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CLERK U.S. DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

1 Terry M. Myers
2 Pro-Se
3 W 232 Forest
4 Mundelein, IL. 60060
5 Telephone: (224) 548-6556
6 Facsimile: (206) 600-7361
7 otplp@comcast.net

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9 UNITED STATES COURT
10 NORTHERN DISTRICT OF CALIFORNIA
11 OAKLAND DIVISION

<p>12 UNITED STATES DISTRICT COURT 13 NORTHERN DISTRICT OF 14 CALIFORNIA OAKLAND DIVISION 15 ORACLE USA, INC., et al., 16 17 Plaintiffs, 18 19 v. 20 SAP AG, et al., 21 22 Defendants.</p>	<p>23 Case No. 07-CV-1658 PJH (EDL) 24 25 MOVANTS AMENDED MOTION FOR 26 LEAVE TO INTERENVE 27 28 Date: December 8, 2011 Time: 9:00 a.m. Courtroom: 3, 3rd Floor Judge: Hon. Phyllis J. Hamilton</p>
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29 **AMENDED MOTION FOR LEAVE TO INTERVENE.**

30 I. STATEMENT OF FACTS

31 A. On May 28th, 1969 Plaintiff (Wells Fargo of
32 Minnesota, CitiBank of Poland, Chase Bank and OTHER
33 EAST COAST ORGANIZATIONS) or one of their successors or
34 one of its agents (Fisher & Shapiro, LLC., Noah
35 Weininger, Mark R. Cummisford & Maupin) Files a Quit
36 Claim Deed with Lake County (R C000106 in case 02-08-

MOVANTS MOTION FOR LEAVE TO INTERENVE

1 1160 and R in case 02-06-) said title is in fact a
2 very Complex Cold War Era Ponzi Scheme (please see USA
3 vs. "Richard Murphy", "Cynthia Murphy" and "Donald
4 Howard Heathfield" filed on Jun 29, 2010.) This is a
5 criminal act under both State and Federal RICO and land
6 fraud laws.
7
8

9
10 B. On July 8th, 1969 Plaintiff (Norwest Bank of
11 Minnesota, CitiBank of Poland, Chase Bank and OTHER
12 EAST COAST ORGANIZATIONS) or one of their successors or
13 one of its agents (Fisher & Shapiro, LLC., Darryl
14 Rosengweig, Noah Weininger, Mark R. Cummisford &
15 Maupin) files a Quit Claim Deed with Lake County (R
16 C000106 in case 02-08-1160 and R in case 02-06-) said
17 title is in fact a very Complex Cold War Era Ponzi
18 Scheme (please see USA vs. "Richard Murphy", "Cynthia
19 Murphy" and USA vs. "Donald Howard Heathfield" filed on
20 Jun 29, 2010.) This is a criminal act under the State
21 and Federal RICO and land fraud laws.
22
23
24
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28

C. On August 01, 1996 Plaintiff (Norwest Bank of
Minnesota, CitiBank of Poland, Chase Bank and OTHER

1 EAST COAST ORGANIZATIONS) or one of their successors or
2 one of its agents (Fisher & Shapiro, LLC., Noah
3 Weininger, Darryl Rosengweig & Maupin) and Cross-Claim
4 Plaintiff's enter into an mortgage contract for an
5 residential property and Cross-Claim Plaintiff's
6 purchase a land trust with tenements (See Exhibit B.)

7
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9
10 D. On October 05, 1996 Cross-Claim Plaintiffs get
11 married while living in Park Ridge, IL (see 08 CH
12 17067.)
13
14

15
16
17 E. On, December 01, 1998 Plaintiff(Norwest Bank, Bank
18 of Minnesota, CitiBank of Poland and OTHER EAST COAST
19 ORGANIZATIONS) or one of their successors or one of its
20 agents (Fisher & Shapiro, LLC., Noah Weininger &
21 Maupin) and Cross-Claim Plaintiff's refinance old
22 mortgage into new first mortgage contract for an
23 residential property (no mortgage on record in case 02-
24 08-1160).
25
26
27
28

F. In 1999 Appellants inherits All rights to the state
of Wisconsin (see Washington Mutual vs. Myers,

1 Wisconsin 2nd appellate and See Exhibit B).

2
3 G. On June 11, 2001 Plaintiff (Wells Fargo of
4 Minnesota, CitiBank of Poland, Chase Bank and OTHER
5 EAST COAST ORGANIZATIONS) or one of their successors or
6 one of its agents (Fisher & Shapiro, LLC., Noah
7 Weininger, Darryl Rosengweig & Maupin) and Cross-Claim
8 Defendants enter into a second mortgage contract for an
9 residential property (See Exhibit B).
10
11

12
13 H. On July 27, 2001 Plaintiff (Wells Fargo of
14 Minnesota, CitiBank of Poland and OTHER EAST COAST
15 ORGANIZATIONS) or one of their successors or one of its
16 agents (Fisher & Shapiro, LLC., Noah Weininger, Darryl
17 Rosengweig & Maupin) claims to own Cross-Claim
18 Plaintiff's house and knocks it down (R C000092 of Wells
19 vs. Myers and Myers vs. Lake County I (05 L 884). Kumar
20 of Lake County Zoning Board is a ISI mole and does
21 knock down Cross-Claim plaintiffs house in July 2001.
22

23 This is one count of criminal destruction of property.
24
25

26 I. In 2003 Oracle does breach license agreement with
27 Myers Information Systems, Inc. and the copyright of
28

1 Myers Information Systems, Inc. by taking source code
2 and designs out of the USA.
3

4 J. In 2005 Cross-Claim Plaintiff's file Myers vs. Lake
5 County and others in a real action attempted of
6 Ejectment the cross-claim defendants and prove the
7 existence of Intellectual substance and copyrighted
8 this and other products (see 05 L 885 this case is
9 still pending.)
10
11

12
13 K. In 2007 This Court errs (see 07 P 8382) by taking
14 money for the Cross Claim Plaintiffs a moves to enforce
15 illegal patronage in violation of a Fed Court order and
16 is the cause of two deaths and also violates of the
17 Copyrighted products from the 2005 case above. Also,
18 Oracle sues SAP in 2007, over same matters.
19
20
21

22
23 L. When Mr. Tyler's will of 1994 was destroyed by the
24 criminal enterprise (a.k.a. CO-Cross-Claim-Defendants
25 ROBERT F. HARRIS, PLENARY GUARDIAN OF THE ESTATE AND
26 Marlon Suskin and Wells Fargo of Minnesota, CitiBank of
27 Poland and OTHER EAST COAST ORGANIZATIONS) or one of
28 their successors or one of its agents (Fisher &

1 Shapiro, LLC., Noah Weininger, Darryl Rosengweig &
2 Maupin) it is a criminal act under state and federal
3 RICO laws and the Illinois Public Corruption Laws and
4 malpractice by the law firm of Marlon Suskin(see USA
5 vs. ALI AL-MARRI and USA vs. BASHIR NOORZAI. & USA vs.
6 MADOFF & USA vs. Rezko & USA vs. Blagojevich & USA vs.
7 MADOFF & Washington Mutual Bank vs. Myers 2nd Appellate
8 Wisconsin and a violation of The Federal Court Order
9 commonly known as the Shakman Decree to Monitor
10 Patronage in Cook County

11
12 M. On January 23, 2008 cross-claim plaintiff's filed
13 for Chapter 11 and then were partial and forcibly
14 converted to chapter 7 bankruptcy (see 08 B 01439.) No
15 hearing of the creditors was given by the US Chapter 7
16 trustee after the forced conversion because The Court
17 appointed Trustee from Lake County recused themselves
18 notwithstanding this The Banks (Wells and MU) insisted
19 on proceeding. The judge erred in that the Chaptered 11
20 plan of 2/7/2008 was denied. Also, Mr. Harris insisted
21 on not asking the US Courts for leave to stay the

MOVANTS MOTION FOR LEAVE TO INTERNEVE

1 automatic stay, in the matter of the Estate of Len
2 Tyler (see 07 P 8382 and motion in 1st appellate)
3
4 N. On February, 13 2009 Cross-Claim where falsely
5 evicted by ROBERT F. HARRIS, PLENARY GUARDIAN OF THE
6 ESTATE AND Marlon Suskin and Wells Fargo of Minnesota,
7 CitiBank of Poland and OTHER EAST COAST ORGANIZATIONS)
8
9 or one of their successors or one of its agents (Fisher
10 & Shapiro, LLC., Noah Weininger, Darryl Rosengweig &
11 Maupin) from 19263 forest lane the house in Mundelein,
12 but not W232 which is the land trust, and NBLT # 724
13 and M. & R. Lake Corp. are terminated! (see R - late
14 page of motion to dismiss and brief (wells vs. Myers)
15
16
17
18
19

20 O. On February 13, 2009 CROSS-CLAIM PLAINTIFF'S make
21 an entry under the terms of Gridley into Marriott and
22 Hilton in Mettawa, IL. and serve them see service them
23 on or about July 2nd, 2009 the with Lake County sheriff
24 as a witness. This service is within the time of the
25 original leave granted by this court on this matter and
26 also still in the Bankruptcy protection the Lake County
27 Sheriff should have called either Cook County or the US
28

MOVANTS MOTION FOR LEAVE TO INTERVENVE

1 Marshall office.

2
3 O. The States Attorney is in error by evicting the
4 Defendants on Feb 14, 2009 and the criminal trespassing
5 of July 20th, 2009 was not under the jurisdiction of
6 lake county court and was under this court's order of
7 leave to amend.
8

9
10 P. All Treaties between the USA and the Indian nations
11 applies to the land (see MONTANA v. UNITED STATES, 450
12 U.S. 544 (1981) 450 U.S. 544) & (R C0000141 in case 02-
13 08-1160)
14

15
16 Q. On July 5th, 2009 Defendant's make a valid entry
17 into Lincolnshire LLC. and serve them (see service
18 affidavit filed on April 4, 2011) on or about July
19 16th, 2009 with The Lincolnshire Police as a witness.
20
21 This service is within the time of the original leave
22 granted by this court on this matter and also still in
23 the Bankruptcy protection the Lincolnshire Police
24 should have called either Cook County or the US
25
26 Marshall office. .
27
28

R. This court used a special process server used in

1 this case.

2
3
4 S. See Order of 4/27/11 in case 07-CV-1658 PJH (EDL)

5
6 T. On March 18, 2010 Headley admitted that he attended
7 training camps in Pakistan operated by Lashkar e
8
9 Tayyiba, a designated foreign terrorist organization,
10 on five separate occasions between 2002 and 2005. In
11
12 late 2005, Headley received instructions from three
13
14 members of Lashkar to travel to India to conduct
15
16 surveillance, which he did five times leading up to the
17
18 Mumbai attacks three years later that killed six
19
20 Americans among approximately 164 people and wounded
21
22 hundreds more.

23 U. On August 10, 2010 Marling Management Inc. sends a
24
25 new corrected and typed lease to Cross-claim plaintiffs
26
27 (See 11LN795) Which is a property owned by Cross-Claim
28
29 Plaintiffs and the lease is signed by both Cross-claim
30
31 plaintiffs.

