

JUDGE EVE ELLINGWOOD (ret.)
Name (aka cohen sternlight)

1350 E. Flamingo Rd., 568

Las Vegas, Nevada 89119

phone: 702-782-1306

UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

JUDGE EVE ELLINGWOOD (ret.)
Plaintiff,

email: eejudgeeve79@gmail.com

vs.

CASE NO. _____
(To be supplied by the Clerk)

BANK OF THE WEST

UNITED STATES OF AMERICA
~~PREISDENT BARACK OBAMA~~

CIVIL RIGHTS COMPLAINT
PURSUANT TO
42 U.S.C. § 1983

SENATOR HARRY REID: RORY REID

CONGRESSWOMAN NANCY PELOSI

TURNBERRY PLACE, ET AL

Defendant(s).

A. JURISDICTION

1) This complaint alleges that the civil rights of Plaintiff, Judge eve cohen,
(Print Plaintiff's name)

Ellingwood (ret.)
who presently resides at _____, were

violated by the actions of the below named individuals which were directed against

Plaintiff at las veegf Nevada on the following dates
(institution/city where violation occurred)

_____, _____, and _____
(Count I) (Count II) (Count III)

EXHIBIT E

From: JUDGE EVE COHEN ELLINGWOOD (ret.)

1350 E. Flamingo Road, 568

Las Vegas, Nevada

89119

Telephone: 702-782-1306

email: eejudgeeve79@gmail.com

JULY 22, 2010

TO: THE HONORABLE CONGRESSWOMAN MICHELLE BACHMANN

THE HONORABLE CONGRESSMAN MIKE PENCE

THE HONORABLE JUDGE ANDREW NAPOLITANO

THE HONORABLE COMMISSIONER ROBERT MCDOWELL

U.S. SENATORIAL CANDIDATE SHARRON ANGLE

CONGRESSIONAL CANDIDATE DR. DR. JOE HECK

MR. ERICK ERICKSON__ REDSTATE.COM

MR. JOHN FUND__ WALL STREET JOURNAL

MR. HERMAN CAIN

MR. STEVEN KRUISER __ FOX NEWS

MR. JIM PINKERTON __ FOX NEWS

MR. ED MORRISSEY___ HOTAIR.COM

MR. CURTIS SLIWA

MR. GUY BENSON

MR. ROGER HEDGECOCK

MRS. ANN MCELHINNEY__DIRECTOR,NOT EVIL JUST WRONG

MR. TIM PHILLIPS_PRESIDENT_AMERICANS FOR PROSPERITY FOUNDATIO

MR. ERIK TELFORD_EXECUTIVE DIRECTOR_) RIGHT ON LINE

MR. PHIL KERPEN__VP POLICY_AMERICANS FOR PROSPERITY

page two

July 22, 2010

Re: Litigation

DEAR LADIES AND GENTLEMEN:

I am a RONALD REAGAN CONSERVATIVE.
Enclosed please find a rough draft copy of litigation

I am going to file in federal district court.

As you can see, in part, I am suing Barack Obama for being a VOID PRESIDENT , FOR TREASON, and for violating my rights; and for GRAND THEFTS OF THE MONIES OF THE AMERICAN PEOPLE.

I am also suing, in part, SENATOR HARRY REID and congresswoman NANCY PELOSI, for thefts of our taxpayers' monies- as well as against MARY LANDRIEU, for the same reason; and will add all other democrats ~~us~~ legislators who have participatred in the same theft.

This litigation should help all of us and particularly SHARRON ANGLE IN HER RACE AGAINST REID, SANDOVAL IN HIS RACE AGAINST RORY REID: AND DR. JOE HECK IN HIS RACE AGAINST SHELLY BERKELEY. (I ran for the same office, as a republican in 2008) - IN ADDITION, I KNOW THAT WHAT HAS BEEN DONE TO ME - IS BEING DONE TO HUNDREDS IF NOT THOUSANDS MORE AMERICANS, ^{AND} NEEDS TO BE EXPOSED: AND I ask for all of your help, in disseminating this information; and doing whatever else you can do, to help.

We have a criminal regime in the WHITE HOUSE, WHICH NEEDS TO BE REMOVED; AND REQUEST THAT IMPEACHMENT PROCEEDINGS ALSO BE STARTED, IF POSSIBLE, NOW, BEFORE THE NOVEMBER ELECTIONS, OR AFTER SUCH ELECTIONS.

I thank you in advance for all you can do, even if by way of intervention in my case, as the more entities are involved in it, the less likely will this litigation be dismissed. We have a cancer in the U.S. and we need to heal it. Sincerely,

T. Joe E. Cohen COO/CEO (ret.)

First page of attachment

FACTS IN SUPPORT OF COMPLAINT

of EVE COHEN ELLINGWOOD v. Turnberry, et al.

in Nevada federal District Court of Las Vegas

As I am jewish, born in Jerusalem, a former judge with a former identifiably jewish name of COHEN,. As I went on Trinity Broadcasting Corporation television and talked about my belief in Jesus, high level jewish people in Beverly Hills enabled my brother, JOSEPH STERNLIGHT and my sister, HELEN STERNLIGHT FABE, to kill my parents, with the help of doctors and over and wrong medications, as was done to MICHAEL JACKSON and to ANNA NICOLE SMITH.

My sister was convicted of felony financial elder abuse by the Los Angeles District Attorney My Father, MORRIS STERNLIGHT, was killed on November 25, 1992 by first medicating him to affect his brain adversely; and get him outof the way as he had always handled the family;'s finances; and allowing my sister to take over my parents' 4 million dollars and start stealing.

My Mom was killed by my brother and his wife, RUTH SASTERNLIGHT again by administering harmful and finally deadly medicines to her, on April 7, 2000. My Mother, SARQA STERNLIGHT, knew nothing about finances.

No criminal actions were brought against my brother and his wife, nor against their twooldest children who had participated in the murder and theft; and even though my breother, who was named as my Mother's conservator--- stole about \$2,000 a month from her, and filed false reports with the Los Angeles Superior Court, under oath, failing to disclose his thefts and committing perjury.

page two of attachment

In EVE COHEN ELLINGWOOD v. TURNBERRY, ET AL

In exchange for killing my Mother, my brother's oldest son, DAVID STERNLIGHT, was promoted to the number one basketball team in Israel, despite his having had a shoulder injury; and his daughter, DEBORAH STERNLIGHT (now married), was accepted at Harvard's medical school, despite my overhearing her Mother TRuth, discuss with Deborah the poison that was given to my Mom.

I have never seen such corruption by doctors, lawyers and judges, as I have seen in this case-- there were actually several-- a trust accounting case against my sister; the criminal case against my sister; conservatorship case; and malpractice litigation against the firm who had helped my sister steal from my parents, without ever advising me of what was going on, even though I was a co-trustee in the Sternlight Family Trust.

That lawfirm was HOFFMAN, SABBAN AND WATENMAKER in Los Angeles, who together with attorney JACK FRYDRYCh, then with WEBSTER. FORGED MY PARENTS" TRUSTS, several times, by merely substituting various pages 10, 11 and 12, where the distributions were made. They could not redo the total trust as there was much real estate involved and dates of recording those assets would have conflicted with any newly executed FORGED TRUST.

I have never seen such medical, legal and judicial corruption as I have seen in my parents' cases. My parents were given huge amounts of wrong medications and overmedications, provided by Beverly Hills doctors IRWIN RUBEN; H. KENNETH FISCHER; REID WILSON; ESPY CLARKE, AND OTHERS, AS WAS DONE IN THE MICHAEL JACKSON and ANNA NICOLE SMITH CASES. Yet the Beverly Hills government failed to respond to my numerous requests to prosecute the matter even though I had been advised by Judy Franklin, who then lived in Beverly Hills, that the jewish group in Beverly Hills controls our government- and that the attorneys representing my sister, were part of that group. In fact, Judy Franklin's sister in law actually appeared in court for my sister. Nor was anything done about the mail order pharmacy, ATHENA OF SOUTH SAN FRANCISCO, although it and DR. ESPY CLARKE, were involved in the murder of DORIS DUKE, the tobacco heiress, allegedly by her butler. DORIS DUKE was killed a month before my Father. Another example of discriminatory treatment against me, by the State of California was the fact that the State proceeded in the cases of Michael Jackson and Anna Nicole Smith, but despite, my repeated requests that they do so in my parents' case, they refused and failed to do so. My attorneys have advised me, as had my Mom, that all these doctors were part of a "group"- of which the attorneys were scared.

I have also discovered that such and similar thefts of hundreds of millions of dollars have been perpetrated against hundreds of BEVERLY HILLS residents- who had either been medicated and could not recall where their money was; and/or who have used the STATE OF CALIFORNIA as trustee for their millions of dollars- were then told that their money had disappeared and they were forced to go into bankruptcy. All of these activities mirror the thefts that have been going on in agencies of our FEDERAL GOVERNMENT where 3 trillion dollars disappeared from the United States Department of Defense, by rabbi DOV ZACKHEIM, as detailed in exhibit B attached hereto and made a part hereof, and nothing was done about the matter.

The lawyers who had prepared my parents' trust participated in the repeated fraudulent changes made to the trust, by substituting the devise pages, several times, with the help of the attorneys who my sister had used to perpetrate her huge theft and fraud of my parents' 4 million dollars' estate; and without my parents' knowledge and consent—by first having my Dad's mind affected with injections given him to destroy his mind, by my sister's former dentist husband, DR. JAMES FABE OF Beverly Hills. The latter then proceeded to help my sister steal and live lavishly on my parents' money. Dr. Fabe was then allowed to keep, by my sister's corrupt lawyers, \$100,000 of my parents' California bearer bonds- which were stolen from my parents; and the house located at 8543 CLIFTON WAY, BEVERLY HILLS, CALIFORNIA- WHICH was ordered to be sold and the monies returned to my parents' trust—as it was refurbished, after the 1994 earthquake, unlawfully, with my parents' monies; and as it was part of the repayment my sister was ordered to give back to the trust. Dr. JAMES FABE and my sister also stole over a million dollars, from my parents, to pay for their lavish lifestyle.

My brother, JOSEPH STERNLIGHT, with his wife, RUTH, stole, at least \$2,000 a week from my Mother, SARA STERNLIGHT, while Joseph was acting as her conservator; and he perjured himself, under oath, by lying to the Court, on the conservatorship papers he had filed with the Los Angeles Superior

Court by saying he had paid my Mom \$800 a week, where in fact he never gave her more than \$300 a week; and at the end, only about \$100 a week. He also used my Mother's money, while acting as her conservator, to buy his own personal groceries as he was directed TO DO, IN MY PRESENCE, by his wife, RUTH.

My own lawyers who, at first, were allegedly representing myself and my brother, for whom I had paid, failed to tell me about the major conflict of interests which existed between him and me—as my brother and his wife were working with my sister. When I finally found out what my brother was doing, I insisted on getting my own attorney- and was summarily removed as a co-trustee and AS co-plaintiff. I was only reinstated later after agreeing to work with my brother, who had also obtained his own attorneys. I was forced to accept the fact that the STERNLIGHT FAMILY TRUST would pay for all of his legal expenses, but

not for mine—for which I got into debt close to FOUR (4) MILLION DOLLARS; and which I have yet to repay. Again, I was still kept out of all depositions; paperwork has been withheld from me—especially paperwork which disclosed the location of the offshore \$ 4 million dollars stolen from my parents and held by cousin Gary Lubliner for my brother and sister. Cousin GARY LUBLINER had also told me he was holding 21 million dollars for other relatives in the U.S. , of which the \$4 million dollars had been stolen by my sister and then split with my brother; and that no taxes were being paid on those funds to the American government.

The almost 4 million dollars in expenses for which I am personally liable, were incurred by frivolous , totally unnecessary and repeated court motions and activities, all intended AS I HAD BEEN ADVISED- to cause litigants in similar cases, to spend so much money so that they would be unable to proceed and uncover the HORRIBLE CRIMINAL ACTIVITY PERPETRATED BY THIS RELIGIOUS JEWISH GROUP, MAINLY OF BEVERLY HILLS, CALIFORNIA; IN LAS VEGAS, NEVADA and in other communities throughout the United States.

All of the above wrongdoing was forced upon me, even though, my brother and his wife, and two older children (DAVID AND DEBORAH) have not only stolen my parents' money—but also MY BROTHER AND HIS WIFE KILLED my MOM , SARA STERNLIGHT with wrong medication --as my sister had done to my DAD, MORRIS STERNLIGHT.

Much to my chagrin, the trustee of the STERNLIGHT FAMILY TRUST, BANK OF THE WEST, HAS REPEATEDLY AND CONTINUOUSLY FAILED TO KEEP ME INFORMED of how the TRUST MONIES WERE BEING DISPERSED.; and in spite my repeated requests and demands, and insistence on not signing documents, allowing for sales of assets, which I was forced to sign, by my own attorneys- and in violation of CALIFORNIA TRUST LAWS- FAILED AND REFUSED TO GIVE ME THE DEMANDED FOR ACCOUNTING- AND OUTRIGHT GAVE ALL MONIES IN THE TRUST TO MY BROTHER, leaving me SOLELY

Also, WITHOUT MY PRIOR KNOWLEDGE NOR PERMISSION, GERRY SERINO had obtained a copy of the blueprints of my condo- even though I had specifically stated that I would not do any buildouts nor additions to my condo, as she had planned to do to hers. I found out later that she did so so that my condo could be wired, WITHOUT MY PRIOR KNOWLEDGE NOR APPROVAL, BOTH TO SPY ON ME; AND ALLOW CONTINUED POUNDING OVER MY BEDROOM IN THE MIDDLE OF THE NIGHT; AND LATER ALSO INTERFERE WITH MY RECEPTION OF MY DIRECT TV SERVICE; THE REPEATED THROWING OF DUST INTO MY CONDO, ESPECIALLY ON MY BED; THE THROWING OF COCKROACHES INTO MY CONDO- EVEN THOUGH I HAD ELECTRO MAGNETIC DEVICES TO KEEP OUT ANY BUGS.

I have come to learn that all the effort to put me on the Homeowners' association board, was intended so as to keep me in touch with people in person and on the telephone= to be recorded; as I had stopped making any contacts with alleged friends and others, when I had discovered that they were taping all our conversations—and repeating things I had said to others (which they would have no way of knowing unless taped conversations were related to them); and saying things which caused me severe emotional pain—again—CONTINUOUSLY ENGAGING IN THE INTENTIONAL INFLECTION OF EMOTIONAL PAIN, FOR MONEY.

IN ADDITION TO ALL OF THE ABOVE, I WAS AND HAVE BEEN CONTINUOUSLY STALKED EVERYWHERE I WENT and GO- WITH PEOPLE SHOUTING OUT MY NAME ACROSS THE GARAGE at turnberry place (this was NOT done to anyone else). I was humiliated in front of other tenants; and at the STIRLING CLUB; I WAS NOT GIVEN THE NEWSLETTER FROM THE STIRLING CLUB, AND WAS NOT GIVEN NOTICES OF MEETINGS OF THE MASTER BOARD, CONTRARY TO THE NEVADA REVISED STATUTES ; and despite my REPEATED DEMANDS FOR THE SAME; nor of my own buildings meetings, where the attorney for the association, LIED by stating that CAROLYN DIDDEL, the board's president had not stolen THREE MILLION DOLLARS from the association; and that in any event, the association should not honor my repeated complaints and claim for damages- as if the - matter should go to trial it would end up in the NINTH CIRCUIT COURT OF APPEALS, where the presiding judge KOZINSKY WOULD HOLD IN THEIR FAVOR. (I had later found out that judge KOZINSKY IS JEWISH AND HAD PORNOGRAPHIC SITES ON HIS OFFICIAL JUDICIAL WEBSITES)

My telephone was REPEATEDLY AND CONTINUOUSLY BEING BUGGED and all my telephone conversations listened to; and many false purchases were made on my credit cards from the television shopping channels. Those shopping channels have refused to send me an itemization of all the items I had allegedly purchased from them, and each of them.

Despite SPRINT TELEPHONE COMPANY'S ADMITTING THAT THEY HAD OVERCHARGED ME- even after I had stopped my service with them== they refused to refund the overpayment. VERIZON- continued to charge me for months after that service was discontinued. The FEDERAL TRADE COMMISSION (FTC) REFUSED TO PROCEED IN ANY OF THESE MATTERS WHICH I HAD BROUGHT TO THEIR ATTENTION. I also kept being charged on my computer by companies I did not know, or by companies with whom I had stopped service. Again, the FTC did nothing, despite my complaints about those matters, as well.

soundwise; AND by throwing dust, repeatedly on my bed, through the air conditioning vents; and by having repeated and continuous hammering take place over my bedroom—in the middle of the night and for hours; and later to stop my DIRECT TV reception.

That same GERRY SERINO, after stating she did not like the way my hair was done at the beauty salon at the TURNBERRY'S STIRLING CLUB, then started going to that same shop; and then my beautician started asking me questions about my husband, which I later found out, she had recorded, again without my prior knowledge and consent.

Such recordings were made again and again, at my other beauty shop and other stores where I knew the people and talked to them. GERRY SERINO,

with the pretense of having lunch AT GERRY'S HOME, with another friend , whose husband also works for the CIA, in effect, held me against my will (FALSE IMPRISONMENT and KIDNAPPING). She then tried to hypnotize me to try and get information about my husband, who, she had repeated again, knew everything (illegal and criminal) being done by that part of our government; and which I have come to learn, is controlled by the same jewish group which has helped killed my parents; and persecute, terrorize and torment me== while stealing all my money.

I was also COERCED BY RICHARD GOVITZ , the building manager AT TOWER THREE OF TURNBERRY PLACE, and before I knew that he was working with GERRY SERINO TO HURT ME, to become a member of the board of directors of the homeowners' association. Although both he and then President of the Board, CAROLYN DIDDEL, HAD asked me just to cover for an outgoing board member, with whom RICHARD GOVITZ was having problems, asked me to serve only for about 6 months, to which I agreed only to help out; they both later convinced me that I should take the longer 18 months term. Again, not realizing I was being set up for humiliation, I agreed to the longer term, even though I did not wish to accept either term, due to my extensive involvement with my parents' case litigations.

In the open homeowners meeting where my appointment to the longer term on the board and the appointment of DR. PEDRO RUBIO'S appointment to the shorter term were to be announced to the residents,, CAROLYN DIDDEL, humiliated me by stating that PEDRO RUBIO WOULD BE APPOINTED TO THE LONGER term, and that I was only appointed to the shorter term. I WAS EXTREMELY HURT , HUMILIATED AND EMBARRASED for the public way in which this change was being made, but I did not know at that time of the evil being perpetrated against me—and trying to do the right thing, accepted the shorter term; but still having no intentions of remaining on the board beyond the fill in term.

I should also add that RICHARD GOVITZ coerced me to meet a real estate salesperson in the building in an attempt to have her sell my condo—and as I had later found out, that he ILLEGALLY, WAS RECEIVING KICKBACKS FROM HER, for any sale she made for people he had referred to her.

responsible for payment of all remaining expenses- including liens for attorneys' fees== for which my brother is also a signatory and liable for payment, for legal services which were also given him, when we had allegedly worked together.

My brother JOSEPH STERNLIGHT, had also forged my Dad's signature on corporate minutes; and had failed to pay my parents the monies my Dad had loaned to to MORRIS FURNITURE STORE, which was my Dad's business and in which my brother had also worked . However, before I was even reinstated as co-trustee and as co-plaintiff- my new attorney told me, that it had already been decided that my brother would get my father's furniture store in south central Los Angeles== which was sold by BANK OF THE WEST, and my brother was given the ONE and THREE QUARTER MILLION DOLLARS, received from the sale. No notice of that transaction, nor any other transactions was ever given me by the bank, as is required by law.

My brother had also failed to pay California income and franchise taxes for many years; had used cocaine for many years, as he had admitted to me, right AFTER HE WAS APPOINTED AS MY MOTHER'S CONSERVATOR (AFTER NUMEROUS, EXPENSIVE AND UNNECESSARY LEGAL PROCEEDINGS— PERPETRATED AND ALLOWED BY THE THEN PROBATE COURT JUDGE OF THE LOS ANGELES SUPERIOR COURT- GARY KLAUSNER . THAT SAME JUDGE HAD TOLD MY BROTHER AND ME, IN OPEN COURT, AND ON THE RECORD, WHEN I STILL THOUGHT MY BROTHER WAS WORKING WITH ME— ' WHY DO YOU COME IN HERE LIKE VULTURES', WHEREAS IT WAS MY SISTER AND ALL THE LAWYERS AND OTHERS WHO HAD HELPED HER STEAL MY PARENTS MONIES AND ASSETS—WHO ARE THE VULTURES). IN ADDITION, on the day of my Mother's funeral, MY BROTHER AND HIS WIFE, IN MY PRESENCE, stole \$4,000 in cash which my Mom had saved. They both also stole her jewelry and other items, of which, again BANK OF THE WEST, in violation of its fiduciary duty, as trustee , failed to inform me. BANK OF THE WEST also repeatedly failed to inform me of any hearings relating to the STERNLIGHT FAMILY TRUST, which they had a duty to do; and which, I allege, they did intentionally and willfully, to keep me uninformed of what was going—which is what had been done by the law firm of HOFFMAN, SABBAN AND WATENMAKER, who had initially helped my sister, to steal the \$4 million dollars from my parents' estate.

BANK OF THE WEST, the TRUSTEE OF THE STERNLIGHT FAMILY TRUST, just gave ALL THE REST OF THE TRUST ASSETS to my brother, NOT ONLY ILLEGALLY, BUT again without informing me of those situations as they took place; AND AGAIN AND AGAIN HAVE REFUSED TO FURNISH ME WITH THE DETAILS AND SUPPORTING FACTS RELATING TO THOSE TRANSACTIONS. THE BANK DID SO, EVEN THOUGH MY BROTHER TOO WAS RESPONSIBLE FOR THE LIENS FOR LAWYERS' FEES FILED AGAINST THE TRUST—THUS, IN EFFECT, STEALING MORE MONEY FROM ME, BY LEAVING ME SOLELY RESPONSIBLE FOR THOSE DEBTS; AND AGAIN SHOWING MALICIOUS INTENT BY BANK OF THE WEST—TO STEAL MY PARENTS' MONEY- IN VIOLATION OF BOTH THE CALIFORNIA TRUST LAW AND OF FEDERAL LAW.

Despite my repeated requests and demands of the bank and the court appointed trust attorney (PVP), LANCE WEAGANT, who later also represented the BANK OF THE WEST— THE TRUSTEE AND THE ATTORNEYS HAVE OUTRIGHT REFUSED TO RECOVER MY PARENTS' ORIGINAL AUTHENTIC TRUST, even though I had paid a forensic expert to prove that the trust presented by my siblings was FORGED; and THE TRUSTEE AND THE ATTORNEYS HAVE ALSO ABSOLUTELY REFUSED TO RECOVER ALL OF THE TUST

ASSETS, WHICH HAVE BEEN STOLEN ,consisting of the \$4 million dollars, stolen by my sister and then brother AND AMITTEDLY held offshore by my cousin, GARY LUBLINER; AND ABOUT ALL OF WHICH I had provided ALL THE INFORMATION NECESSARY TO LOCATE IT. NOR WAS THE HOLON , ISRAEL property which was stolen by that cousin, with the help of his mother, BATYA LUBLINER, WHO HAD PERJURED HERSELF IN ISRAEL, BY SAYING MY PARENTS HAD NO WILL (WHEREAS MY Father always told everyone of his will and trust and encouraged people to get the same for themselves); and WITH THE HELP OF GARY'S brother EFFIE LUBLINER- THE TWO HAD STOLEN THE HOLON, ISRAEL PROPERTY- and of which they later gave portions to my brother and sister. THE CONDOS GIVEN TO MY BROTHER AND SISTER HAVE A VALUE EXCEEDING ONE MILLION DOLLARS. (THIS WAS DONE, although the latter was disinherited and the former should have been according to the California probate code).

Another cousin, DVORA COLKER, who , with her husband, owns the 76 Union gas station on little Santa Monica boulevard in Beverly Hills- also has money held offshore with GARY LUBLINER- and she insured, in my presence, that my Mother would not disclose anything about the jewish group controlling our government; and that my Mother did not reveal that GARY LUBLINER, was holding offshore accounts for the various cousins.

My sister had also used her then brother in law, MARSHALL LERNER, also a California attorney, to hide the fact from me, a co-trustee of the STERNLIGHT FAMILY TRUST, that he was helping my sister purchase life insurance on the life of my then elderly Mother, with a monthly premium of about \$2,500. Again, another attorney violating the law. He too came to see my Mother to insure she would not divulge any information about the JEWISH BEVERLY HILLS GROUP, WHICH I HAVE SINCE FOUND OUT, CONTROL OUR GOVERNMENT, TOGETHER WITH THE JEWISH GROUP IN LAS VEGAS, and other places.

The one upright thing that the Los Angeles Superior Court has done, was having one honorable trust judge, who had entered a judgment against my sister, HELEN FABE FOR a sum exceeding TEN MILLION DOLLARS, PLUS INTEREST. No attempt, however, was made by BANK OF THE WEST, to collect on that judgment, NOR TO MARSHALL all assets belonging to the trust, as is required by the California trust laws.

My parents' estate had consisted of the following:

- 1.Their Beverly Hills home which had gone up in value to 3 million dollars- but which my sister , as a real estate agent, and , illegally, while acting as co-trustee OF THE STERNLIGHT FAMILY TRUST, with my Mom and myself, sold

The property for \$1,475,000, creating a conflict of interests, and theft, as she kept most of the money for herself; she was helped by my parents' accountant HAROLD LANDAU, who was also a real estate agent—and he and his wife received commissions for the sale of my parents' house and for the purchase of my Mother's condominium. Again, I was not notified of the true reason for the sale- nor of LANDAU'S involvement, who also violated his ethics as an accountant, and had helped my sister steal money from my parents. The loan balance on the house was about \$10,000, with monthly payments of about \$540. My mother loved the house

and the garden= but was forced to move to a condo where here monthly payments were in excess of \$1,600 for Home Owners' Association dues. The Condo was purchased for about

\$475,000.

2. My parents had over 2 million dollars of tax free, California Municipal Bonds- of which \$440,000 were from the State of California; and which my sister stole with the help of HAROLD LANDAU, and a cousin named GARY (GYORA LUBLINER), by taking them to SWITZERLAND, to BANK LEUMI OF ISRAEL. There, with the help of Gary's former wife, GAYA ABIGAIL LUBLINER, HELEN FABE cashed the bonds, with illegal and fraudulent signatures. For doing so, my sister paid ABIGAIL, OUT OF MY MOTHER'S FUNDS, \$100,000== again all of this without informing me, a co-trustee of the STERNLIGHT FAMILY TRUST, of what was going on (AND IN WHICH THE CORRUPT LAW FIRM OF HOFFMAN, SABBAN AND WATENMAKER, HAD ALSO PARTICIPATED AND HID ON INCOME TAX RETURNS- AND ALSO FAILED TO ADVISE ME, AS CO-TRUSTEE, OF THE THEFT IN QUESTION). My mother's income, from those bonds, paying 9% and 10%, was about \$90,000 per year, which INCOME would have kept her very comfortable, if the bonds had not been SOLD WITH MOST OF THE PROCEEDS FROM THE ILLEGAL SALE, stolen by my sister, with the help of cousin GARY LUBLINER AND HIS FORMER WIFE, ABIGAIL (GAYA) LUBLINER.
3. My parents also owned a very valuable parcel of land in HOLON, ISRAEL, which was worth over a million dollars- and which cousin GARY LUBLINER, WITH the help of his Mother, my aunt, BATYA LUBLINER, AND with his brother, EFFIE LUBLINER, stole that property— by having BATYA perjure herself in court documents in ISRAEL, TO THE EFFECT THAT MY FATHER HAD NO WILL; and then supposedly selling the property== to VARIOUS FALSE BUYERS—for which effort he kept some of the 48 luxury condominiums which were built on that property; and of which he gave at least one condo each to my brother JOSEPH STERNLIGHT AND TO MY SISTER HELEN FABE (the latter has hidden that ownership in her fraudulent bankruptcy).
4. My parents also owned half interest in property on Balboa Boulevard, in Encino, California, which was worth a few hundred thousand dollars= and the income from which, for years, was stolen by my sister and by AMI FRIEDMAN, THE SON OF MY PARENTS' FORMER PARTNERS IN THAT PROPERTY.
5. My parents also owned two real estate lots in DESERT HOT SPRINGS, which apparently had come to HAVE A VALUE OF \$75,000 AS WAS DETERMINED BY BANK OF THE WEST. I only found that out- after BANK OF THE WEST had given virtually everything to my brother, and only had me come to their WEALTH ADMINISTRATION office in NEWPORT BEACH, CALIFORNIA, to divide my parents' pictures and albums.
6. My mother also had jewelry valued at over \$65,000, SOME OF WHICH WAS STOLEN BY MY BROTHER AND SISTER; and MOST OF WHICH was WRONGFULLY GIVEN BY BANK OF THE WEST TO MY BROTHER AND HIS FAMILY---contrary even to my parents' expressed WISHES as stated

in THEIR WILLS- and which documents, though, also forged in part, were in the possession of BANK OF THE WEST.

My parents' original, authentic Trust, THE STERNLIGHT FAMILY TRUST, BEFORE IS WAS ILLEGALLY FORGED, WITH THE HELP OF THE ABOVE NAMED ATTORNEYS, PROVIDED, AS FOLLOWS:

As the OLDEST child I was named FIRST and I was to receive:

1. Six Hundred thousand Dollars of the municipal bonds;
2. The Holon, Israel, property;
3. The Half interest in the Encino property; and
4. The two lots in Desert Hot Springs; and
5. Specific items of my Mother's jewelry and furs.

