From: Kevin: Realworldfare, sui juris

Care of: 30650 Rancho California Road #406-251

Temecula, California

non-domestic without the <u>U</u>nited <u>States</u> Email: <u>team@walkernovagroup.com</u>

TO: Pam Bondi,

U.S. Department of Justice and 950 Pennsylvania Avenue NW Washington, DC [20530-0001] Certified Mail No. 9589071052701127843683

TO: Chief Judge Mary Murguia, Susan Y. Soong

Judicial Council of the Ninth Circuit P.O. Box 193939 San Francisco, CA [94119-3939] Certified Mail No. 9589071052701127833318

DATE: August 8, 2025

TO: Aracely Montoya-Chico, Ellin Davtyan

The State bar of California 845 S. Figueroa Street Los Angeles, CA [90017-2515] Certified Mail No. 9589071052702295084663

TO: Jim Jordan

House Judiciary Committee 2138 Rayburn House Office Building Washington, D.C. [20515] Certified Mail No. 9589071052701127827935

VERIFIED AFFIDAVIT OF FACT IN SUPPORT OF VERIFIED CRIMINAL COMPLAINT — FRAUD UPON THE COURT, JUDICIAL COLLUSION, FEDERAL JUDICIAL TREASON, OBSTRUCTION, FELONIOUS BAR AND JUDICIAL CONDUCT, IMPERSONATION OF FEDERAL AUTHORITY, AND ONGOING DEPRIVATION OF RIGHTS UNDER COLOR OF LAW IN CASE NOS. 5:25-cv-01357, 5:25-cv-01434, 5:25-cv-01450, 5:25-cv-01900, 5:25-cv-01918, AND 25-4549 (NINTH CIRCUIT) AND DEMAND FOR IMPEACHMENT AND CRIMINAL REFERRAL OF JUDGE SUNSHINE SUZANNE SYKES UNDER ARTICLE I, SECTION 2

KNOW ALL MEN BY THESE PRESENT, that I, Kevin: Realworldfare, proceeding *sui juris, in equity,* explicitly not pro se, by *Special Limited Appearance* only, **not** generally, with **all rights reserved** *without* **prejudice**, waiving none, preserving **all** immunities, protections, and remedies, being over the age of 18, competent to testify, and having **firsthand knowledge** of the facts stated herein, do hereby declare, certify, verify, and affirm under penalty of perjury under the laws of the United States of America, that the following is true, correct, and complete to the best of my knowledge, belief, and understanding, and made in **good faith.**

I. INTRODUCTION AND CAPACITY

1. I, Kevin: Realworldfare, a living man, sui juris, do hereby appear in my **private capacity** as one of the People of the **de jure Republic**, **not** as a corporate fiction, franchise entity,

"U.S. citizen," or any artificial legal construct. I do not consent to be identified as, or substituted with, an ens legis, all-capital-letter name, or statutory person.

- I proceed as the real party in interest, the secured party creditor, and an injured party
 in fact, with standing derived from unrebutted verified filings, perfected commercial
 interests, and the ongoing unlawful acts of state and federal actors operating under
 color of law.
- 3. I invoke original jurisdiction in equity, under the Constitution for the United States of America (1787), the Bill of Rights (1791), Article III, Article IV, Section 4, and all protections secured thereby, including the right to be secure in property, the right to due process, and the right to petition for redress of grievances.
- 4. This affidavit and verified complaint are submitted in the interest of **truth**, **justice**, **and restoration of constitutional order**. I demand enforcement of the law, not as a subject of a corporate democracy, but as a **living American national** domiciled without the federal zone, and entitled to full protection under **the supreme Law of the Land**.

II. NOTICE TO AGENT IS NOTICE TO PRINCIPAL

- 5. This verified affidavit constitutes verified notice to Congress, the House Judiciary Committee, and Chairman Jim Jordan, as representatives of the People under Article I of the Constitution.
- 6. Receipt of this affidavit triggers **mandatory** oversight duties under Article I, Section 2, Clause 5 (impeachment), and Article VI (oath of office and supremacy of the Constitution).
- 7. Failure to investigate and act upon these facts constitutes **misprision of felony** (18 U.S.C. § 4) and a knowing breach of public trust.

III. THE FACTUAL BACKGROUND

- 8. U.S. District Judge Sunshine Suzanne Sykes knowingly continued to issue void and ultra vires orders in Case Nos. 5:25-cv-01434, 5:25-cv-01450, and 5:25-cv-01357, after being properly disqualified under 28 U.S.C. § 144 via verified affidavits and verified motions.
- 9. **After** disqualification, she unlawfully and fraudulently **ruled on her own disqualification motions**, entered fraudulent and void remand orders, and attempted to suppress filings and jurisdictional challenges, all in direct violation of Ninth Circuit precedent (*United States v. Sibla*, 624 F.2d 864 (9th Cir. 1980)).
- 10. Attorneys **John L. Bailey and Therese Bailey**, named defendants in ongoing federal civil rights litigation, unlawfully filed oppositions in **Ninth Circuit Case No. 25-4549** —

a Writ of Mandamus in which they are not respondents — falsely appearing to represent the U.S. District Court.