1 Therefore now comes, Terry Myers, with this FIVE count
2 Cross-Claim.
3

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5
6
7 II. UNJUST ENRICHMENT
8

9
10 0.) All items of part I are herein re-asserted.
11

12
13 1.) CROSS CLAIM DEFENDANTS do not have clear title
14 to the land under Gridley land contract (See Wells
15 Fargo vs. Myers, 2nd Appellate Illinois and Washington
16 Mutual Bank vs. Myers 2nd Appellate Wisconsin & Exhibit
17
18

19 A) insofar as, any deed written under the illegal
20 criminal enterprise and the illegal patronage system
21 see the state of Illinois vs. WELLS Case Number (09-CH-
22 26434) filed July 31 2009.
23
24

25 - See USA vs. Rezko & USA vs. Blagojevich & USA vs.
26 MADOFF) are operating an illegal ponzi scheme and
27 violating of the conveyance act section 765 ILCS 940/50
28 in that the true land owners being the Defendants-CROSS

MOVANTS MOTION FOR LEAVE TO INTERNEVE

1 CLAIMS-PLAINTIFFS are not compensated in any way and no
2 consideration being given to the true land owners,
3 therefore the Plaintiff-CROSS CLAIM DEFENDANTS and
4 being unjustly enriched. See Case Number (09-CH-26434)
5
6
7
8

9 III. FRAUD, RACKETEERING, MALPRACTICE, breach of both
10 the TAP contract and Shakman Decree.
11

12 0.) All items of part I are herein re-asserted.

13 1.) When Mr. Tyler's will of 1994 was destroyed by the
14 criminal enterprise (a.k.a. CO-CROSS-CLAIM-Defendants
15 ROBERT F. HARRIS, PLENARY GUARDIAN OF THE ESTATE AND
16 Marlon Suskin and Wells Fargo of Minnesota, CitiBank of
17 Poland, Chase Bank and OTHER EAST COAST ORGANIZATIONS)
18 or one of their successors or one of its agents (Fisher
19 & Shapiro, LLC., Noah Weininger, Darryl Rosengweig &
20 Maupin) it is a criminal act under state and federal
21 RICO laws and the Illinois Public Corruption Laws and
22 malpractice by the law firm of Marlon Suskin(see USA
23 vs. ALI AL-MARRI and USA vs. BASHIR NOORZAI. & USA vs.
24 MADOFF & USA vs. Rezko & USA vs. Blagojevich & USA vs.
25
26
27
28

MOVANTS MOTION FOR LEAVE TO INTERENVE

1 MADOFF & Washington Mutual Bank vs. Myers 2nd Appellate
2 Wisconsin and a violation of The Federal Court Order
3 commonly known as the Shakman Decree to Monitor
4 Patronage in Cook County.
5

6
7 2.) M&R Lake Corp and Northbrook Land trust #724 are
8
9 not Illinois Corporations as is alleged the fraudulent
10 deeds (see Myers vs. Lake County I & II & Wells Fargo
11 vs. Myers, 2nd Appellate Illinois & Washington Mutual
12 Bank vs. Myers 2nd Appellate Wisconsin (see Exhibit A &
13 Exhibit B) violating of the conveyance act section 765
14 ILCS 940/50 and Fraud to operate a ponzi scheme on the
15 land.
16
17
18

19
20 3.) Kumar of Lake County Zoning Board (and ISI mole.)
21 knocks down Cross-Claim plaintiffs house in July 2001.
22
23 This is criminal destructions of property.

24
25 4.) It is one Illinois MALPRACTICE to have non-
26 disclosed association between Noah Weininger & Maupin.

27
28 5.) It is a breach of the TAP contract to not disclose
all associations to this court and to process to sale
with not responding to any request.

1 6.) It is a breach of the Shakman Decree contract to
2 not disclose all associations to this court.
3

4 IV. BREACH OF PRIVATE LAND CONTRACT, Lease agreement
5 and Copyright of owner.
6

7 0.) All items of part I are herein re-asserted.
8

9 1.) It is a violation of the land contract to operate a
10 ponzi scheme on the land "no tenant (CROSS CLAIM
11 DEFENDANTS) ... may use the land to violate any state or
12 federal laws" (see USA vs. MADOFF & USA vs. Rezko and
13 see West Shore Park vs. Myers & Myers vs. Lake County I
14 & II - 2nd Appellate Illinois & Wells Fargo vs. Myers,
15 2nd Appellate Illinois & Washington Mutual Bank vs.
16 Myers 2nd Appellate Wisconsin and (See Exhibit A &
17 Exhibit B)
18
19
20
21
22

23 2.) Kumar of Lake County Zoning Board (and an ISI mole)
24 does knock down Cross-Claim plaintiffs house in July
25 2001. This is one count of criminal destruction of
26 property.
27
28

3.) Francis Eugene George together the with UCCB, NYAD,
CAD do conspire to defraud the ordinary people of North

1 America with a massive NAZI/Islamic criminal enterprise
2 Ponzi Scheme This ring of child abuse perpetrators
3 while pretending to be Pius X disciples but are in fact
4 they are WWII era army of Islam inside the DOD US
5 ARMY/IRA lovers of an unrepentant Pius XII, NAZI,
6 Islam, Vatican II & communist.
7
8
9

10
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12 V. EJECTMENT

13 1.) All items of part I are herein re-asserted.
14

15 2. None of the Cross-Claim Defendants own the land
16 and an Ejectment action of all cross-claim defendants
17 is herein commenced.
18

19
20 VI. TWO COUNTS OF WRONG FULL DEATH

21 1.) All items of part I are herein re-asserted.
22

23 2.) None of the Cross-Claim Defendants were the
24 executors of Lens will they were his and Moms
25 Executioners.
26

27 3.) Or in the alternative One count of False Death and
28 one count of wrong full death.

VII. ONE COUNT OF CONFLICT OF INTEREST.

MOVANTS MOTION FOR LEAVE TO INTERENVE

1 0.) All items of part I are herein re-asserted.

2
3 1.) It is one Illinois conflict of interest laws to
4 have non-disclosed association between Noah Weininger &
5
6 Maupin.

7 2.) There is a real cost of over \$2,000.00 plus cost of
8
9 Maupin not doing a motion to dismiss when we told him
10
11 to.

12 Where for the Defendant prays for the following relief,
13
14

15 A. \$65,000,000,000.00

16
17 B. 65,000,000 entries in the claim index at \$1,000 one
18 for each piece of property claimed to be owned by CROSS
19 CLAIM DEFENDANT (see Exhibit A)

20
21 C. Until above named cross-claim defendants open up the
22
23 books on the WWII Pius XII matters then no radio
24
25 station can quote any other documents that said named
26 cross-claim defendants have ever control over wherefore
27
28 said stations with until that point in time be required
to use only source material which was never under their
control like the Dead Sea scrolls and the Gospels of

MOVANTS MOTION FOR LEAVE TO INTERENVE

1 St. Thomas.

2
3
4 D. Return stolen private intellectual and real
5 property of Cross-Claim Defendants.
6

7
8
9 E. Ejectment of above names lovers Islam & Ponzi
10 inside the Temple of David now called dome of the rock.
11

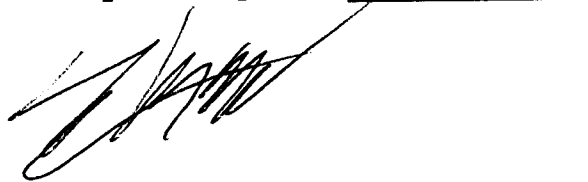
12
13 F. US Army Hardware may enter any seminary under the
14 command Illinois National Guard Woman's auxiliary Tank
15 Battalion(s).
16

17
18 G. No new construction on any farm until 100% of the
19 rust belt is restored.
20

21 H. Where ever other relief this court deems
22 appropriate.
23

24 Terry M. Myers
25

26 By /Terry M. Myers/ _____
27
28



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December 2, 2011

1 Terry M. Myers
2
3 Pro-Se
4 W 232 Forest
5
6 Mundelein, IL.
7
8 Twitter terrymyers
9
10 Skype name mr.terry.m.myers
11
12 Telephone: (847) 721-0744
13
14 Facsimile: (206) 600-7361
15
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21
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27
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mrterrymyers@hotmail.com

MOVANTS MOTION FOR LEAVE TO INTERENVE