINCE I FIRST INFORMED HIM AND CHRISTINE TEHATA,  |
| REGIONAL MANAGER OF FPI MGT., CONTINUOUSLY SINCE  |
| MID JULY 2015 UPON MY ILLEGAL DECLINATION OF SAID   |
| OFFICIAL HUD APPLICATION OF SAID UNCOLLECTED RENT   |
|   |
| UPON THE "SLIDING-SCALE" INCOME [AN EXTRA \$2,000.00]   |
| RATE AS MANDATED BY THE FEDERAL AND STATE   |
| SECTION 8 HOUSING AUTHORITY GUIDELINES AT A   |
| POTENTIAL OF 79 APARTMENTS TIMES \$328.00 PER MONTH   |
| EQUALS \$310,944.00 PER YEAR!   |
| ADDITIONALLY, AS PREVIOUSLY ENTERED IN THIS COURT AS MY   |
| FIRST RESPONSE, let it be evidenced the "SUMMONS (CITACION JUDICIAL)  |
| UNLAWFUL DETAINER - EVICTION" entered August 19, 2015 [Exhibit "B"] contains  |
| the "TEN (10) DAY NOTICE TO PERFORM COVENANT OR QUIT" dated July 29,  |
| 2015 is hereby submitted as ADMISSIBLE EVIDENCE of CONTEMPT OF COURT –  |
| PERJURY to commit purposeful <u>Acts of Terrorism to create FEAR</u> of imminent eviction of  |
| Melinda Lee Daniel and then under the THREAT AND DEMAND OF SUSAN BENNETT at   |
| 2:00 PM on July 24, 2015, that Melinda Lee Daniel was COERCED UNDER SEVERE  |
| DURESS IN WHICH MELINDA LEE DANIEL FEARED BEING SUBJECTED TO  |
| PERSONAL INJURY OR HARM if she did NOT file the first FELONY CONTEMPT OF  |
| PAGE 6 OF 32 RESPOSE TO RESTRAINNING ORDER #165291 UPON THE ILLEGAL EVICTION PROCESS #NC55612   |
| FOR JUSTIFICATION FOR SAID RESTRAINING ORDER TO ISSUE ARREST WARRANTS FOR PETITIONERS SUSAN BENNET, ET AL., INCLUDING BUT NOT LIMITED CALVIN CLEMENTS, III, ESQ.,                                   |
| CHRISTINE TEHATA, DENISE HUFFORD, AND ANY AND ALL DOES ONE THROUGH TEN UPON THEIR DIRECT AND/OR INDIRECT INVOLVEMENT AS EVIDENCED HEREIN AS THE COURT SEES FIT RESPONDENT, RICHARD WILLIAM HOFFMANN |
|   |

| 1        | COURT - PERJURY "Temporary Restraining Order #FL047950" [Exhibit C-1] and then,  |
|----------|--|
| 2        | after the first was dismissed due to LACK OF STATUATORY BASIS, was FORCED UNDER  |
| 3        | THE SAME SEVERE DURESS, to file a SECOND FELONY <b>CONTEMPT OF COURT -</b>   |
| 5        | PERJURY "Temporary Restraining Order #FL048092 [Exhibit C-2] in which Susan  |
| 6        | Bennett, PETITIONER, demanded Melinda Lee Daniel to meet PETITIONER, Susan Bennet at   |
| 7        | this Court, UPON PURE INTIMIDATION TO INSTILL FEAR OF IMMINENT EVICTION  |
| 8        | and FEAR FOR THE SAFETY AND SECURITY OF MELINDA LEE DANIEL'S PERSON,   |
| 9        | signed and submitted UNDER EVIDENCED SEVERE DURESS which has been submitted to   |
| 10       | PURPOSELY MISLEAD AND MANIPULATE THIS COURT to slander and cause great   |
| 12       | harm to DEFAMATE THE CHARACTER of Respondent, Richard William Hoffmann, Sr., with  |
| 13       | said false sworn written testimonies referred and identified herein.   |
| 14       | Susan Bennett, PETITIONER, on both occasions in which both Temporary   |
| 15       | Restraining Orders were FILED UNDER SEVERE DURESS, specifically stated, "If you do   |
| 16<br>17 | NOT sign and submit this <u>NECESSARY</u> [EMPHASIS ADDED!!!] second Temporary   |
| 18       | Restraining Order and FOLLOW THROUGH AS I DEMAND, I will NOT be able to  |
| 19       | PREVENT your imminent [ILLEGALLY THREATENED] EVICTION process executed   |
| 20       | by FPI Management [Representing the interest of Bridge-Cinnamon Village by legal   |
| 21       | contract.] Corporate office!"  |
| 22       | MELINDA LEE DANIEL THUS BECAME DEEPLY AFRAID TO FILE   |
| 24       | ANY REBUTTAL OR TAKE ANY LEGAL ACTION WITHIN THE LEGAL TIME  |
| 25       | FRAMES AS REQUIRED BY LAW TO REBUT AND ATTEMPT QUASH OF ANY AND  |
| 26       | PAGE 7 OF 32 RESPOSE TO RESTRAINNING ORDER #165291 UPON THE ILLEGAL EVICTION PROCESS #NC55612  |
| 27       | FOR JUSTIFICATION FOR SAID RESTRAINING ORDER TO ISSUE ARREST WARRANTS FOR  |
| 28       | PETITIONERS SUSAN BENNET, ET AL., INCLUDING BUT NOT LIMITED CALVIN CLEMENTS, III, ESQ., CHRISTINE TEHATA, DENISE HUFFORD, AND ANY AND ALL DOES ONE THROUGH TEN UPON THEIR DIRECT AND/OR INDIRECT INVOLVEMENT AS EVIDENCED HEREIN AS THE COURT SEES FIT. RESPONDENT, RICHARD WILLIAM HOFFMANN |