MY BROTHER, THE SECOND OLDEST CHILD, was to receive MY PARENTS' STORE; store; and my sister WAS TO RECEIVE MY PARENTS' BEVERLY HOUSE.

In the FIRST FORGED TRUST, my sister was ALLEGEDLY to get all OF MY PARENTS MONEY AND PROPERTY; IN THE SECOND FORGED TRUST my brother was to get all or most and then there was a division between the two SIBLINGS== and I was mentioned after the remainder. Specific items were also to be given to each of them—and the heading for all those specific bequests were also changed from my name in Being in Appendix A to Appendix C- with my brother being put in A and my sister in appendix B.

Despite my repeated requests and demands that the original authentic trust be found, and methods of how the FORGERIES COULD BE EXPOSED, neither BANK OF THE WEST, nor my attorneys made any effort to restore it. Instead, I WAS KEPT out of almost every deposition session; I WAS KEPT OUT

OF ALMOST ALL OF THE RELEVANT COURT HEARINGS, including the criminal proceedings against my sister, even though I was a co-trustee of the STERNLIGHT FAMILY TRUST AND A COMPLAINANT IN THE CRIMINAL CASE. I AM SURE NOW THAT THE REASON I HAD BEEN KEPT OUT OF ALL THOSE PROCEEDINGS WAS BECAUSE I WAS A LAWYER, A JUDGE, AND A LAW PROFESSOR- and thus would be able to DISCERN THE WRONGDOING AND CRIMINAL ACTIVITIES WHICH CONTINUED TO TAKE PLACE, EVEN IN THE LOS ANGELES COURT SYSTEM. EXPOSE IT AND POSSIBLY PREVENT IT.

The original complaint FOR MALPRACTICE, filed IN THE LOS ANGELES SUPERIOR COURT, against HOFFMAN, SABBAN AND WATENMAKER and KENNETH FEINFIELD, THE FIRM AND ATTORNEYS WHO HAD HELPED AND ENABLED MY SISTE R TO STEAL MY PARENTS' ASSETS— contained several very relevant causes of action. THAT COMPLAINT WAS LITERALLY EVISCERATED SO THAT HARDLY ANY MATERIAL AND RELEVANT ISSUES REMAINED in the complaint. THE JUDGES IN THE CIVIL CASE FOR MALPLACTICE , IN THE ORIGINAL

PROBATE COURT CASES ; WERE OBVIOUSLY FORCED TO COMMIT REPEATED JUDICIAL MISCONDUCT. I.e. judge KLAUSNER, NOT ALLOWING MY MOTHER INITIALLY TO NAME HER OWN TRUSTEE NOR CONSERVATOR. JUDGE GARY KLAUSNER, WHO WAS THEN THE PRESIDING JUDGE IN THE LOS ANGELES

PROBATE DEPARTMENT OF THE LOS ANGELES SUPERIOR COURT, IMPOSED A COURT APPOINTED CONSERVATOR AND A COURT APPOINTED TRUSTEE UPON MY MOTHER, AT THE BEHEST OF WHAT I HAVE COME TO LEARN, MY SISTER'S CORRUPT LAWYERS; AND WHO, I HAVE ALSO COME TO LEARN, CONTROLLED THAT JUDGE AND OTHERS, THROUGH FEAR OF HAVING THEM LOSE THEIR OFFICE. THAT SAME JUDGE KLAUSNE, ON THE RECORD, REFERRED TO ME AND MY BROTHER,(WHO THEN I STILL THOUGHT THAT HE WAS WORKING WITH ME TO HELP OUR MOM) on the record, BY ASKING " HOW COME WE CAME TO COURT AS VULTURES". ONE OF THE FIRST JUDGES TO WHOM THE MALPRACTICE CASE HAD BEEN ASSIGNED, JUDGE FROMHOLTZ DID NOT ALLOW ME TO SPEAK ON BEHALF OF THE CASE, WHEN WE WERE IN BETWEEN LEGAL REPRESENTATION- WHEN ALL THE ATTORNEYS GATHERED IN HIS CHAMBERS, THREATENING ME THAT IF I TALKED HE WOULD HAVE ME REMOVED FROM THE CONFERENCE. LATER ON, JUDGE RICHARD FRUIN, TO WHOM THE MALPRACTICE CASE WAS ASSIGNED ULTIMATELY, REPEATEDLY RULED IN FAVOR OF THE OPPOSITION, REPEATEDLY DELAYING THE TRIAL DATE, FOR YEARS, KNOWIN G THAT I AM A DISABLED SENIOR; AND THEN, UNILATERALLY CALLING MY DOCTORS IN LAS VEGAS, AFTER MY ATTORNEY HAD ME GET A LETTER FROM THEM, TO THE EFFECT THAT I COULD NOT ATTEND A CERTAIN DATE FOR TRIAL. DUE TO MY BEING COACHED , BEING TOLD NOT TO LOOK AT THE JURY AND NOT BEING ABLE TO CONTRADICT THE PERJURED TESTIMONY GIVEN BY MY BROTHER, HIS WIFE, MY SISTER AND THE DEFENDANTS; AND DUE TO WITNESS INTIMIDATION AND JURY TAMPERING THE STERNLIGHT FAMILY TRUST, RECEIVED A VERY MODEST JUDGMENT.

THE CASE WAS THEN APPEALED TO THE CALIFORNIA DISTRICT COURT OF APPEALS. SHORTLY AFTER THE APPEAL WAS FILED, MY ATTORNEYS TOLD ME THAT WE WOULD NOT WIN THE APPEAL ALTHOUGH HUNDREDS OF THOUSANDS OF DOLLARS WERE CHARGED FOR FILING IT. IT TOOK ABOUT TWO YEARS TO HEAR BACK FROM THE DISCTRICK COURT OF APPEALS, TO STATE THAT A JUSTICE BORDEN, MERELY REFUSED TO HEAR THE APPEAL. THIS WAS SO DESPITE THE NUMEROUS SUBSTANTIVE AND PROCEDURAL ERRORS, SOME OF WHICH WEREOUTRIGHT CRIMINAL VIOLATIONS OF THE LAW; AND OBVIOUS JUDICIAL CORRUPTION AND MISCARRIAGE OF JUSTICE INVOLVED IN THIS CASE. THE DELAY, FOR SUCH A SUMMARY OUTCOME SHOWED THE CONTINUING ABUSE OF THE CALIFORNIA JUDICIAL SYSTEM AND DONE WITH THE HOPE THAT AS A SENIOR CITIZEN, IN ILL HEALTH, I WOULD DIE BEFORE THE APPEAL WAS RESOLVED AND THUS BE A WIN FOR THE DEFENDANTS IN THE MALPRACTICE CASE.

IN THE INTERIM, *We did finally receive a judgment IN THE LOS ANGLS SUPRIOR COURT BY AN HONEST PROBATE COURT JUDGE, for the STERNLIGHT FAMILY TRUST, in excess of \$10 million plus interest, against my sister, HELEN FABE, but no attempt was made to recover the money she is holding offshore—nor from the condo in Holon, Israel; NOR THE CASH WHICH WAS BEING HELD FOR MY SISTER, BY A COUSIN, ESTELLE LUBLINER, IN NUMEROUS SAFETY DEPOSIT BOXES AND ELSEWHERE.*

When I then complained to the CALIFORNIA JUDICIAL COMMISSION again, about all of the corruption of the named judges, our appeal to the California Supreme Court, was dismissed within a week. I realized that the commission's chairman is RONALD GEORGE, the chief justice of the CALIFORNIA SUPREME COURT—so it is like the FOX GUARDING THE HENS – and further judicial corruption was perpetrated by the one who has oversight to prevent such corruption. DO WE THEN NEED COURTS AND JUDGES IF THEY ARE NOT ABLE TO ADMINISTER JUSTICE?

I again also complained to the CALIFORNIA ATTORNEY GENERAL- detailing everything that has gone on in my parents' multiple cases. IN THE RESPONSE LETTER I HAD RECEIVED FROM THE OFFICE OF THE CALIFORNIA ATTORNEY GENERAL, THEY TOTALLY IGNORED THE MURDERS, THE GRAND THEFTS, THE LEGAL AND MEDICAL MALPRACTICES, WHICH WERE AND ARE OUTRIGHT CRIMINAL; AND OF THE PERJURY COMMITTED BY MY BROTHER, HIS WIFE AND SISTER, IN THE MALPRACTICE TRIAL; AND THE CALIFORNIA ATTORNEY GENERAL DID NOTHING TO CORRECT AND PROSECUTE THOSE CRIMES. ALTHOUGH THE CALIFORNIA ATTORNEY GENERAL DID PROSECUTE MEDICAL WRONGDOING IN THE FAMOUS CASES OF ANNA NICOLE SMITH AND MICHAEL JACKSON, THEY FAILED TO DO SO IN MY PARENTS' AND MY CASES, ALTHOUGH ALMOST IDENTICAL TO THOSE OF ANNA NICOLE SMITH AND OF MICHAEL JACKSON, THUS AGAIN ENGAGING IN DISCRIMINATION AGAINST MY PARENTS AND ME.

The LOS ANGELES COUNTY PROBATION DEPARTMENT, THE SANTA MONICA BRANCH, had made no effort to contact me regarding my sister's sentencing; and totally ignored my later input as to her continued violation of her probation requirements== such as perjuring herself in her BANKRUPTCY hearing, in which she failed to disclose her offshore monies and property; defrauding the US government by failing to pay income tax on those assets and income; and perjuring herself in the STERNLIGHT FAMILY TRUST LEGAL MALPRACTICE trial by agreeing with my siblings that my Mother could not read and then producing letters from my Mother, to show the contrary.

My sister was allegedly given immunity from prosecution by the federal government, from a US Attorney in the Los Angeles office, who, I had found out, had no authority to give such immunity- and again this was another example of the corrupt activities in which all the attorneys in the Malpractice case were involved.

