1	Kevin: Realworldfare, <i>sui juris, in propria Persona</i> Care of: 30650 Rancho California Road # 406-251 Temecula, California [92591]	
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3	<i>non-domestic without</i> the <u>U</u> nited <u>S</u> tates	
4	Email: <u>team@walkernovagroup.com</u>	
5	Real Party in Interest, Injured Party, Secu Respondent	red Party,
6		
7	UNITED STATES I	DISTRICT COURT
8	CENTRAL DISTRIC	T OF CALIFORNIA
9	THE PEOPLE OF THE STATE OF	Case No. 5:25-cr-00163-ODW
10	CALIFORNIA (fraudulently	<u>VERIFIED</u> REQUEST FOR JUDICIAL
11	substituted),	NOTICE IN SUPPORT OF VERIFIED EMERGENCY MOTION TO STRIKE
12	Purported Plaintiff, vs.	AND VACATE VOID ORDER FOR
13	KEVIN LEWIS WALKER (ENS	LACK OF SUBJECT MATTER JURISDICTION, FRAUD ON THE
14	LEGIS),	COURT, UNCONSTITUTIONAL PROCEDURE, AND DENIAL OF DUE
15	Purported Defendant.	PROCESS PROCESS
16		(SPECIAL LIMITED APPEARANCE — IN EQUITY ONLY — EQUITY JURISDICTION
17		PRESERVED)
18		
19	TO THE HONORABLE COURT AND ALI	L PARTIES:
20	This matter is brought in equity, under the	original and exclusive jurisdiction of this
21	Court as authorized by the Constitution of	the United States, Article III, Section 2.
22	All statutory jurisdiction is expressly denie	ed and rebutted. This is a Court of
23	Record. All rights are reserved without pre	ejudice pursuant to UCC 1-308.
24	COMES NOW Kevin: Realworldfare (form	nerly Kevin: Walker), responding as
25	Respondent, Injured Party, Real Party in I	Interest, and Secured Party, expressly
26	objecting to any misclassification as a "Def	fendant" or subject to any jurisdiction not
27	proven on the record. Kevin: Realworldfar	e (formerly Kevin: Walker) is proceeding
28	sui juris, in propria persona, by Special Li	mited Appearance only, not generally, not

Page 1 of 9

WERLINED REQUEST FOR JUDICIAL NOTICE IN SUPPORT OF VERIFIED EMERGENCY MOTION TO STRIKE AND VACATE VOID ORDER FOR LACK OF SUBJECT MATTER JURISDICTION, FRAUD ON THE COURT, UNCONSTITUTIONAL PROCEDURE, AND DENIAL OF DUE PROCESS.

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27 28 pro se, not as a "United States citizen" as defined under the 14th Amendment, nor as surety for any ALL-CAP LEGAL FICTION, artificial entity, corporate construct, transmitting utility, or cestui que trust — but solely as the living, sentient man, appearing in his true private capacity, competent to state and defend his own rights, title, and interest, and and pursuant to Federal Rule of Evidence 201(b)(2) respectfully requests this Court to take mandatory judicial notice of the following facts, filings, and authorities, each of which is:

- 1. Capable of accurate and ready determination by resort to sources whose accuracy cannot reasonably be questioned; and
- Material to the jurisdictional, constitutional, and equity issues raised in the accompanying motion.

I. FACTS ENTITLED TO JUDICIAL NOTICE

- This matter was removed under 28 U.S.C. § 1443(1) for civil rights violations, color of law misconduct, and denial of equal access to justice under federal law.
- 28 U.S.C. § 1443(1) contains no 30-day removal limit, unlike §§ 1441 and 1446. This removal was proper and timely under controlling authority.
- The Court's July 9, 2025 Order (Dkt. 11) does not cite § 1443 or address its jurisdictional implications, constituting fatal omission.
- The Court instead incorrectly referenced § 1455, which governs state criminal prosecutions, not civil rights removals.
- The alleged plaintiff "The People of the State of California" is a fictitious 5. political abstraction, not a real party in interest under Fed. R. Civ. P. 17(a).
- The substitution of "UNITED STATES" as plaintiff without notice, consent, or verified party capacity constitutes fraud on the court and simulated legal process.
- Numerous Verified Affidavits of Fact, Judicial Notices, and UCC-1 Financing Statements were filed and served on all parties, and stand unrebutted, creating binding judicial admissions under law.

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No party has presented a verified complaint, sworn affidavit, or lawful **chain of title** to prosecute this action in either law or equity.