| 1        | ALL SUCH ORDERS CURRENT OR PENDING AS SUCH FELONY EXTORTION   |
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| 2        | ACTIVITIES COMMITTED BY SUSAN BENNETT, ET AL, PETITIONER, CONTINUE  |
| 3        | EVEN THROUGH THE DATE OF THIS FILING AS DEMONSTRATED BY THE   |
| 5        | PERJUROUS TEMPORARY RESTRAINING ORDER #165291 FILED AND SERVED AS   |
| 6        | AN ILLEGAL METHOD OF EVICTION OF RESPONDENT FROM HIS COMMERCIAL   |
| 7        | LAW LEGALLY ESTABLISHED RESIDENCE UPON 12:01 AM JUNE 21, 2015.  |
| 8        | Let it be known, any and all Honorable Judges overseeing this case have been  |
| 9   10   | utilized as a "Puppet" in an ILLEGAL coercive manner in which said Court has been conducted   |
| 11       | as a "CIRCUS CHARADE" to attempt to FELONY CONCEAL the FELONY   |
| 12       | CONITNUATION identified EVIDENCE OF FELONY LARCENY and the CONSPIRACY   |
| 13       | thereof committed to PREVENT CONVICTION of Susan Bennett, et al., including but not   |
| 14       | limited to DOES ONE THROUGH TEN identified or NOT identified herein of said CRIMINAL  |
| 15       | COMPLAINT upon FALSE SWORN WRITTEN TESTIMONIES entered in this Court in an  |
| 16<br>17 | attempt to ILLEGALLY acquire re-possession of said LEGAL residence of Melinda Lee Daniel  |
| 18       | and Respondent that was VERBALLY approved and communicated to Melinda Lee Daniel that   |
| 19       | in fact her fiancé, Respondent Richard William Hoffmann, Sr., was CONFIRMED AS  |
| 20       | APPROVED upon verbal communication from PETITIONER Susan Bennett directly to Melinda  |
| 21       | Lee Daniel at said property on the afternoon hours of June 20, 2015 upon his LEGALLY  |
| 22       | SIGNED AND SUBMITTED rental application dated June 17, 2015 that generated said   |
| 24       | evidenced "NOTICE OF REQUESTED SCREENING REPORTS" [Exhibit "D-1"],  |
| 25       | "RECEIPT FOR APPLICATION FEE" dated July 6, 2015 [Exhibit "D-2"], and "Rental   |
| 26<br>27 | PAGE 8 OF 32 RESPOSE TO RESTRAINNING ORDER #165291 UPON THE ILLEGAL EVICTION PROCESS #NC55612 FOR JUSTIFICATION FOR SAID RESTRAINING ORDER TO ISSUE ARREST WARRANTS FOR PETITIONERS SUSAN BENNET, ET AL., INCLUDING BUT NOT LIMITED CALVIN CLEMENTS, III, ESQ., CHRISTINE TEHATA, DENISE HUFFORD, AND ANY AND ALL DOES ONE THROUGH TEN UPON |

THEIR DIRECT AND/OR INDIRECT INVOLVEMENT AS EVIDENCED HEREIN AS THE COURT SEES FIT. RESPONDENT, RICHARD WILLIAM HOFFMANN

| 1        | Report for Richard W. Hoffmann" in which the top of the page clearly states, "6/22/2015   |
|----------|---|
| 2        | for 2 at Cinnamon Village" [Exhibit "D-3"] and evidence \$2,000.00 SHALL be added to  |
| 3 4      | INCRESE said rent upon 'Sliding-Scale' formula(s) of Section 8 Housing Authority  |
| 5        | Guidelines documented in "Credit Quick Summary" [Exhibit D-4] in which said   |
| 6        | REQUIRED CREDIT CHECK was performed a FULL FIVE (5) DAYS AFTER endorsed   |
| 7        | Rental Application was evidenced legally submitted in which "Application Rejected by Susan  |
| 8        | Bennett on 7/06/2015." was ILLEGALLY PERFORMED yet unable to be LEGALLY   |
| 9        | ENFORCED as this was a FULL NINETEEN (19) DAYS AFTER SAID APPLICATION WAS   |
| 10       | LEGALLY SUBMITTED in direct violation of any and all Commercial Law Contract Law  |
| 12       | maximum 72 hour time limits to execute same upon Respondent's verified LEGALLY submitted  |
| 13       | application REQUIRED for Melinda Lee Daniel to remain in her two (2) bedroom apartment  |
| 14       | under the Federal Guidelines of the Section 8 Housing Authority as verifiable upon the subpoena   |
| 15       | of the third-party AUDIT, if the Court feels necessary to execute, conducted on June 19, 2015   |
| 16<br>17 | that BOTH identified applications for both parties were in said LEGALLY REQUIRED FILE   |
| 18       | for BOTH to LEGALLY reside thereof accordingly.   |
| 19       | However, given Respondent has \$2,000.00 ADDITIONAL INCOME to   |
| 20       | significantly increase the REQUIRED "SLIDING-SCALE" RENT ADJUSTMENT under the   |
| 21       | Section 8 Federal Housing Authority Guidelines for the Melinda Lee Daniel and Respondent to   |
| 22   23  | LEGALLY reside together, ON JULY 1, 2015 SAID RENT WAS NOT ONLY NOT   |
| 24       | LEGALLY INCREASED AS REQUIRED BY LAW, but Susan Bennett, et al., REFUSED TO   |
| 25       |   |
| 26       | PAGE 9 OF 32  RESPOSE TO RESTRAINNING ORDER #165291 UPON THE ILLEGAL EVICTION PROCESS #NC55612  FOR HISTERICATION FOR SAID RESTRAINING ORDER TO ISSUE APPREST WARRANTS FOR  |
| 27       | FOR JUSTIFICATION FOR SAID RESTRAINING ORDER TO ISSUE ARREST WARRANTS FOR PETITIONERS SUSAN BENNET, ET AL., INCLUDING BUT NOT LIMITED CALVIN CLEMENTS, III, ESQ., CHRISTINE TEHATA, DENISE HUFFORD, AND ANY AND ALL DOES ONE THROUGH TEN UPON |
| 28       | THEIR DIRECT AND/OR INDIRECT INVOLVEMENT AS EVIDENCED HEREIN AS THE COURT SEES FIT.   |

RESPONDENT, RICHARD WILLIAM HOFFMANN

PROVIDE SAID RESIDENCY CONTRACT FOR RESPONDENT TO LEGALLY SECURE SAID APARTMENT AS REQUIRED BY LAW!

Respondent, given his medical retirement as Correctional Fire Captain/Code
Enforcement PEACE OFFICER for the State of California Department, immediately became
alarmed upon the evidence HE can be considered a FELON ACCOMPLICE to BLATANT
FELONY CONSPIRACY TO CONCEAL AND FELONY CONSPIRACY TO CONTINUE TO
COMMIT FELONY LARCENY which has now occurred for an EVIDENCED SIX (6) FULL
RENT COLLECTION PERIODS committed against "BRIDGE-CINNAMON VILLAGE, LP,
A CALIFORNIA LIMITED PARTNERSHIP ("OWNER") by Susan Bennett, et al.
including but not limited to all DOES ONE THROUGH TEN INCLUSIVE.

Please consider the following FACTS regarding this case:

1. In late April 2015, the Melinda Lee Daniel's daughter, Molly Elizabeth Daniel, arrived at said apartment complex extremely intoxicated and began yelling at a couple, Hope, the daughter of Susan Bennett, and her daughter's boyfriend who were engaged in a personal argument while remaining in a personal vehicle with windows closed in the full up position. Molly Daniel screamed at the top of her lungs to instruct Hope's boyfriend to stop yelling at Hope and thus disturbed the peace at approximately 0130 hours. Given Respondent's background as a State of California PEACE OFFICER, he quickly mitigated an otherwise necessary need to summons law enforcement

to secure the PEACE. Molly Daniel accepted responsibility for her actions PAGE 10 OF 32

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and personally apologized by phone to PETITIONER Susan Bennett direct cell phone number thus EXPOSING Molly Daniel's direct cell number to PETITIONER, Susan Bennett, et al. later utilized as a WEAPON to upon violation of the Privacy Act of 1974 to FELONY EXTORT upon slanderous FELONOY PERJURIES as entered in this very Court.

2. For the record, when Respondent LEGALLY APPLIED for residency upon completion and submission of said Section 8 Federal Housing Authority Guideline LEGAL APPLICATION signed and dated June 17, 2015, Respondent verbally informed DEFEDANT, Susan Bennett, et al., Respondent had experienced an EVICTION which would present on his Credit Report from November 2008 and given the LAW under said HUD Housing Authority Guidelines, Respondent and PETITIONER, Susan Bennett, et al., knew IN FACT Respondent he could never qualify LEGALLY until after said derogatory would delete in November 2015.

PETITIONER, Susan Bennett, specifically stated, "Oh don't worry! WE

HAVE WAYS AROUND THAT!" [FELONY LARCENY to HARM

Bridge-Cinnamon Village, (Owner)]

Given Melinda Lee Daniel lives directly above the PETITIONER Susan
 Bennett, Paragraph 3, Page 3 of 6, of "UNLAWFUL DETAINER –
 EVICTION #NC55612" filed on August 19, 2015 [Exhibit "B"] in which

it's **Exhibit "2C"** is blatant FALSE SWORN WRITTEN TESTIMONY PAGE 11 OF 32

UNDER PENALTY OF PERJURY given Respondent's verbal APPROVAL on June 20, 2015. PETITIONER Susan Bennett was aware of Respondent's every entry/exit of said APPROVED residency yet Denise Hubble, District Manager of FPI Property Management claimed Melinda Lee Daniel harbored Respondent ILLEGALLY in said apartment to thus JEOPARDIZE Melinda Lee Daniel's Lease Agreement as RENT WAS NOT LEGALLY INCREASED due to alleged UN-APPROVED DUAL OCCUPANCY of said "APPROVED" residency.

4. Paragraph 4, Page 3 of 6 [Exhibit 2C] is also blatant SLANDEROUS PERJURY that Respondent allegedly purposely activated his car alarm when in fact it was "Broken and Entered" on July 5, 2015 at approximately 0335 hours, Respondent distributed a written letter of FULL DESCRIPTION for the letter of "Apology for Extended Vehicle Alarm – 0335 Hours July 5, 2015 [Exhibit "E-1 thru E-6"] upon which he purposely set up his vehicle as "Bait" to attract but EFFECTIVELY WARD OFF any vandals upon it's second time since mid-April 2015. Since doing so, absolutely ZERO incidents of vehicles vandalized or GRAND THEFT AUTO in said apartment complex in over four (4) full months but since his ILLEGAL EVICTION has again resumed on near nightly basis as prior to the presence of Respondent's said "BAITED" personal vehicle as articulated therein.

### Published at: http://tinyurl.com/HFTFire03

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5. Paragraph 5, Page 3 of 6, [Exhibit 2C] PETITIONER Susan Bennett refers to a lengthy text to her cell phone on June 7, 2015 in which Respondent apologized for his severely misunderstood communique's misinterpreted as a SAFETY THREAT or in any way inappropriate. PETITIONER, Susan Bennett stated this "...caused Ms. Bennett to FEAR the SAFETY for herself..." Respondent asks the Court why then was it not the PETITIONER, Susan Bennett, et al. who instead filed BOTH said entered Temporary Restraining Orders if she felt she had such EVIDENCE to make such a FALSE claim?

6. Paragraph 6, Page 3 of 6, PETITIONER, Susan Bennett refers to the "Breaking and Entering" criminal event to Respondent's vehicle. As a matter of FACT, PETITIONER, Susan Bennet, in the capacity of Apartment Manager never even got out of her bed let alone summoned appropriate Law Enforcement given the EVIDENCED CRIMINAL ACTIVITY at said Apartment Complex. Again, please refer to "Apology for Extended Vehicle Alarm – 0335 Hours July 5, 2015 [Exhibit "E-1 thru E-6"] in which many residents in the complex expressed extreme GRATITUDE and RESPECT to have a FREE "On-Call" Experienced Fire Captain/EMT-1A/Law Enforcement Officer/CPR and First Aid Instructor who is willing to accept the second call after any 911 Emergency Call no matter what hour summoned for literally any type of EMERGENCY assistance that Respondent is FULLY

RESPOSE TO RESTRAINNING ORDER #165291 UPON THE ILLEGAL EVICTION PROCESS #NC55612 FOR JUSTIFICATION FOR SAID RESTRAINING ORDER TO ISSUE ARREST WARRANTS FOR PETITIONERS SUSAN BENNET, ET AL., INCLUDING BUT NOT LIMITED CALVIN CLEMENTS, III, ESQ., CHRISTINE TEHATA, DENISE HUFFORD, AND ANY AND ALL DOES ONE THROUGH TEN UPON THEIR DIRECT AND/OR INDIRECT INVOLVEMENT AS EVIDENCED HEREIN AS THE COURT SEES FIT. RESPONDENT, RICHARD WILLIAM HOFFMANN

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CAPABLE to provide to literally ALL at said apartment complex residence <a href="INCLUDING">INCLUDING</a> to PETITIONER, Susan Bennett.

### [ http://tinyurl.com/HFTFire03 ]

- 7. As, PETITIONER, Susan Bennett makes absolutely NO REFERENCE to Respondent's submission of said his LEGAL Section 8 Federal Housing Authority Guideline REQUIRED Application on file as EVIDENCD on July 6, 2015, as the date of "DECLINE" as recorded within the "Rental Report for Richard W. Hoffmann" [Exhibit "D-3"], Melinda Lee Daniel was then purposely confronted by PETITIONER, Susan Bennett IN A THREATENING MANNER as she presented blatant FALSE VERBAL TESTIMONY by stating, "We just got notice by USPS (snail) mail that Rich's application did NOT meet the minimum criteria to be a resident and must remove himself WITHOUT DELAY!"
- 8. Item 7 above is EVIDENCE OF BLATANT PERJURY to commit FELONY LARCENY upon which the appropriate "INCOME BASIS 'Sliding-Scale' Rent Requirement" was NOT increased according to said Federal Guidelines was now EVIDENCED as why PETITIONER, Susan Bennett, stated to Respondent in said personal conversation as identified in Item #2 above found on page seven (7) above in which Susan Bennett stated, "We have ways around that!"