Despite my advising the Los Angeles County Probation department, of the fraudulent bankruptcy my sister had obtained, while having at least 1 ½ million dollars offshore and much cash in numerous safety deposit boxes, the probation department did nothing. This is especially flagrant as due to the conditions of her probation, my sister could no longer engage in the fraudulent obtaining of money, but also as she has to make restitution to the STERNLIGHT FAMILY TRUST, in an amount exceeding 10 million dollars. The Los Angeles County Probation Department has then, in effect, been complicit in helping my sister hide the money she has stolen; and they should then be penalized.

Despite repeated complaints to the CALIFORNIA COMMISSION ON JUDICIAL PERFORMANCE to the California Attorney General; to the California Governor—nothing was done to address the matters herein. In fact, the Governor's office had specifically told me that they would do nothing to address and correct the matter. And JERRY BROWN'S OFFICE, on his letterhead as Attorney General., completely

ignored the issues of murder and grand theft; and the malfeasance by the involved doctors, the mail order pharmacy and other pharmacies, and by lawyers and judges. In other words, it is all right for the state's municipal bonds to be stolen, on forged signatures; it is all right to murder one's parents, but as they were not celebrities, discriminate against others killed by the same methods as were Michael Jackson and Anna Nicole Smith; it is all right for doctors to kill; for pharmacies to fill improper, dangerous and excessive prescriptions; and for dentists to harm their patients, as was done to my Dad; and to me, in California, by dentist John Huang of Alhambra; for judges to disregard the law and participate in theft committed by corrupt and criminal parties; and for authorities in charge of protecting the public, to ignore their rights, in effect, encouraging crimes.

In the malpractice case, JUDGE RICHARD FRUIN, of the Los Angeles superior court, had repeatedly delayed the case for years- for no good reason- other than I am elderly and not in good health, and everyone had hoped I would die. He also, ONE SIDEDLY, CALLED MY DOCTORS to verify that I was ill. I have never heard of such an action by a judge.

I have been informed and believe and thereon state, that my brother had threatened witnesses, not to appear at THE STERNLIGHT FAMILY TRUST malpractice trial against the law firm of HOFFMAN, SABBAN AND WATENMAKER and against KENNETH FEINFIELD (possibly even causing the death of one witness, who was all of a sudden befriended by my sister in law, RUTH STERNLIGHT, who had never before been close to my Mother and even less so to my parents' friends, many of whom were concentration camp survivors, from Europe).

I also was not permitted to attend my sister's preliminary hearings regarding her crimes, even though I was one of the co-complainants; and I was repeatedly prevented by my attorneys from proceeding in reporting any of these corruptions in any of these cases. The criminal court, with the false testimony of my brother and his wife, awarded bonds, which were rightfully mine, to his children, thus participating in the theft of my parents' assets.

BANK OF THE WEST had all kinds of hearings, about which I was never notified, and monies were paid out wrongfully, such as \$1.75 million dollars from the sale of my Father's store—with all the proceeds paid to my brother-- even though he is disinherited for the crimes he has committed against my parents; and even though he too is responsible for the prior attorneys' fees- when he was allegedly still working with me.

In my presence, an attorney who worked for my attorneys had me go with her and identify THE NOTES OF ATTORNEY FRYDRYCH REGARDING MY PARENTS' TRUST (THE STERNLIGHT FAMILY TRUST) which showed that the distribution pages of my parents' trust, pages 10, 11 and 12, being repeatedly changed, by FRYDRYCH'S direction alone; and then had those pages changed with the help of a rabbi MOSHE ULMER, who had presided at my Father's funeral, and was allegedly also a lawyer, who had worked for my sister and my brother. He apparently was allowed to come on board, at my brother's insistence, so that my brother would remove the FALSE COMPLAINT, he had filed against my attorney, with the CALIFORNIA STATE BAR.

A rabbi MOSHE ULMER, WHO allegedly IS also a lawyer, in my presence, hid BY OMITTING REFERENCE TO THOSE PAGES, IN THE COPY GIVEN TO ME OF THE FILE FROM THE OFFICE OF ATTORNEY FRYDRYCH, WHO HAD ORDERED THE FORGERIES of pages 10, 11 and 12 of my parents' trusts- thereby covering up the felony alterations made by attorneys FRYDRYCH AND WEBSTER. RABBI MOSHE ULMER ALSO LIED TO ME ABOUT HAVING OFFICIATED AT MY FATHER'S FUNERAL, WHEN I WAS NOT YET AWARE OF MY FATHER'S MURDER AND OF THE REPEATED FELONIOUS ALTERATIONS OF MY PARENTS' TRUST AND THE GRAND THEFTS OF MY PARENTS' MONIES AND PROPERTIES. I HAVE ALSO BEEN INFORMED AND BELIEVE AND THEREON STATE, THAT HE IS A CHABAD RABBI, WHICH EXPLAINS WHY RABBI SHEA HARLIG OF THE SOUTHERN NEVADA CHABAD, IN LAS VEGAS, KNEW EVERYTHING ABOUT MY PARENTS' CASE, EVEN THOUGH IT HAD HAPPENED IN CALIFORNIA.

The California Treasurer's representative, had confirmed under oath, in trials, that my parents' California state bonds, were endorsed with a false and invalid signature—as my sister, had used, a secretly obtained guardianship over my father's PERSON ONLY (WHICH SPECIFICALLY STATED THAT IT WAS NOT A GUARDIAN SHIP OVER HIS ESTATE), TO SIGN the bonds in question.

The federal government has also participated and acquiesced in the criminal activities that have taken place in this matter. When I had complained to the SEC (SECURITIES AND EXCHANGE COMMISSION)about the stolen California municipal bonds, the current chairman a MRS. SCHAPIRO, wrote me that there will be a secret investigation (NOT UNLIKE THE WAY IT WAS DONE IN NAZI GERMANY); and that I will not be informed of the result. Well, if an investigation has even taken place, no attempt was made to recover MY PARENTS' bonds—and no wonder the State of California is in the financial trouble it is in nor that someone like BERNIE MADOFF was able to steal the billions of dollars that he had, without any reprimand nor stoppage by the SEC.

I had also filed complaints with the FBI—and nothing was done to prosecute all the wrongdoers. I had also been informed that FBI agents lived underneath my condo in RED HILLS- listened to all my telephone conversations; and perpetrated the torture of continuous hammering on my walls—for hours at a time; and I HAD BEEN INFORMED THAT there were FBI agents in the building next door—looking directly into my bedroom.

When I wrote the SEC about the misconduct, theft and violation of its fiduciary duty as a trustee, BY BANK OF THE WEST, WHICH WAS ACTING AS TRUSTEE FOR THE STERNLIGHT FAMILY TRUST, I received no response whatsoever, thus, again enabling criminal activities as they have with the billionaire swindler, BERNIE MADOFF.

I have complained to the IRS in Las Vegas about all the illegal 21 million dollars held offshore by my cousin, GARY LUBLINER< OF WHICH 4 MILLION DOLLARS WAS FOR MY SIBLINGS; had submitted a detailed list of all the people for whom he was holding that money and how to find it== as so much income tax is being criminally withheld from our government- and they have done nothing. They also ignored my written claim for the 10 % reward, or over 2 million dollars, for which I am entitled, for reporting this criminal withholding of taxes. When nothing was done by the Las Vegas office, I had filed

a written complaint, for wrongdoing by local internal Revenue Office employees in Las Vegas; and again nothing was done to correct the situation.

When I found out that it was the Israeli and Jewish mafia who have been terrorizing me- I had filed a complaint with the HOMELAND SECURITY OFFICE in Washington, D.C.— and again nothing was done to help me.

I had also filed a complaint with the Internal Revenue Service and against them, with the Washington, D.C. division- to report the abuse by EMPLOYEES OF THE LAS VEGAS OFFICE OF THE IRS in not pursuing the recovery and payment of taxes, for the over 21 million dollars, cousin GARY LUBLINER is holding offshore for American citizens. I HAD ALSO DISCLOSED THE FACT THAT THE AGENTS IN THE LAS VEGAS IRS OFFICE HAD ALSO HID MY CLAIM FOR THE TEN PERCENT (10%) 2 million dollars, for turning in to them the information about all of the 21 million dollars in question, HELD OFFSHORE ILLEGALLY FOR AMERICAN CITIZENS (MOSTLY COUSINS) BY COUSIN GARY LUBLINER; and about the people involved in hiding those monies, AND WHO ARE NOT PAYING THE REQUISITE UNITED STATES INCOME TAX ON INCOME FROM THOSE FUNDS.

I had also filed complaints with THE UNITED STATES POSTAL SERVICE, who not only ignored most of my complaints, about stamps being removed from my mail; both my outgoing and incoming mail being stolen and/or damaged- but the only one response I had received, referred only to one letter, and in which they said there was no problem.

I had also filed repeated written reports WITH THE UNITED STATES ATTORNEY GENERAL'S OFFICE, INCLUDING THE OFFICE OF CIVIL RIGHTS about the murders, grand thefts, and continuing terrorist activities and harm caused me—and again no action was taken to help me—again proving that illegal aliens and terrorists are given more UNDESERVED CONSTITUTIONAL PROTECTION, than are AMERICAN CITIZENS, LIKE MYSELF.

COUNT TWO:

In the meantime, in Las Vegas, while living at RED HILL CONDOMINIUMS , the executive manager, MARY ROY, FORCED ME TO meet GERRY SERINO, who allegedly was a tenant in the community and had a business of selling lists to various businesses. In time, Geri, admitted to me that she was a CIA operative, who had been recruited in school, upon discovering her high IQ, and as a result of which she majored in GERTIATRIC PSYCHOLOGY in college, so that she could be trained in how to approach elderly people; and as I have come to learn—be able to hurt them, as she has done with me.

GERRY SERINO THREATENED ME THAT IF I WOULD REVEAL THE STORY ABOUT MY PARENTS, I WOULD BE KILLED. She then repeatedly , while pretending to be my friend, asked me about all my associations, my friends, my doctors and every merchant with whom I had done business. She would then tell them to hurt me, by imitating my behavior; repeating words that I have spoken publicly and in front of other people- to HUMILIATE AND EMBARRASS ME; lied about me to my doctors- telling them, FALSELY, that I had talked negatively ABOUT THEM; telling various merchants to overcharge me and to try to get information from me about my husband—whom GERI had told me knows everything about the CORRUPT ACTIVITIES of the GOVERNMENT== and could then bring them all down. She had also falsely imprisoned me in her home while trying to hypnotize me and trying to get information about my husband, who, she said, had knowledge about all the wrongdoings of our government.

Due to GERRI SERINO'S threats and as I also felt threatened that my legal and personal reputation would be destroyed, I felt forced to resign from the California State Bar—thus losing another means of being able to earn a living.

At GERRY SERINO'S encouragement and representation that we would get a cheaper deal if we both got condominiums at TURNBERRY PLACE AND WHILE STILL BELIEVING THAT GERRY SERINO WAS MY FRIEND, I HAD MOVED TO THE TURNBERRY PLACE CONDOMINIUM. GERRY did NOT tell me that the realtor, TRACI CONNOR, had given her a discounted deal; nor that SHE, GERRY, behind my back, had told the title insurance company that I would be getting out of the condo in 6 months. In other words, she repeatedly

Forced and INSINUATED HERSELF into my life so as to be able to hurt me. In Red Hills, not only was my alarm repeatedly made to go off- which ADT security told me they were instructed to do by the FEDERAL GOVERNMENT- but also, there would be knocking on the walls, for hours at a time (done through the common walls of my six condo building) and where I was told FBI AGENTS had moved in to the condo right underneath mine;and continuously listened to my telephone conversations. My water would be turned on externally—and other residents yelled at me for the repeated noise made by the alarm. Nothing was done to correct the situation—and although the condo was up for sale and/or rental for about 5 years- due to repeated interruptions and obstruction, it was never sold and I lost it to FORECLOSURE , with a loan against it for about \$215,000.

I had to keep replacing real estate agents, as the condo was not sold- despite, at the time, of very high real estate values. One of my agents told me THAT IF I WERE WILLING TO DENOUNCE JESUS PUBLICLY, EVERYTHING would turn in my favor., WHICH I HAD TO REFUSE, AS WITHOUT JESUS, I WOULD DIE.

GERRY SERINO also contacted my real estate agents through whom I had originally hoped to sell my Red Hills condo; and had them delay the sale; as well as the sale of another property, for so much money, that the one agent, DEBRA GRAHAM of NEW HOMES REALTY, was able to upgrade her office substantially and buy all new furniture.

When I moved to TURNBERRY PLACE, I told everybody about my parents' case and litigations relating to it, and how IMPORTANT IT WAS TO ME TO PRESERVE MY PRIVACY== and so advised the then BUILDING MANAGER, RICHARD GOVITZ. I ALSO SPECIFICALLY INSTRUCTED IN WRITING, ON PAPERS FILED WITH THE BUILDING MANAGER THAT NOONE COULD ENTER MY CONDO IN MY ABSENCE AND WITHOUT MY PRIOR EXPRESS PERMISSION, AS I HAD PAPERWORD REGARDING ALL THE LITIGATIONS CONCERNING MY PARENTS' CASES THROUGHOUT THE CONDO; AND AS I WAS AFRAID IT WOULD BE STOLEN.

At TURNBERRY PLACE, THERE IS A DOUBLE SECURITY SYSTEM, by way of the outside gate and in the building itself== which no one could enter without the issued access key; and/OR had to be authorized by the tenant/resident. In addition, each condo had its own alarm system—and mine could only be accessed by myself or by the building and/or security manager- or with the permission of the President of the building's homeowners' association.

I ALWAYS ACTIVATED MY ALARM, WHEN I would leave my condo to secure further all of my documents. Despite all of those precautions—GERRY SERINO was repeatedly granted entrance into my condo, in my absence, and WITHOUT MY PERMISSION. She damaged my furniture ; stole jewelry and money; and books. She also had girls who did housekeeping for me—do damage to my things. Upon discovering what Gerry Serino was doing, I stopped talking to her. The building and/ or security manager, AGAINST MY EXPRESS INSTRUCTIONS, ALLOWED various people to enter my condo—continue the damage and theft; and to put BLACK TAR on my WHITE CARPETING AND IN MY CAR, PARKED IN THE BUILDING'S GARAGE; BREAK LIGHT FIXTURES; POUND ON MY BEDROOM'S CEILING FOR HOURS AT A TIME; AND THROW , FIRST BIRD FECES, AND THEN HUMAN FECES ON THE CARPETING ON MY 17TH FLOOR BALCONY. My car was also repeatedly opened and damaged, by cutting up the material on my sunroof; disabling the sunroof from closing all the way; pouring acid on my driver's side visor; pulling apart part of the front window's upholstered posts; and damaging a fan I had in my car; throwing human feces on my car; damaging my outside mirror and windshield; and causing further dents to my car. The damages to my car have been ongoing till today.

Before moving to TURNBERRY PLACE, without my prior knowledge nor consent, and in spite of the fact that I had told GERRY SERINO, that I had no intentions of doing any buildouts or structural modifications to my codo(WHO AT THAT TIME I STILL THOUGHT WAS MY FRIEND), GERI, OBTAINED THE BLUEPRINTS FOR MY CONDO. I later found out that my condo was then wired with ways to hurt me,

My computer, fax and mail were and are also continuously being interrupted. My faxes have been diverted; stamps were constantly being removed from my letters and packages- causing me to have to spend tens of thousands of dollars on having all my mail certified and/or insured with return receipt requested; and even some of those letters have been returned. Also, repeatedly, I would not receive packages which I had ordered and for which I had paid, thus causing me further financial losses

The payments for storage of my book DIARY OF A SABRA – FAITH IN ACTION- HAVE ALSO been diverted or returned and I have now lost about 1,500 of those books. Insurance payments to the BANK OF AMERICA, WERE RETURNED, causing me to lose an insurance policy I had with them, as well as all payments I had made for years. Packages have disappeared, with merchandise, or would arrive either with DAMAGED OR NO MERCHANDISE AT ALL. The Post Office Service, treated my repeated complaints about those matters, as if I were only talking about one letter and dismissed the matter. The books were valued at a minimum of about \$15 each—thus causing me at least \$22,500 loss plus all the monies I had paid for their storage for years.

The PUBLIC UTILITIES COMMISSION OF NEVADA did nothing about the corruption with the telephone companies and with the Southwest Gas company of Nevada. THE LATTER CHARGED ME FOR SERVICES AT THE RED HILLS CONDOMINIUM, EVEN AFTER I HAD MOVED OUT OF THERE AND HAD STOPPED THAT SERVICE.

When I tried AND TRY to fax papers outside of my condo- I have seen and have been told that federal agents had confiscated my papers. I was told that the same was being done with much of my mail. Also, despite my stopping service on my landline, on which I was repeatedly harassed by getting between 20 and 30 alleged wrong number calls per day, that service continued—for which I was not only illegally charged, but also had to keep that telephone turned off so as to prevent the further intentional infliction of emotional distress, which those repeated calls were causing me.

I was made to gain 20 pounds in one month, when my then doctor, while telling me repeatedly she did not like to go to court- kept insisting I should take LIPITOR, even though I told her it was causing me severe stomach pains. My other doctor was called by Judge RICHARD FRUIN, WHO HAD PRESIDED OVER THE MALPRACTICE CASE BROUGHT BY THE STERNLIGHT FAMILY TRUST AGAINST THE LAWYERS WHO HAD HELPED MY SISTER STEAL MY PARENTS' ASSETS, personally, and tried to have me go to a psychiatrist—as repeated attempts were continuously being made to try to declare me CRAZY—as the corrupt Jewish people in question WHO HAVE BEEN BEHIND MY PARENTS' MURDER AND THEFT OF THEIR ASSETS AND BEHIND ALL OF THE ACTIONS TO HURT ME, could not question my legal background and ability; and as had similarly been attempted with the famous case of MONICA LEWINSKY. IN OTHER WORDS, WHEN THERE IS NO OTHER DEFENSE TO CRIMINAL ACTIVITY, DECLARE THE COMPLAINANT TO BE CRAZY AND/OR STALKING.

As I had found out,

in everything I did, people were being paid money to hurt me, humiliate me inflict emotional and physical pain upon me; and to try to get information from me about what my plans were to try and stop all the persecution and terrorist activities against me.

It was upon learning that even people whom I had considered to be friends were being paid to get information from me- that I started to keep to myself and limit communications to a minimum; as the fibromyalgia I had developed upon finding out what had happened to my parents—was being aggravated severely by the persecution, harassment, and terrorist activities to which I was being subjected.

I now understand why I was literally FORCED BY RICHARD GOVITZ, AT TURNBERRY PLACE to become a director on the board of the Homeowner's association of our building. It was to have me keep in touch with other board members and residents, even though I ONLY AGREED TO FILL IN THE THEN EXISTING VACANCY on the board; and to enable the board's officers and directors, and residents; and as I later found out-- the numerous people in my acting class and the theatrical extra performances, in which I had participated, to ridicule and mock me- hurt me emotionally and get paid for doing so; to terrorize , torture, and inflict both physical and emotional injuries upon me.

In my building, on at least two occasions, the elevator in which I was riding, was made to stop, at an unintended floor- while keeping the doors closed for several minutes—which I considered to be FALSE IMPRISONMENT amounting to KIDNAPPING. Nothing was done to correct the situation, even after I had made the matter known to the building manager and to all of the board members. In addition, shortly after I had moved in, all elevator service was stopped. I then took the stairs and walked down from the 17th floor. On the pretense of trying to help me, HENRY, who was then one of the employees at the front desk—took my purse away from me== which he later admitted to me was searched at the building's office and that nothing was found in it. (I SUBMIT THAT THE TAKING OF MY PURSE AND GOING THROUGH ITS CONTENTS WITHOUT MY PRIOR KNOWLEDGE NOR CONSENT AMOUNTED TO ILLEGAL SEARCH AND SEIZURE).

I HAVE NOT RECEIVED NOTICES OF OUR BUILDING'S HOMEOWNERS' BOARD MEETINGS NOR OF THE MASTER ASSOCIATION'S BOARD MEETING, FOR THE LAST TWO YEARS== EVEN THOUGH I CONTINUED TO BE CHARGED THE HOMEOWNERS' FEES WHICH BENEFIT BOTH MY BUILDING AND THE MASTER ASSOCIATION—AGAIN IN VIOLATION OF THE NEVADA REVISED STATUTES; AND CONTINUING EFFORTS TO STEAL MONIES FROM ME FOR WHICH I DID NOT RECEIVE THE PROMISED SERVICES.

THERE HAS ALSO BEEN REPEATED REFUSAL TO DISCLOSE, AT MY REPEATED REQUESTS AND INSISTENCE , THE NAME OF ALL DIRECTORS AND OFFICERS OF THE HOMEOWNERS' ASSOCIATION BOARD FOR MY BUILDING AND OF THE MASTER ASSOCIATION. SHARON TAGGART IS THE EXECUTIVE DIRECTOR FOR THE LATTER. Again, all in violation of the Nevada revised statutes .(chapter 40-relating to homeowners' boards of directors).

THE NAMES OF OTHER OFFICERS AND DIRECTORS OF THE HOMEOWNERS' ASSOCIATION BOARD OF TOWER THREE, WHO HAVE ACQUIESCED, IF NOT OUTRIGHT PARTICIPATED IN THE CRIMINAL ACTIVITIES AGAINST ME AND WHICH I NOW KNOW, INCLUDE: DR. ALAN BLUMENTHAL(WHO HAS BEEN PRESIDENT); SHIRLEY MURRAY; MRS. STUART; AND DR. ROBERT DETJE.

ADDITIONAL NAMES I KNOW OF OFFICERS AND/OR DIRECTORS OF THE HOMOWNERS' ASSOCIATION BOARD OF THE TRUNBERRY PLACE COMMUNITY ASSOCIATION ARE: LARRY HILLIS AS WERE CAROLYN DIDDEL AND DR. ROBERT DETJE.

I WILL ADD OTHER MEMBERS OF BOTH BOARDS AT TURNBERRY AS SOON AS THE INFORMATION IS DISCLOSED TO ME.

Even after 13 years of having the same address with my then bank, CITIBANK, ALL OF A SUDDEN I STARTED RECEIVING STATEMENTS AND OTHER DOCUMENTS FROM them, at an unauthorized address—and no attempt was made by the bank to contact me to see if the change was, in fact, made by me, which it was not. I received a call from a merchant in Littleton, Colorado, where I had never been, questioning me about a bounced check I had allegedly given them. When they sent me a copy of the check it showed my name and my bank, and that I was allegedly a member of the IBEW (International Brotherhood of Electrical Workers), to which I have never belonged; and, in fact, was a ridiculous and obvious attempt to forge my check. I HAD NEVER BEEN TO LITTLETON, COLORADO, AND THIS WAS ANOTHER WAY TO HURT MY CREDIT, BY GIVING OUT A FORGED CHECK FOR A PURCHASE I DID NOT MAKE, AND THUS HAVING THE CHECK BOUNCE, CAUSING ME HARM AND EMOTIONAL DISTRESS. The LAS VEGAS METROPOLITAN POLICE DEPARTMENT REFUSED TO INVESTIGATE THIS MATTER, AS THEY HAD ALSO REFUSED TO INVESTIGATE MY REPEATED AND ATTEMPTED REPORTS OF THE PERSONAL INJURIES INFLICTED UPON ME; THE BURGLARIES OF AND THEFTS FROM MY CONDO AT TURNBERRY PLACE; AND THE DAMAGES INFLICTED UPON MY CONDO AND MY CAR AT THAT SAME LOCATION.

When I would drive on the highways and freeways, huge trucks would repeatedly approach my car as if they were going to hit me and thank God, due to my extensive driving experience I have been able to avoid what could have been serious if not fatal accidents.

I repeatedly was kept out of any volunteer activity I had signed for, including chamber of commerce activities, such as the North Las Vegas chamber, where the executive director had specifically asked me not to return to any of their meetings.

In the meantime, CAROLYN DIDDEL , the president of the THREE TURNBERRY PLACE HOMEOWNERS' ASSOCIATION BOARD, on which I was forced to become a member, continued to hurt me, by having me repeatedly come to her condo and HAVING ME illegally tape recorded, without my prior knowledge nor consent. She forwarded all the information gathered from me to the people who have been hurting me== and was ILLEGALLY, IN VIOLATION OF THE NEVADA REVISED STATUTES PAID OVER 3 MILLION DOLLARS, TO HURT ME.

CAROLYN DIDDEL caused songs I sang TO HER DOG and which she illegally recorded, to be played at the STIRLING CLUB OF TURNBERRY PLACE , calling the matter to my attention- and had her husband, JOHN DIDDEL ALWAYS PRESENT, WHEN SHE TAPE RECORDEDME. BOTH JOHN DIDDEL AND CAROLYN

DIDDEL'S BROTHER, DON CLOSE OF MONTANA, which was the DIDDEL'S MAIN RESIDENCE, PARTICIPATED IN THE FRAUDULENT COVER UP OF THE AMOUNT IN EXCESS OF THREE MILLION DOLLARS ILLEGALLY PAID CAROLYN DIDDEL BY TURNBERRY PLACE RESIDENTS. . In effect, not only did the Diddels participate in tax fraud (AS THE DIDDELS COVERED UP THE THREE MILLION DOLLARS BY SHOWING THAT MONEY AS RECEIPTS FOR THE SALE OF HOUSES, WHICH WERE NEVER SOLD), but also in fraud against the State of Montana, as I have come to discover FOR THE SAME REASON AND OTHERS. RICHARD GOVITZ CONTINUED TO WORK WITH THE DIDDELS TO HURT ME, even AFTER HE MOVED TO THE TURNBERRY TOWERS AND WORKED DIRECTLY FOR TURNBERRY- AND FOR JEFF AND DON SOFFER, WHO OWNED TURNBERRY PLACE AND CONTINUED TO OWN THE STIRLING CLUB.

The SOFERS also refused to do anything, while they still owned part of Turnberry place—and as they at least, had ACQUIESCED IN THE CRIMINAL ACTIVITIES TAKING PLACE AGAINST ME AT TURNBERRY PLACE AND IN THE STIRLING CLUB; and CONTINUED TO HURT ME by AND THROUGH THEIR AGENT, RICHARD GOVITZ, I ALSO HOLD THEM PERSONALLY AND INDIVIDUALLY RESPONSIBLE FOR THE HARM AND LOSS I HAVE SUFFERED; and despite my writing to them about all the criminal activities against me, while they still owned part of the property and the STIRLING CLUB, their in-house INSURANCE COMPANY, ALSO turned down my claim; and the STIRLING CLUB also has done nothing and has continued to FAIL TO SEND ME THE MONTHLY NEWSLETTER, FOR WHICH, IN PART, DUES WERE USED; AND AGAIN, DISCRIMINATING AGAINST ME, AS IT WAS THEIR OBLIGATION, TO GIVE ME THE SAME, AS IT WAS GIVEN TO EVERY OTHER OWNER/RESIDENT OF TURNBERRY PLACE.

IN ADDITION, I HOLD THE SOFERS PERSONALLY RESPONSIBLE AND LIABLE FOR THE FRAUD PERPETRATED AGAINST ME BY THEIR REAL ESTATE AGENT; AND BY THEM. THE FORMER, DESPITE MY SPECIFIC QUESTIONS AS TO WHETHER TOWER THREE OF TURNBERRY PLACE HAD CONSTRUCTION DEFECTS, AS THE BALCONY'S RAILING ON THE 17TH FLOOR WERE LOOSE, DENIED THE SAME. IT WAS LATER LEARNED THAT NOT ONLY HAD TOWERS ONE AND TWO, WHICH WERE BUILT BEFORE TOWER THREE, HAD SOME SUBSTANTIAL DEFECTS, BUT SO DID TOWER THREE.

THE SOFERS HAD ALSO FAILED TO DISCLOSE THAT THEY WERE PLANNING TO BUILD THE FONTAINBLEU HOTEL RIGHT NEXT DOOR TO TURNBERRY PLACE. NOT ONLY HAS THE VIEW FROM TOWER THREE BEEN ONE OF ITS MAJOR SELLING POINTS, BUT ALSO THE HOTEL TOOK SOME OF TURNBERRY PLACE'S REAL ESTATE, WHICH HAD BEEN CONSIDERED TO BE AS PART OF THAT COMMUNITY; BUT ALSO HAD THE MULTI-STORY GARAGE FOR THE HOTEL IN QUESTION BUILT LITERALLY ALMOST ON TOP OF THE TOWERS, SO AS TO OBSTRUCT THE VIEW MATERIALLY. THUS THE SOFERS WERE ENGAGED IN PERPETRATING FURTHER FRAUD ON ALL RESIDENTS, BUT SPECIFICALLY ON ME.

CAROLYN DIDDEL, had also referred me to her dentist, making sure I would tell him who had referred me. This dentist, DR. ROBERT EARL and the other dentist he had referred me to, DR. DAVID TRYLOVICH, BOTH TOLD ME THAT I WAS GOING TO LOSE ALL MY TEETH- for which reason Dr. Earl, would only correct my teeth with yellow teeth; and under the jurisdiction of both doctors, chemicals were put on my gums , which caused me to lose more than 10 teeth—and severe continuing pains since they have in effect assaulted and battered me. Nothing was done by the NEVADA DENTAL BOARD; and I had come to

learn That CAROLYN DIDDEL was actually paid the over THREE MILLION DOLLARS, UPON CAUSING ME THOSE SEVERE INJURIES.