II. CONTROLLING CASE LAW ENTITLED TO JUDICIAL NOTICE

- Ex parte Fisk, 113 U.S. 713 (1885): "A court that proceeds without jurisdiction renders its orders null and void."
- Valley v. Northern Fire & Marine Ins. Co., 254 U.S. 348 (1920): "A void judgment is a nullity and may be vacated at any time."
- **3.** Georgia v. Rachel, 384 U.S. 780 (1966): § 1443 provides for removal where state courts cannot or will not enforce federal rights.
- United States v. Kis, 658 F.2d 526 (7th Cir. 1981): "Unrebutted affidavits are judicial admissions which the court must accept as true."
- Hazel-Atlas Glass Co. v. Hartford-Empire Co., 322 U.S. 238 (1944): Fraud on the court "defiles the court itself."
- Caperton v. A.T. Massey Coal Co., 556 U.S. 868 (2009): Judicial bias or conflict requires disqualification and vacatur.
- **Lujan v. Defenders of Wildlife**, 504 U.S. 555, 560–61 (1992): A real party in 7. interest must show actual, redressable injury to sustain standing.
- New Hampshire v. Maine, 532 U.S. 742 (2001): When a party fails to rebut affidavits, it is estopped from later contesting their contents.

III. CONCLUSION

- Pursuant to Federal Rule of Evidence 201(b) and the doctrine of mandatory judicial **notice**, this Court has a non-discretionary duty to recognize and incorporate:
 - All facts, exhibits, and legal authorities cited herein, each of which is publicly recorded, verified, and capable of accurate and ready determination from unimpeachable sources;
 - The binding legal effect of unrebutted affidavits, which constitute judicial **admissions** by operation of law and must be treated as conclusive truth. See United States v. Kis, 658 F.2d 526 (7th Cir. 1981);

1	The fact that no real party in interest has come forward , no verified
2	complaint exists, and jurisdiction was never established under either
3	statutory or constitutional standards;
4	• The Court's July 9, 2025 Order is legally void <i>ab initio</i> , having been issued
5	without jurisdiction, in disregard of § 1443(1), and in reliance on false
6	presumptions, fictitious parties, and material judicial omissions;
7	This proceeding has now crossed from procedural error into fraud on the court,
8	denial of due process, and unconstitutional abuse of discretion.
9	Accordingly, this Court must either:
10	1. Take mandatory judicial notice of the unrebutted evidentiary record and
11	controlling law, and
12	2. Vacate the July 9, 2025 Order as a nullity, unworthy of force or recognition in
13	any tribunal of law or equity.
14	"A judgment rendered without jurisdiction is void and subject to collateral attack at an
15	time."
16	— Valley v. Northern Fire & Marine Ins. Co., 254 U.S. 348 (1920)
17	"Fraud upon the court is fraud which defiles the court itself."
18	— Hazel-Atlas Glass Co. v. Hartford-Empire Co., 322 U.S. 238 (1944)
19	Failure to act on this Verified Request will constitute deliberate judicial
20	misconduct, willful ignorance of controlling precedent, and aid and abet further
21	deprivation of constitutional rights under color of law.
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VERIFICATION:

Pursuant to 28 U.S.C. § 1746

I, <u>Kevin</u>: <u>Realworldfare</u>, over the age of 18, competent to testify, and having firsthand knowledge of the facts stated herein, do hereby declare, certify, verify, affirm, and state under penalty of perjury under the laws of the United States of America and the State of California, that the foregoing statements are true, correct, and complete, to the best of my understanding, knowledge, and belief, and made in good faith.

Executed, signed, and sealed this <u>9th</u> day of <u>July</u> in the year of Our Lord two thousand and twenty five, *without* the United States, **with all rights reserved and without recourse and without prejudice**.

All rights reserved without prejudice or recourse, UCC § 1-308, 3-402.

By: Kevin: Kealworldfare

Kevin: Realworldfare, Real Party In Interest, Secured Party, Injured Party, living man

1	LIST OF EXHIBITS / EVIDENCE:
2	1.Exhibit A: Affidavit and Contract Security Agreement #RF775820621US, titled:
3	NOTICE OF CONDITIONAL ACCEPTANCE, and FRAUD, RACKETEERING,
4	CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW,
5	IDENTITY THEFT, EXTORTION, COERCION, TREASON.
6	2. Exhibit B : Affidavit and Contract Security Agreement #RF775821088US, titled:
7	NOTICE OF DEFAULT, and FRAUD, RACKETEERING, CONSPIRACY,
8	DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY THEFT,
9	EXTORTION, COERCION, TREASON
10	3. Exhibit C: Affidavit and Contract Security Agreement #RF775822582US, titled:
11	NOTICE OF DEFAULT AND OPPORTUNITY TO CURE <u>AND</u> NOTICE OF
12	FRAUD, RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS
13	UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION,
14	KIDNAPPING.
15	4. Exhibit D: Affidavit and Contract Security Agreement #RF775823645US, titled:
16	Affidavit Certificate of Dishonor, Non-response, DEFAULT, JUDGEMENT, and
17	LIEN AUTHORIZATION.
18	5. Exhibit E: <i>PURPORTED</i> DEFENDANT'S <u>VERIFIED</u> NOTICE OF
19	CONDITIONAL ACCEPTANCE, NOTICE OF MANDATORY
20	COUNTERCLAIM, AND NOTICE OF JUDICIAL FRAUD AND CONSPIRACY
21	TO DEPRIVE UNDER COLOR OF LAW, AND DEMAND FOR DISMISSAL,
22	SANCTIONS, RESTITUTION, AND SUMMARY JUDGEMENT AS A MATTER
23	OF LAW IN FAVOR OF <i>PURPORTED</i> DEFENDANT
24	6. Exhibit F: UCC Financiang Statement No. 2024385925-4
25	7. Exhibit G: UCC Financiang Statement No. 2025470746-9
26	8. Exhibit H AFFIDAVIT of Truth: RIGHT TO TRAVEL CANCELLATION,
27	TERMINATION, AND REVOCATION of COMMERCIAL "For Hire" DRIVER'S
28	LICENSE CONTRACT and AGREEMENT. LICENSE/BOND # B6735991.