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9.

| In mid-July 2015, CONSPIRACY TO COMMIT FELONY LARCENY                     |
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| has been evidenced by FPI MANAGEMENT against Bridge-Cinnamon              |
| Village (Owner) under the specific [MIS-] Representation of Calvin        |
| Joseph Clements, III, Esq. of "Kimbell, Tirey, and St. John," who         |
| Respondent was directed by FELON ACCOMPLICE PETITIONER,                   |
| Denise Hufford to call Calvin Joseph Clements III, Esq. at (916) 714-6611 |
| in which Respondent left three (3) voicemails regarding ALL FELONY        |
| EVIDENCES contained herein, yet Melinda Lee Daniel is now in the fina     |
| stages of an EVIDENCED ILLEGAL EVICTION PROCESS in which                  |
| she is hereby begging mercy of this Court to UPHOLD all evidences as      |
| ADMISSIBLE to CEASE AND DESIST the eviction process upon the              |
| Stipulation and Order #55612 and then therefor UPHOLD all laws            |
| regarding same to immediately enforced to the LIMIT OF THE LAW            |
| accordingly for Melinda Lee Daniel's SAFETY as Respondent has been        |
| ILLEGALLY removed from his LAWFULLY secured residence to                  |
| PROTECT HER PERSON FROM SUSAN BENNETT et al, and DOES                     |
| ONE THROUGH TEN INCLUSIVE WITHOUT DELAY!!!                                |
| For the record Calvin Joseph Claments III Fig. NEVED returned             |

10. For the record, Calvin Joseph Clements, III, Esq., NEVER returned Respondent's request for resolution via telephone and WARNED Respondent, "DO NOT CONTACT CINNAMON VILLAGE APARTMENT

### MANAGER SUSAN BENNETT! DO NOT CONTACT ANY PARTY TO

RESPOSE TO RESTRAINNING ORDER #165291 UPON THE ILLEGAL EVICTION PROCESS #NC55612 FOR JUSTIFICATION FOR SAID RESTRAINING ORDER TO ISSUE ARREST WARRANTS FOR PETITIONERS SUSAN BENNET, ET AL., INCLUDING BUT NOT LIMITED CALVIN CLEMENTS, III, ESQ., CHRISTINE TEHATA, DENISE HUFFORD, AND ANY AND ALL DOES ONE THROUGH TEN UPON THEIR DIRECT AND/OR INDIRECT INVOLVEMENT AS EVIDENCED HEREIN AS THE COURT SEES FIT.

RESPONDENT, RICHARD WILLIAM HOFFMANN

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## FPI MANAGEMENT WHATSOEVER! YOU ARE HEREBY TRESPASSED FROM CINNAMON VILLAGE INDEFINITELY!!!"

When Respondent made the simple request to REQUIRE IN WRITING same

in the PROPER written format TO BE ENFORCEABLE as same in and by any Court, PETITIONER, Calvin Joseph Clements, III, Esq., YELLED, "YOU"LL BE LUCKY TO GET ANYTHING IN WRITING!!!" and then abruptly hung up and has NOT returned literally any phone request to arrange any possible resolution of said legal manner CIVILLY whatsoever but instead spoke in a manner to make a very CLEAR AND PRESENT DANGER THREAT THAT THIS ATTORNEY SHALL BE FEARED ABOVE ALL regardless if Respondent has chosen HIS LEGAL RIGHT to LEGALLY REPRESENT HIMSELF ACCORDINGLY by NOT therefore declaring Respondent as INCOMPETENT!!!

11. Let it be evidenced "SUMMONS (CITACION JUDICIAL) UNLAWFUL

DETAINER – EVICTION" entered August 19, 2015 [Exhibit "B"]

contains within "Exhibit 1A", CALIFORNIA HOUSING FINANCE

AGENCY MODEL LEASE, agreement signed into CONTRACT on

March 21, 2009 of "Exhibit 1J" states Item #3 Rent: ...as \$714.00!

...yet Page "UD-100" of said Summons Item #6. a. (2) it is  $\boldsymbol{LEGALLY}$ 

**ENTERED** as **\$618.00!?!** ...and further yet, the CONTRACT LEGALLY

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endorsed by the Melinda Lee Daniel ONLY on September 16, 2011, yet she resides in a two (2) bedroom apartment IN DIRECT VIOLATION as a single occupant, which legally supersedes the March 21, 2009 contract, EVIDENCED within "Exhibit 1V" yet with NO REFERENCE whatsoever to any amount of Rent ORDERED to even arrive at the FELONY FASLSE SWORN WRITTEN TESTIMONY ENTERED BY AN [EX?] STATE OF CALIFORNIA BAR CERTIFIED ATTORNEY, PETITIONER, Calvin Joseph Clements, III, Esq. when many other LEGALLY REQUIRED CONTRACTS HAVE BEEN ORDERED BY LAW PER "NOTIFICATION OF RENT RESULTING FROM RECERTIFICATION PROCESSING LEASE AMMENDMENT" – Annual Recertification [Exhibit "F"] dated November 15, 2013, not only refers to the **WRONG APARTMENT AS #80**. for \$764.00, but FULL DISCOVERY is requested of the method or manner in which said PETITIONER(S) were able to arrive at \$618.00 to attempt to ENFORCE upon ZERO EXHIBIT(S) TO EVIDENCE SAME!?! DEMONSTRATED INCOMPETENCY OF AN ATTORNEY !?! INSTEAD CONSIDER FELONY CONSPIRACY TO COMMIT...

12. Please ENTER AS ADMISSIBLE EVIDENCE the cancelled checks endorsed by Melinda Lee Daniel in which <u>FULL RENT WAS LEGALLY</u>

### **ACCEPTED THEREAS FOR AMOUNTS INDICATED** since January 5,

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2015 as a CONSISTANT \$328.00 per month! Not only does this

EVIDENCE said alleged Bar Certified Attorney AS SEVERELY

INCOMPETENT upon inaccurate Court entries as FALSE SWORN

WIRITTEN TESTIMONY but this also CLEARLY EVIDENCES

FELONY LARCENY PURPOSELY COMMITTED AGAINST "BRIDGECINNAMON VILLAGE (OWNER)" as evidenced in "Exhibit G-1" through

"Exhibit G-10" accordingly.