- 11. These filings constitute **impersonation of federal officers** under **18 U.S.C.** § **912**, and **unauthorized interference with an official appellate proceeding**, amounting to **obstruction of justice** under **18 U.S.C.** § **1512**.
- 12. Their conduct is compounded by verified commercial dishonor, conflict of interest, and misrepresentation of parties, in violation of the Rules of Professional Conduct including **Rules 1.7**, **3.3**, **5.5**, and **8.4**.
- 13. The underlying litigation involves unconstitutional dispossession, fraud upon the court, civil rights violations, and conspiracy under 18 U.S.C. §§ 241 and 242.
- 14. The U.S. District Court continues to facilitate a simulated legal process, concealing disqualification, denying adversarial process, and mislabeling parties all to protect void title claims and judicial misconduct.
- 15. The parties named herein including Judge Sykes and the Bailey Defendants are knowingly aiding and abetting a **fraudulent**, **simulated unlawful detainer proceeding**, while **two active quiet title actions** involving the same property are pending in the U.S. District Court and have been duly noticed and entered as exhibits in the record. These quiet title actions challenge the very basis of the claimed title and expose fatal defects in the chain of title and foreclosure process.
- 16. Despite this, the Defendants and Judge Sykes have **relied exclusively on a fraudulent and void Trustee's Deed Upon Sale** which itself is the subject of ongoing litigation for fraud, forgery, and unlawful recording to justify illegal dispossession and court rulings in favor of bad actors without jurisdiction.
- 17. They are **knowingly filing false documents**, making **material misrepresentations**, and submitting **fraudulent evidence** into the court record in violation of 18 U.S.C. §§ 1341, 1343, and 1512, while simultaneously **ignoring and concealing verified evidence and prior perfected title** vested in the complainant.
- 18. This coordinated effort constitutes criminal fraud, obstruction, impersonation, and denial of constitutional rights, all under color of law, and exposes a deliberate, orchestrated abuse of judicial machinery for private enrichment, retaliation, and suppression of lawful claims.

IV. CONSTITUTIONAL VIOLATIONS

- 19. The actions of Judge Sykes and the Bailey Legal Group violate my secured rights under:
 - **First Amendment** (Petition for redress of grievances)
 - Fourth Amendment (Unlawful seizure of property)

- **Fifth Amendment** (Due process and just compensation)
- **Sixth Amendment** (Fair and impartial tribunal)
- **Seventh Amendment** (Right to trial by jury in equity)
- Ninth and Tenth Amendments (Reserved rights)
- **Fourteenth Amendment** (Equal protection and due process)

V. AFFIRMATION AND DEMAND

- 15. I affirm all facts herein under penalty of perjury, without waiver of any rights, and serve this affidavit as a lawful Notice and Demand for:
 - Immediate investigation and impeachment proceedings under Article I, Section 2, Clause 5;
 - **Criminal referrals** to the U.S. Attorney and DOJ Public Integrity Section;
 - Referral to the Office of Inspector General and appropriate state bars for disciplinary enforcement;
 - **Protective action** to restore constitutional process and prevent further damage to private rights, equity jurisdiction, and due process.

FURTHER AFFIANT SAITH NOT.

| Executed in compliance with 28 U.S.C. § 1746. |
|---|
| // |
| // |
| // |
| // |
| // |
| // |
| // |
| // |
| // |

VERIFICATION:

Pursuant to 28 U.S.C. § 1746

I, <u>Kevin</u>: Realworldfare, 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**, 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>8th</u> day of <u>August</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: Ken' Fen Warldax |
|---|
| Kevin: Realworldfare, Real Party In Interest, |
| Plaintiff, Secured Party, Injured Party |
| a man on the land and soil of the De'Jure republic. |
| |
| |
| |
| |
| |
| |
| |
| |
| |
| |

//

11

11

11

//

11

11

11

//

11

PROOF OF SERVICE

| STATE OF CALIFORNIA |) | |
|---------------------|---|-----|
| |) | SS. |
| COUNTY OF RIVERSIDE |) | |

I competent, over the age of eighteen years, and not a party to the within action. My mailing address is the Walkernova Group, **care of:** 30650 Rancho California Road #406-251, Riverside California. On or about **August 8, 2025**, I served the within documents:

1. VERIFIED AFFIDAVIT OF FACT IN SUPPORT OF VERIFIED CRIMINAL COMPLAINT — FRAUD UPON THE COURT, JUDICIAL COLLUSION, FEDERAL JUDICIAL TREASON, OBSTRUCTION, FELONIOUS BAR AND JUDICIAL CONDUCT, IMPERSONATION OF FEDERAL AUTHORITY, AND ONGOING DEPRIVATION OF RIGHTS UNDER COLOR OF LAW IN CASE NOS. 5:25-CV-01357, 5:25-CV-01434, 5:25-CV-01450, 5:25-CV-01900, 5:25-CV-01918, AND 25-4549 (NINTH CIRCUIT) AND DEMAND FOR IMPEACHMENT AND CRIMINAL REFERRAL OF JUDGE SUNSHINE SUZANNE SYKES UNDER ARTICLE I, SECTION 2

By United States Mail. I enclosed the documents in a sealed envelope or package addressed to the persons at the addresses listed below by placing the envelope for collection and mailing, following our ordinary business practices. I am readily familiar with this business's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service, in a sealed envelope with postage fully prepared. I am a resident or employed in the county where the mailing occurred. The envelope or package was placed in the mail in Riverside County, California, and sent via Registered Mail with a form 3811.

TO: Pam Bondi,

U.S. Department of Justice and 950 Pennsylvania Avenue NW Washington, DC [20530-0001] Certified Mail No. 9589071052701127843683 with form 3811

TO: Aracely Montoya-Chico, Ellin Davtyan

The State bar of California 845 S. Figueroa Street Los Angeles, CA [90017-2515] Certified Mail No. 9589071052702295084663 with form 3811

TO: Chief Judge Mary Murguia, Susan Y. Soong

Judicial Council of the Ninth Circuit P.O. Box 193939 San Francisco, CA [94119-3939] Certified Mail No. 9589071052701127833318 with form 3811

TO: Jim Jordan

House Judiciary Committee 2138 Rayburn House Office Building Washington, D.C. [20515] Certified Mail No. 9589071052701127827935 with form 3811

By Electronic Service. Based on a court order and/or an <u>agreement of</u> the parties to accept service by electronic transmission, I caused the documents to be sent to the persons at the electronic notification addresses listed below.

TO: Pam Bondi,

U.S. Department of Justice and 950 Pennsylvania Avenue NW Washington, DC [20530-0001] crm.section@usdoj.gov

TO: Aracely Montoya-Chico, Ellin Davtyan

The State bar of California 845 S. Figueroa Street Los Angeles, CA [90017-2515] admissions@calbar.ca.gov feedback@calbar.ca.gov info@calbar.ca.gov

TO: Chief Judge Mary Murguia, Susan Y. Soong Judicial Council of the Ninth Circuit

Page 7 of 9

P.O. Box 193939 San Francisco, CA [94119-3939] <u>judicialcouncil@jud.ca.gov</u>

TO: Jim Jordan

House Judiciary Committee 2138 Rayburn House Office Building Washington, D.C. [20515] Certified Mail No. 9589071052701127827935

Sunshine K. Sykes, Dolly Maize Gee

C/o UNITED STATES DISTRICT COURT FOR THE CENTRAL DISTRICT OF CALIFORNIA, RIVERSIDE

3470 Twelfth Street Riverside Riverside, California [92501-3801] DMG_Chambers@cacd.uscourts.gov SSS_Chambers@cacd.uscourts.gov Vanessa_Figueroa@cacd.uscourts.gov volanda_skipper@cacd.uscourts.gov

Naji Doumit, Mary Doumit, Daniel Doumit C/o NAJI DOUMIT, MARINAJ PROPERTIES, FOCUS

ESTATÉS INC

louisatoui3@yahoo.com najidoumit@gmail.com jbailey@tblglaw.com tbailey@tblglaw.com udlaw2@aol.com

John L. Bailey (#103867), Therese Bailey (#171043) C/o THE BAILEY LEGAL GROUP <u>ibailey@tblglaw.com</u>

jbailey@tblglaw.com tbailey@tblglaw.com

Barry-Lee: O'Connor (#134549)

C/o BARRY LEE O'CONNOR, BARRY LEE O'CONNOR & ASSOCIATES udlaw2@aol.com

I declare under penalty of perjury under the laws of the State of California that the above is true and correct. Executed on **August 8, 2025** in Riverside County, California.

/s/Chris Yarbra/ Chris Yarbra

NOTICE:

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 notary is verification and identification only and not for entrance into any foreign jurisdiction.

JURAT:

| | | A notary public or other officer completing this certificate |
|----------------------|-------|---|
| | | verifies only the identity of the individual who signed the |
| State of Riverside |) | document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document. |
| |) ss. | |
| County of California | j | |

Subscribed and sworn to (or affirmed) before me on this 8th day of August, 2025 by Kevin: Realworldfare (formerly Kevin Walker) proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me.

Joyti Patel, Notary public seal: