## IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF FLORIDA Pensacola Division

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4	STATE OF FLORIDA, by and through BILL McCOLLUM, ATTORNEY GENERAL,	) 
5	et al.,	
6	Plaintiff,	
7	v.	Case No. 3:10-cv-91 - K
8	UNITED STATES DEPARTMENT OF HEALTH AND HUMAN SERVICES;	
9	KATHLEEN SEBELIUS, et al.,	)
0	Defendant.	
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3		) )
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6		, )

## MOTION FOR LEAVE TO FILE AMICUS CURIAE BRIEF

W. Spencer Connerat, III, citizen, elector, and resident of the State of Florida, hereby requests leave to file this short, yet important brief in the above-styled case. He is a holder of the common stock of St. Joe Company, a Florida real estate operating company, and supports the Plaintiff, State of Florida.

Mr. Connerat acts in good faith, does not represent any party, other than himself, in this *amicus* curiae, and under penalty of Law states only the Truth. Out of respect for the Court, the brief is only three (3) pages in length. There is a Certified document of relevance included as the final page. If the Patient Protection and Affordable Care Act "the Act" is not thwarted by the action, of Attorney General McCollum, et al., Mr. Connerat, degreed in Economics from the University of Virginia, has modeled that

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diminished, affecting his fellow stockholders, as well as himself. In summary, the model posits that a violation of the Ninth Amendment to the Constitution for the United States would have repercussions in terms of lowered morale, and the appurtenant effects on productivity of workers, at St. Joe Company plus other Florida real estate operating companies via denial of free enterprise and disparaging of liberty.

Mr. Connerat humbly seeks to bring to the attention of the Court a facet of the unlawful nature of

the natural health of his Florida company, including the capacity to make future debt payments, will be

"the Act" which not been argued heretofore. This is a judicial purpose for having such a brief as is being presented here. Such a high profile case would not lend itself to either side accepting such a brief, written by an ordinary Florida man, who spent much of this day at repose. Therefore, it is requested that the Hon. Judge Vinson grant leave in this special circumstance. What is attached as the final page of this brief is a Certified Copy of a Notice filed in the jurisdiction of Pinellas county. This document is admissible as fact, and serves as *prima facie* evidence that "the Act" is not valid as Law, due to the circumstance that the underlying Bill was signed on March 23, 2010, by a Defendant who just five (5) days earlier admitted, in a Florida Court, that he was ineligible to hold the office entitling him to sign such Bill into Law.

With the actual document attached, and with nothing further, this friend returns to repose, pleased to be a "Friend" of all Courts and to lend support to the State of Florida, whose motto is one and the same as that of our Nation: IN GOD WE TRUST.

I hereby certify that the foregoing statements made by me are true, to the best of my knowledge.

I am aware that if any of the foregoing statements made by me is willfully false, or if not made in good faith, I am subject to punishment.

Respectfully submitted (via U.S.P.S. 1<sup>st</sup> Class Mail) on November 30, 2010.

Both Plaintiff and Defendant served via U.S.P.S. 1st Class Mail on November 30, 2010.

W. Spencer Connerat, III

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## TACIT ADMISSION OF INELIGIBILITY CONFESSION IN OPEN COURT

WHEREAS Defendant Barack Hussein Obama II received a Certified Letter of Redress dated 2/26/2009 from Plaintiff William Spencer Connerat III, on 3/25/2009, and numbered 7008 1830 0000 2749 6597 by United States Postal Service:

The final paragraph reading:

"If and when a second rebuke of this Citizen's humble request is manifested, then I shall seek to record a true and correct copy of such tacit admission of ineligibility to the Office of President of the United States of America in the Pinellas County Courthouse."

WHEREAS aforementioned Letter was met with ignorance and capitulation, the Defendant neither responding, nor appearing in Court.

And WHEREAS the Plaintiff seeks to fulfill his promise to record,

BE IT THEREFORE RESOLVED, that this document represents a recorded ADMISSION OF INELIGIBILITY by the Defendant. A CONFESSION IN OPEN COURT, AND THE BASIS FOR AN ACTION OF TREASON, in this State and in any other jurisdiction which may deem such tacit admission as fact.

RE: 522009SC005522XXSCSC

Connerat vs. Obama Filed March 18, 2010 Pinellas county, Florida