- 13. ITEM #12 now EVIDENCES that Melinda Lee Daniel is now somehow involved in a <u>FELONY BRIBE</u> of \$2,900.00 just since January 5, 2015 THAT SHE WAS NEVER AWARE LET ALONE HAD ANY DESIRE TO PARTICIPATE!
- 14. Upon the clear evidence PETITIONER Susan Bennett is now GUILTY of participation whether as a FELON LARCENIST or FELONY ACCOMPLICE THEREOF against said owner, PETITIONER, Susan Bennett then purposely contacted Molly Elizabeth Daniel, a NON-RESIDENT with ZERO RELATION to any PARTY of Management or other staff accordingly of SAID APARTMENT COMPLEX and/or FPI MANAGEMENT in any way whatsoever, is then GUILTY of DIRECT VIOLATION OF ANY AND ALL LAWS REGARDING THE UNITED STATES PRIVACY ACT OF 1974.

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Let it be evidenced further, that even up to the time of this filing,

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literally every step in this ILLEGAL EVICTION PROCESS to both Melinda Lee Daniel's daughter, Molly Daniel, and her father, Richard Roach to FURTHER SLANDER AND DEFAMATE THE CHARACTER OF RESPONDENT upon FELONY PERJURIES since July 6, 2015 to PURPOSELY commit FELONY EXTORTION upon FELONY PERJURY that PETITIONER, Susan Bennett ADAMANTLY ASSERTS Respondent HAS REPEATEDLY CAUSED BOTH PHYSICAL AND MENTAL HARM to Melinda Lee Daniel and was then and is now therefore SHALL BE CONSIDERED A SEVERE SAFETY AND SECURITY THREAT HER MOTHER AND THAT EVERTHING MUST BE DONE TO REMOVE RESPONDENT FROM [HIS LEGALLY APPROVED] RESIDENCE WITHOUT FURTHER DELAY! FELONY PERJURY TO ACCOMPLISH FELONY EXTORTION UPON BLATANT FELONY ACTS OF DELIBERATE TERRORISM TO ENTICE AND CAUSE NON-RELATED THIRD PARTY FAMILY MEMBERS INCLUDING MELINDA LEE DANIEL'S NOW VERY CONCERNED FATHER, RICHARD HERBERT ROACH, TO FEAR FOR MELINDA LEE DANIEL'S SAFETY AND SECURITY TO INDIRECTLY FORCE RESPONDENT TO BE REMOVED FROM HIS APPROVED APARTMENT TO FELONY CONSPIRE TO CONCEAL FELONY LARCENY.

PETITIONER, Susan Bennett has ILLEGALLY described in great detail

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15. In further reference of "NOTIFICATION OF RENT RESULTING FROM RECERTIFICATION PROCESSING – LEASE AMMENDMENT" – Annual Recertification [Exhibit "F"] Paragraph '3' refers to increased rent, "If any adult members of the household fail to sign HUD Form 50059, YOUR RENT WILL BE INCREASED to the HUD Contract Rent, which is \$ 764.00 effective 1.1.14 (month/day/year) which is your annual recertification effective date." Please do justify HOW the rent was NOT LEGALLY INCREASED upon the EVIDENCE of the KOHL'S monthly statement to CAITLIN ANNE DANIEL, 1650 FOREST AVE, #50, CHICO, CA 95928-6321 [Exhibit "H"] identical to the LEGAL ADDRESS on her California Class "C" Driver's license in which she has ILLEGALLY resided in said apartment #50 from September 1, 2015 through October 31, 2015. 16. Paragraph 2, Page 4 of 6, [Exhibit 2D] PETITIONER Susan Bennett refers a NON-PROCESS SERVED, NON-CERTIFIED MAILED, BUT ONLY AN EMBARRASSMENT TO BOTH MELINDA LEE DANIEL AND RESPONDENT UPON POSTING REFERED "WARNING NOTICE -**NOTICE OF LEASE VIOLATION**" that was placed on Melinda Lee Daniel's and Respondent's APPROVED residency door as the FIRST NOTICE to PURPOSELY VIOLATE PROPER "PROCESS SERVICE" PROCEDURE TO PURPOSELY VISIBLY SLANDER AND CAUSE

PAGE 20 OF 32

| 1        | DELIBERATE DEFAMATION TO BOTH PARTIES CHARACTER.  |
|----------|---|
| 2        | [Exhibit "I"]   |
| 3        | 17. Paragraph 3, Page 4 of 6, [Exhibit 2D] part-one, refers to Respondent's text to   |
| 5        | Molly Elizabeth Daniel on June 15, 2015 that was purposely "CC'd" to  |
| 6        | PETITIONER Susan Bennett to put both on notice of PETITIONER Susan  |
| 7        | Bennett's purposeful Acts of Terrorism to inflict UN-WARRANTED FEAR   |
| 8        | in Melinda Lee Daniel's family members regarding PETITIONER Susan   |
| 9        | Bennett's FALSE ALLEGATIONS Respondent was any SAFETY THREAT  |
| 10<br>11 | to Melinda Lee Daniel whatsoever!   |
| 12       | 18. Paragraph 3, Page 4 of 6, [Exhibit 2D] part-two refers to Respondent's text to  |
| 13       | Molly Elizabeth Daniel on June 19, 2015 that was purposely "CC'd" to  |
| 14       | PETITIONER Susan Bennett to put both on notice of PETITIONER Susan  |
| 15       | Bennett's CONTINUED purposeful Acts of Terrorism to inflict UN-   |
| 16<br>17 | WARRANTED FEAR in Melinda Lee Daniel's family members regarding   |
| 18       | PETITIONER Susan Bennett's FALSE ALLEGATIONS Respondent was any   |
| 19       | SAFETY THREAT to Melinda Lee Daniel whatsoever!   |
| 20       | 19. PETITIONER Susan Bennett refused to reference Respondent's VIOLENT  |
| 21       | REMOVAL OF HIS BELONGINGS BY MELINDA LEE DANIEL on July   |
| 22       | 20, 2015 in which Melinda Lee Daniel INJURED HERSELF UPON   |
| 24       | BATTERY TO THE POINT OF REMARKABLE BODILY INJURY  |
| 25       | [Exhibits "J-1" thru "J-3"] as photo-evidenced MULTIPLE BRUISES in  |
| 26       | PAGE 21 OF 32<br>RESPOSE TO RESTRAINNING ORDER #165291 UPON THE ILLEGAL EVICTION PROCESS #NC55612   |
| 27       | FOR JUSTIFICATION FOR SAID RESTRAINING ORDER TO ISSUE ARREST WARRANTS FOR PETITIONERS SUSAN BENNET, ET AL., INCLUDING BUT NOT LIMITED CALVIN CLEMENTS, III, ESQ., CHRISTINE TEHATA, DENISE HUFFORD, AND ANY AND ALL DOES ONE THROUGH TEN UPON |
| 28       | THEIR DIRECT AND/OR INDIRECT INVOLVEMENT AS EVIDENCED HEREIN AS THE COURT SEES FIT.  RESPONDENT, RICHARD WILLIAM HOFFMANN   |
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the attached upon FELONY EXTORTION inflicted by PETITIONER Susan Bennett who purposeful continued contact with Melinda Lee Daniel's non-related third party family members in direct violation of the Privacy Act of 1974 to INSTILL GREAT FEAR!