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WERFEITCH REQUEST FOR JUDICIAL NOTICE IN SUPPORT OF VERIFIED EMERGENCY MOTION TO STRIKE AND VACATE VOID ORDER FOR LACK OF SUBJECT MATTER JURISDICTION, FRAUD ON THE COURT, UNCONSTITUTIONAL PROCEDURE, AND DENIAL OF DUE PROCESS

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9. Exhibit I: Affidavit: Resolution, Revocation, and Termination of Franchise
   10.Exhibit J: Affidavit: Power of Attorney In Fact
   11.Exhibit K: ™KEVIN LEWIS WALKER© Trademark and Copyright Agreement.
 3
    12.Exhibit L: Hold Harmless Agreement.
    13. Exhibit M: Docket Record from Superior Court of California, County of
 5
       Riverside, Case No. MISW2501134, titled The People of the State of California v.
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       Kevin Lewis Walker, evidencing the original administrative citation and absence
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       of any adjudicated conviction or lawful removal by the prosecuting agency.
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PROOF OF SERVICE 1 STATE OF CALIFORNIA 3 SS. COUNTY OF RIVERSIDE 4 I competent, over the age of eighteen years, and not a party to the within 5 action. My mailing address is the Walkernova Group, care of: 30650 Rancho 6 California Road suite #406-251, Temecula, California [92591]. On or about July 9, **2025**, I served the within documents: 8 9 1. **VERIFIED** REQUEST FOR JUDICIAL NOTICE IN SUPPORT OF VERIFIED **EMERGENCY MOTION TO STRIKE AND VACATE VOID ORDER FOR LACK OF** 10 SUBJECT MATTER JURISDICTION, FRAUD ON THE COURT, 11 UNCONSTITUTIONAL PROCEDURE, AND DENIAL OF DUE PROCESS 12 By Electronic Service. Based on a court order and/or an agreement of the parties 13 to accept service by electronic transmission, I caused the documents to be sent to 14 the persons at the electronic notification addresses listed below. 15 Michael: Hestrin, Miranda Thomson, Monika Vermani 16 C/o THE DISTRICT ATTORNEY'S OFFICE, THE PEOPLE OF THE STATE OF CALIFORNIA 17 3960 Orange Street, Riverside, California [92501-3611] 18 DAOffice@rivco.org 19 US Attorney's Office Ausa - Office Of Us Attorney 20 213-894-2434 21 usacac.criminal@usdoj.gov 22 I declare under penalty of perjury under the laws of the State of California that the above is true and correct. Executed on July 9, 2025 in Riverside County, 23 24 California. /s/Chris Yarbra/ 25 Chris Yarbra 26 27 28

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ERBEIED REQUEST FOR JUDICIAL NOTICE IN SUPPORT OF VERIFIED EMERGENCY MOTION TO STRIKE AND VACATE VOID ORDER FOR LACK OF SUBJECT MATTER JURISDICTION, FRAUD ON THE COURT, UNCONSTITUTIONAL PROCEDURE, AND DENIAL OF DUE PROCESS

NOTICE: 1 Using a notary on this document does not constitute joinder adhesion, or consent to any foreign jurisdiction, nor does it alter my status in any manner. The purpose for 3 notary is verification and identification only and not for entrance into any foreign jurisdiction. 5 7 ACKNOWLEDGEMENT: 8 State of California 9 verifies only the identity of the individual who signed the 10) ss. document to which this certificate is attached, and not the County of Riverside 11 On this 9th day of July, 2025, before me, Joyti Patel, a Notary Public, personally 12 appeared Kevin Realworlfare (formerly Kevin Walker), who proved to me on the 13 basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed 14 to the within instrument and acknowledged to me that he/she/they executed the 15 same in his/her/their authorized capacity(ies), and that by his/her/their 16 signature(s) on the instrument the person(s), or the entity upon behalf of which the 17 person(s) acted, executed the instrument. 18 I certify under PENALTY OF PERJURY under the laws of the State of California 19 that the foregoing paragraph is true and correct. 20 WITNESS my hand and official seal. 21 22 JOYTI PATEL Notary Public - California Riverside County 23 24 25 26 27

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