- 20. PETITIONER Susan Bennett refuses to refer to Respondent's text to her evidenced on July 20, 2015 at 12:28 pm [Exhibit "K-1 and "K-2"] in which Respondent made it very clear she has committed repeated ACTS OF TERRORISM as referred above but in very clear written dialog, "...THAT I WILL NOT HESITATE TO FILE A RESTRAINING ORDER UPON ANY FURTHER CONTACT WHATSOEVER!"
- 21. PETITIONER Susan Bennett refuses to refer to her IMMEDIATE REPLY

  THUS VIOLATING SAID WARNING IN ITEM 20 ABOVE as evidenced in her text to Respondent on July 20, 2015 at 12:30 pm [Exhibit "L-1" and "L-2"] in which she stated, "Stop texting my phone."
- 22. Respondent hereby REQUIRES said referred TEMPORARY

  RESTRAINING ORDER be ORDERED FOR THE PROTECTION OF

  PETITONER [RESPONDENT'S EX-FIANCE] AND HIS PERSON AND

  ANY AND ALL OTHER PARTIES AS DETERMINED BY THIS

  SEVERELY COERCED AND DECEIVED HONORABLE JUDGE...

  UTILIZED AS A PUPPET TO CONCEAL AND CONTINUE TO

  COMMIT SAID EVIDENCED FELONY LARCENY AT THE

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| POTENTIAL [78 OTHER APARTMENTS CONSIDERED] \$271,440.00 |
|---|
| PER YEAR IF APARTMENT #50 IS THE CROSS-SECTION OF       |
| ALL WITHOUT ANY FURTHER DELAY FOR OUR SAFETY!           |

- 23. Paragraph 4, Page 4 of 6, [Exhibit 2D] refers to when Respondent yelling at the top of his lungs before leaving to take a much needed walk with God to settle his HARMED NERVES UPON BLATANT SLANDER TO DELIBERATELY DEFAMATE HIS CHARACTER regarding the FELONY ACTS OF TERRORISM AND LARCENY AGAINST THE OWNERS of said apartment complex and...
- 24. Paragraph 5, Page 4 of 6 [Exhibit 2E] and Paragraph 1, Page 5 of 6 and refers when Respondent removed himself as he ALWAYS DOES when he escalates to point of hysteria because Melinda Lee Daniel was TOO AFRAID TO STAND ON TRUTH against her SEVERELY DECEIVED FAMILY MEMBERS EXTORTING HER WITH AN UNSURMOUNTABLE AMOUNT OF PEER PRESSURE UPON FELONY PERJURY AND PURPOSEFUL ACTS OF TERRORISM SUBJECTED TO SAME COMMITTED BY PETITIONER Susan Bennett, et al., and DOES ONE THROUG TEN INCLUSIVE.
- 25. AT PRECISELY 2:00 PM on July 24, 2015, PETITIONER Susan Bennett
  THREATENED Melinda Lee Daniel of IMMINENT EVICTION by FPI Mgt.

Corporate if Melinda Lee Daniel did NOT DO AS INSTRUCTED TO FILE PAGE 23 OF 32

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SAID FELONY EXTORTED AND FELONY PERJUROUS TEMPORARY RESTRAINING ORDER as evidenced.

- 26. Paragraph 2, Page 5 of 6 [Exhibit 2E] is BLATANT PERJURY committed by PETITIONER Susan Bennett as Respondent has NEVER argued with Melinda Lee Daniel after hours EVER! Melinda Lee Daniel takes sleeping medication during these hours every night UNDER THIS EXTREME UNWARRANTED AND UNPROVOKED STRESS! Respondent and Melinda Lee Daniel BOTH demand a WITNESS'S SWORN WRITTEN TESTIMONY SIGNED UNDER PENALTY OF PERJURY BE SUBMITTED TO THE COURT WITHOUT FURTHER DELAY OR ISSUE AN IMMEDIATE ARREST WARRANT AGAINST PETITIONER Susan Bennett UPON EVIDENCED PERJURY!
- 27. Paragraph 3, Page 5 of 6[Exhibit 2E] is again blatant FELONY PERJURY against Respondent in that he only referred to PETITIONER Susan Bennett going to prison for FELONY LARCENY and ACTS OF TERRORISM inflicted upon NON-RELATED third parties who were members of the Melinda Lee Daniel's nuclear family to commit FELONY EXTORTION to ILLEGALLY remove APPROVED Respondent from his APPROVED residence.
- 28. Paragraph 4, Page 5 of 6[Exhibit 2E] part-one refers to Respondent spending time to reassure his fiancé Melinda Lee Daniel in hopes of calming her PAGE 24 OF 32

  RESPOSE TO RESTRAINNING ORDER #165291 UPON THE ILLEGAL EVICTION PROCESS #NC55612 FOR JUSTIFICATION FOR SAID RESTRAINING ORDER TO ISSUE ARREST WARRANTS FOR PETITIONERS SUSAN BENNET, ET AL., INCLUDING BUT NOT LIMITED CALVIN CLEMENTS, III, ESQ. CHRISTINE TEHATA, DENISE HUFFORD, AND ANY AND ALL DOES ONE THROUGH TEN UPON

THEIR DIRECT AND/OR INDIRECT INVOLVEMENT AS EVIDENCED HEREIN AS THE COURT SEES FIT.
RESPONDENT, RICHARD WILLIAM HOFFMANN

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SEVERELY SHAKEN NERVES THROUGH ALL THE TERROR INFLICTED UPON HER AND ALL HER LOVED ONES CAUSING GREAT MENTAL ANGUISH AS REFERRED.

- 29. Paragraph 4, Page 5 of 6 [Exhibit 2E] part-two refers to Respondent's RIGHT OF RESIDENCY upon expiration of Commercial Law CONTRACT language of exhaustion of the mandatory 72 hour time frame to cancel any contract, verbal or written, as evidenced. [Exhibit "D-1 through D-4"]
- 30. Paragraph 5, Page 5 of 6 [Exhibit 2E] does in fact refer to the Chico Police responding as stated. Upon leaving Respondent's said APPROVED apartment, Respondent met with the first responding FELLOW Peace Officer asking where his 'Back-Up' was. He pointed to the end of the driveway entrance. Melinda Lee Daniel was again in GREAT HYSTERIA upon Respondent's reaction to PETITIONER Susan Bennett's purposeful inflicted ACTS OF TERRORISM against Melinda Lee Daniel's family and Respondent and thus requested law enforcement to inform Respondent to not return until requested to do so. Letters of Accommodation were requested by Respondent to be placed in each Peace Officer's personnel file for their professionalism exemplified accordingly.
- 31. Paragraph 6, Page 5 of 6, **[Exhibit 2F]** in fact evidences said FELONY EXTORTED COURT ABUSIVE FELONY PERJURY TO PREVENT FELONY EXTORTION TO PREVENT UNLAWFUL EVICTION BY PAGE 25 OF 32

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FORCE, SEVERE DURESS, BLATANT MENTAL ANGUISH UPON
PURPOSEFUL INTIMIDATION TO ACCOMPLISH A PERSONAL
AGENDA OF A FELON LARCENIST in which ALL supervisory staff and
the alleged Law Firm Attorney are GUILTY as FELONY ACCOMPLICES of
same!

In the previous week or so prior to this filing Chico's BEST Law Enforcement has been summoned several times including the NECESSARY PROTECTION OF PASSAGE of the Melinda Lee Daniel and Respondent from their front door of their LEGAL RESIDENCE to Respondent's personal vehicle below upon the twice ASSEMBLY of SEVERELY COERCED AND DECEIVED FELLOW APARTMENT RESIDENTS in direct violation of the Privacy Act of 1974:

1. At approximately 1:30 pm on Friday, November 13, 2015, upon Melinda Lee Daniel again BELIEVING all felony perjuries as TRUTHS upon SEVERE PEER PRESSURE FROM LITERALLY ALL SOURCES OF "LOVE" IN HER LIFE, Respondent yelled at Melinda Lee Daniel for many minutes in DEEP FRUSTRATION. Within moments four individuals ASSEMBLED at the bottom the staircase of said apartment. Occupant of the adjacent apartment upon the given first name as 'Becca,' (Unknown last name) 'INVITED' her six foot (6') six inch (6") 290+ pound 'African-American' friend who, upon Respondent's questioning of

Becca his concern said individual was a THREAT TO HIS SAFETY, PAGE 26 OF 32

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Becca stated loudly, "WHY DON'T YOU COME DOWN TO FIND OUT!" Respondent immediately contacted Chico Law Enforcement FOR PROTECTION OF GREAT HARM AND INJURY TO HIS PERSON...

2. ...and REQUESTED A CRISIS INTERVENTION OFFICER respond to their residence to counsel both the Respondent but especially the Melinda Lee Daniel for such UNPROVOKED TYRANNY SUPPORTED BY ALL BUT ESPECIALLY HER [HEAVILY INFLUENCED AND NON-RELATED PARTY] FAMILY MEMBERS, ONCE LOVING AND COMPASSIONATE NEIGHBORS, AND NOW EVEN HER EMPLOYER WHO ARE CONVINCED RESPONDENT SHALL BE REMOVED FROM SAID LIFE OF MELINDA LEE DANIEL AS THEY DEEM FIT UPON THE VERY FELONY PERJURIES ENTERED IN THIS COURT TO EXECUTE FELONY EXTORTION AS AN ACT OF TERRORISM THAT EVIDENCES FELONY CONSPIRACY TO CONCEAL AND CONSPIRACY TO CONTINUE TO COMMIT FELONY LARCENY FOR FIVE (5) FULL RENT COLLECTION PERIODS AS FIRST REPORTED TO FPI MGT BEFORE JULY 1, 2015 AT A POTENTIAL HARM OF \$271,440.00 PER YEAR TO THE VERY ENITY AS PLAINTIFF TO REMOVE SAID RESPONDENT ACCORDINGLY.

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3. The following morning at 5:22 AM on July 14, 2015 as total stranger dressed in gangster style attire repeatedly rang the doorbell of apartment #50. Respondent, regardless as a retired Peace Officer immediately ran to the spare bedroom and summoned law enforcement via 911 emergency IN DEEP FEAR OF BEING SHOT THROUGH THE WOODEN DOOR AT THAT HOUR! Given the assembly of four (4) individuals the previous date, Respondent trust NO ONE as a sign was placed on the front door INFORMING ANY AND ALL THAT ANY APPROACH WHATSOEVER WILL BE CONSIDERED HOSTILE AND TO STAY AWAY!!! Upon the UNKNOWN SUBJECT'S removal of himself to his vehicle, Respondent dropped the phone to the floor and ran down the stairs to Photo-Evidence the vehicle BUT SEVERELY TWISTED HIS KNEE. The Subject got out of his small truck and stated, "Sorry Sir! I got the wrong apartment." A totally innocent mistake that summoned 911 EMERGENCY!!!

4. Later that day Melinda Lee Daniel 'snapped' again regarding the denial of God's evidenced TRUTH contained herein and again Respondent began to yell all said EVIDENCES. Susan Bennet, her BIG boyfriend and Becca again ASSEMBLED at the bottom of the stairs. Respondent again summoned law enforcement FOR HIS SAFETY in which he obtained

SAFE PASSAGE again to his personal vehicle TO REPORT TO ENLOE PAGE 28 OF 32

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EMERGENCY ROOM for diagnosis and proper treatment for his INJURED RIGHT KNEE.

- 5. On Monday, November 16, 2015 the "NOTICE TO VACATE" referring to Stipulation and Order #NC55612 was placed on the door with an end date of Wednesday, December 2, 2015 6:01 AM was posted by appropriate law enforcement on said front door of apartment #50.
- 6. On Thursday, November 19, 2015 Jodi Luna of Luna Process Services met Respondent to ILLEGALLY Process Serve [FELONY PERJURY]
  Temporary Restraining Order #165291 in which Calvin Joseph Clements III, Esq. PURPOSELY EXCLUDED FORM CH-100 "Request for Civil Harassment Restraining Orders" in which the Court is now REQUIRING production of EVIDENCE the entire Restraining Order #165291 was in fact PROCESS SERVED IN ITS ENTIRETY AT LEAST FOUR DAYS PRIOR said hearing at 1:30 PM on November 30, 2015 or face consequences thereof.
- 7. Upon noticing from the upstairs master bedroom window Respondent witnessed Chico Police Officers downstairs reviewing papers.
  Respondent awoke Melinda Lee Daniel who was SAFELY SLEEPING PEACEFUL AND FULLY CONTENT AND HAPPY on her living room couch. As Respondent HAPPILY, THOUGH NOT LEGALLY

REQUIRED DUE TO IMPROPER PROCESS SERVICE EVIDENCED PAGE 29 OF 32

ABOVE, cooperated with all fellow non-retired Peace Officers to REMOVE HIS PERSON AND ALL BELONGINGS accordingly, MELINDA LEE DANIEL BECAME EXTREMELY DISPONDENT IN COMPLETE FEAR OF DANGER OF SUSAN BENNETT, ET AL AND ALL DOES ONE THROUGH TEN INCLUSIVE IN FULL TEARS AND HYSTERIA as Respondent repeatedly ACCOMMODATED Officers Magleby, Sheridan, and Rush for their PROFESSIONALISM AS THE PERFECT EXAMPLES OF WHO IN WHO LAW ENFORCEMENT OFFICERS should be on all four corners and throughout this great nation.

Further evidence will be provided later regarding FELONY MAIL THEFT upon an open case with investigators of the United States Postal Service upon confirmed delivery of MISSING Priority Mail that included a \$250.00 Gift Card from US Bank, Respondent's August 2015 Payroll warrant receipt from the State of California, Progressive Vehicle Insurance verification Cards, etc., in which only Susan Bennett et al and Melinda Lee Daniel have had any access to said mailbox key AND...

EVIDENCE, Craig Clay, Maintenance of Cinnamon Village Apartment complex at (530) 864-4996 who committed blatant THEFT of Respondent's Fire Department 'Money Clip' that Melinda Lee Daniel placed in Respondent's ice chest to be delivered to Respondent while he waited at the 7/11 convenience store at Hwy 32 and Forest Avenue, Chico CA upon legal Process Service of the first FELONY PERJURY Temporary Restraining Order SIGNED PAGE 30 OF 32

RESPOSE TO RESTRAINNING ORDER #165291 UPON THE ILLEGAL EVICTION PROCESS #NC55612 FOR JUSTIFICATION FOR SAID RESTRAINING ORDER TO ISSUE ARREST WARRANTS FOR PETITIONERS SUSAN BENNET, ET AL., INCLUDING BUT NOT LIMITED CALVIN CLEMENTS, III, ESQ., CHRISTINE TEHATA, DENISE HUFFORD, AND ANY AND ALL DOES ONE THROUGH TEN UPON THEIR DIRECT AND/OR INDIRECT INVOLVEMENT AS EVIDENCED HEREIN AS THE COURT SEES FIT. RESPONDENT, RICHARD WILLIAM HOFFMANN

UNDER SEVERED DURESS OF IMMINENT [UNPROVOKED ILLEGAL] EVICTION was served. It is hereby requested this Court TAKE IMMEDIATE ACTION to address EVERY DETAIL as EVIDENCED regarding this matter FOR THE SAFETY AND CONTINUED PROTECTION OF BOTH THE RESPONDENT BUT MOST IMPORTANTLY THE MELINDA LEE DANIEL to include but not limited to the ISSUANCE OF ANY AND ALL APPROPRIATE ARREST WARRANT(S) FOR SUSAN BENNETT ET AL AND DOES ONE THROUGH TEN INCLUSIVE is greatly appreciated. Every effort of the Melinda Lee Daniel and Responded referred herein will be made to comply with any request made thereof of either and/or both parties in the assistance of full resolution of this matter under ALL laws of this great nation that govern same. PAGE 31 OF 32 RESPOSE TO RESTRAINNING ORDER #165291 UPON THE ILLEGAL EVICTION PROCESS #NC55612 FOR JUSTIFICATION FOR SAID RESTRAINING ORDER TO ISSUE ARREST WARRANTS FOR PETITIONERS SUSAN BENNET, ET AL., INCLUDING BUT NOT LIMITED CALVIN CLEMENTS, III, ESQ., CHRISTINE TEHATA, DENISE HUFFORD, AND ANY AND ALL DOES ONE THROUGH TEN UPON THEIR DIRECT AND/OR INDIRECT INVOLVEMENT AS EVIDENCED HEREIN AS THE COURT SEES FIT. RESPONDENT, RICHARD WILLIAM HOFFMANN

AFFIDAVIT CONCERNING ALL EVIDENCES TO CESASE AND DECIST RESTRAINING ORDER #165291 AND, AS THE COURT SEES FIT, TO RESTRAIN AND PROSECUTE SUSAN BENNETT, ET AL., INCLUDING BUT NOT LIMITED TO CALVIN JOSEPH CLEMENTS, III, Esq., DENISE HUFFORD, FPI MGT DISTRICT MANAGER, CHRISTINE TEHATA, FPI MGT. REGIONAL MANAGER, AND ALL DOES 1 THROUGH 10 FOR ALL FELONIES LISTED AND/OR NOT LISTED HEREIN TO BOTH ESTABLISH SAID PROTECTIVE ORDERS AGAINST ANY AND ALL AND DEMAND TO PROSECUTE EVIDENCED FELONY CONTEMPT OF COURT - PERJURY UPON FELONY EXTORTION(S) TO CONSPIRE TO FELONY CONCEAL THE CONSPIRACY TO CONTINUE TO COMMIT FELONY LARCENY AGAINST BRIDGE-CINNAMON VILLAGE (OWNER), PLAINTIFF, IN THE SUPERIOR COURT OF CALIFORNIA IN AND FOR THE COUNY OF BUTTE.

Being first duly sworn, I, Richard William Hoffmann, Sr., Respondent, do dispose and state herein under penalty of perjury hereby declare the foregoing EVIDNECES to fully exonerate myself of any and all FELONY PERJURY allegations regarding Restraining Order #165291 and mirrored in all Stipulations and Orders referenced in #NC55612 ORDERED by the SUPERIOR COURT OF CALIFORNIA IN AND FOR THE COUNTY OF BUTTE, know the contents thereof and that the statements and allegations contained therein are true and correct as I verily believe.

Richard William Hoffmann, Sr., Pro Se Respondent

Endorsed on this Thursday, 18<sup>th</sup> day of December in the year of our Lord two thousand and fifteen.

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