I HAD ALSO COME TO LEARN THAT CAROLYN DIDDEL HAD CONTACTED MY ACTING TEACHER, RUSTY MEYERS, WHO HAD TOLD MY CLASSMATES AND ALL THOSE WHO PARTICIPATED IN ACTING AS EXTRAS THAT THEY WOULD GET PAID FOR HURTING ME. HE, HIMSELF, HUMILIATED ME IN CLASS, BY HAVING ALL MY FELLOW STUDENTS, IN A THEATRICAL PRESENTATION WE HAD MADE TO AN AUDIENCE, FAIL IN RESPONDING TO MY PART, THUS RIDICULING AND HUMILIATING ME IN FRONT OF AN AUDIENCE. When I had learned of his participation in hurting me, I quit the class, and he called me begging me to come back to class, as I understood, to continue to MAKE MONEY OFF OF ME, BY CONTINUING TO HUMILIATE ME IN FRONT OF THE CLASS AND OTHERS. I HAD TO QUIT TRYING TO EARN MONEY AS AN EXTRA BECAUSE OF ALL THIS HUMILIATION, WHICH ONLY FURTHER SEVERELY AGGRAVATED MY FIBROMYALGIA

IN THE MEANTIME, WHEN MY term on the board of directors expired, I indicated I no longer wished to remain on the board, as I had originally stated. WITHOUT MY PRIOR KNOWLEDGE NOR CONSENT, a board member, who had moved to TEXAS, DR. PEDRO RUBIO had written to all the residents telling them to vote for me, for the then upcoming term. At the time, I did not know that I was being set up to be used, hurt and humiliated, and being the subject of emotional and physical abuse- and I finally agreed to serve, after receiving the majority of the votes to be reelected to the board. I was threatened by the real estate agent, whose husband, had previously been on the board that 'I WOULD BE SORRY FOR WHAT I DID BY having Dr. RUBIO'S

LETTER SENT OUT TO ALL THE RESIDENTS"; which she felt was very underhanded.

As I have come to learn this was all planned by the board members and RICHARD GOVITZ, SO THAT CAROLYN DIDDEL, COULD CONTINUE TO TAPE MY CONVERSATIONS, WITHOUT MY PRIOR KNOWLEDGE NOR CONSENT, AND HURT ME, FOR PAY. Another board officer and his wife, DR. ROBERT AND PENNY DETJE, also pretended to befriend me, after talking to GERRY SERINO, AND dr. DETJE, showed me how he could come to my condo, without my permission= in other words, confirming my suspicions that people were burglarizing my condo- with the help of the building's management. I understood that they too were promised to receive money, for hurting me- and I had to stop talking to them as well.

In the meantime, I kept writing letters to members of the board of the homeowners' association of our building and to the board members of the Master Association, telling them in detail, what has been done to me, on the premises, but nothing was done to correct nor to stop the harassment, the emotional and physical abuse nor the burglaries and damages. In fact, I heard the footsteps in the condo above mine (1803) when one of the batches of HUMAN FECES was thrown on my balcony's carpeting. When I asked for contact information for the residents of that condo (GILLERMAN) the then building manager refused to give it to me- stating that it would be invading their privacy—yet, apparently, nobody cared about repeatedly and maliciously invading my privacy. I THEN HOLD EACH OF THE OFFICERS AND DIRECTORS OF MY BUILDING AND OF THE MASTER BOARD OF TURNBERRY PLACE, PERSONALLY AND INDIVIDUALLY LIABLE FOR ALL THE TERRORIZING, REPEATED BURGLARIZING OF MY

CONDO AND CAR; REPEATED THEFTS; ILLEGAL ENTRIES; REPEATED VIOLATION OF THE LAW REGARDING GIVING ME QUIET ENJOYMENT OF MY PREMISES; THROWING DUST AND COCKROACHES INTO MY APARTMENT—THROUGH THE VIOLATION OF MY PRIVACY- BY HAVING THE PLACE WIRED AND HAVING ME OBSERVED IN MY HOME AND ALL MY CONVERSATIONS OVERHEARD AND TAPED ILLEGALLY. As I was also told Dr. DETJE that TURNBERRY WAS CONTROLLED FROM ISRAEL BY THE CLUB JERUSALEM- I had filed a complaint with the HOMELAND SECURITY AGENCY- but they too DID NOTHING TO INVESTIGATE AND CORRECT THE SITUATION. NO WONDER, TERRORIST ACTIVITIES CONTINUE IN THE UNITED STATES—AS THEY SEE THAT THEY ARE IMMUNE FROM PROSECUTION.

My mother had also been threatened by my sister—that if she would tell me of the FORGED TRUST AND THE THEFT OF MY PARENTS' MILLIONS- PEOPLE WOULD BE SENT FROM ISRAEL TO KILL HER. In fact, my brother and his wife, with the help of their two oldest children, went on a lengthy trip to ISRAEL AND EGYPT- even though they repeatedly had stated they had no money; and they killed my Mom, about 6 weeks after their return. The first thing my brother told me when I was told in April, 2000 that my mother had been hospitalized was "NO AUTOPSY, RIGHT?" At the time I still was not aware of how my brother was complicit with my sister in all the wrongdoing and murders.

CAROLYN DIDDEL HAD REFERRED ME TO HER DENTIST DR. ROBERT EARL AND INSURED THAT I WOULD TELL HIM THAT SHE HAD REFERRED ME TO HIM, TO FIX SOME TEETH. DESPITE MY OBJECTIONS, DR. EARL FORCED ME TO HAVE YELLOW TEETH, WHILE STATING THAT I WAS GOING TO LOSE ALL MY TEETH ANYWAY. HE THEN PUT SOME CHEMICALS ON MY TEETH AND REFERRED ME TO DENTIST DR. DAVID TRYLOVICH, WHO ALSO TOLD ME THAT I WAS GOING TO LOSE ALL MY TEETH- AND HAD CHEMICALS PUT ON MY TEETH, WHICH HAVE NOT ONLY CAUSED ME SEVERE AND CONTINUING PAIN, BUT THE LOSS OF SEVERAL TEETH. I HAVE NOT BEEN ABLE TO EAT PROPERLY- I HAVE BEEN CAUSED TO BE DISFIGURED AND HAVE BEEN IN FEAR OF GOING TO ANY MORE DENTISTS.

WHEN I HAD FILED A COMPLAINT WITH THE NEVADA DENTAL BOARD THEY DID NOTHING- SO, DENTISTS ARE NOW PERMITTED TO INFLECT INJURIES AND PAIN ON PATIENTS, AS WAS DONE IN MY PARENTS' CASE, AND IS TOTALLY NOT ONLY CRIMINAL BUT UNACCEPTABLE.

Upon discovering the physical injuries inflicted upon me by the dentists, DRS. EARL AND TRYLOVICH, AT THE DIRECTION OF CAROLYN DIDDEL, I RESIGNED FROM THE BOARD. UPON DOING SO, IMMEDIATELY, MY DIRECT TV SERVICE WAS CUTOFF- and Direct TV repairmen could not find the cause for the problem. CAROLYN DIDDEL knew how much I enjoyed watching movies, especially THOSE offered by DIRECT TV == and as I have come to learn, this could be done, as my condo had been previously wired, based on the blueprints, which GERRY SERINO, had obtained without my prior knowledge nor consent. I had also come to learn, that cameras were inserted in my condo so as to watch all of my movements. Also DIRECT TV, KEPT BILLING ME FOR SERVICE, EVEN AFTER I HAD STOPPED THE SERVICE, AND EXPLAINED THAT I HAD NO RECEPTION WHATSOEVER. This was another example of the CONSISTENT AND CONTINUING HARASSMENT TO WHICH I HAVE BEEN SUBJECTED, FOR SO MANY YEARS; NOT ONLY TO HURT ME EMOTIONALLY—BUT ALSO TO CAUSE ME FINANCIAL LOSS AND EXTREME AGGRAVATION AND REPEATED WASTE OF TIME, BY HAVING TO CONTACT EACH AND EVERY MERCHANT, REPEATEDLY, TO TRY AND STRAIGHTEN OUT EACH AND EVERY SITUATION. IN

EFFECT, I HAVE BEEN REPEATEDLY TERRORIZED AND TREATED AS IF I WERE NOT AN AMERICAN CITIZEN, AS THE JEWS HAD BEEN TREATED IN NAZI GERMANY; AND BEING SUBJECT TO REPEATED DEGRADING AND DISCRIMINATORY TREATMENT, WHILE ILLEGAL ALIENS HAVE BEEN GIVEN UNDESERVED RIGHTS OF AMERICAN CITIZENS.

THIS ALSO HAPPENED WITH THE FRAUD DEPARTMENT OF MY THEN BANK, CITIBANK, WHICH GAVE ME A REPEATED HARD TIME- BY REFERRING TO INCIDENTS OTHER THAN THE ONES I HAD REPORTED AS FRAUDULENT- AGAIN COSTING ME TIME AND MONEY, IN HAVING TO STRAIGHTEN OUT EACH AND EVERY ONE OF THE NUMEROUS SIMILAR CRIMES, OF HAVING FALSE AND UNAUTHORIZED CHARGES BEING MADE AGAINST MY BANK ACCOUNT.

Upon resigning, I then received a threatening letter from the association's attorney, MICHAEL SCHULMAN, showing, however, that he was representing GERRY SERINO and CAROLYN DIDDEL AND AGAINST ME, even though I was not only a member of the association but also of the HOMEOWNERS BOARD OF DIRECTORS. ATTORNEY SCHULMAN'S LETTER THEN CONSTITUTED A SEVERE BREACH OF THE CONFLICT OF INTERESTS ETHIC OF THE NEVADA STATE BAR.

In that letter MICHAEL SCHULMAN said that I could not resign, without giving reasons for the resignation; and he later sent a secret letter to all the residents, except to myself, stating that CAROLYN DIDDEL, DID NOT STEAL THE THREE MILLION DOLLARS, from the association, completely contrary to what I had stated; and he then held the SECRET RESIDENTS' MEETING, of which I was not given notice, contrary to the NEVADA REVISED STATUTES provisions in that regard, in which he had stated a position CAROLYN DIDDEL had repeatedly told me she would take in regards to buyers in the DIDDEL'S housing development, in Montana, as is stated hereinabove.

I then filed a complaint with the Nevada State Bar, regarding Attorney MICHAEL SCHULMAN'S breach of ethics- which they affirmed—and my further appeal of that matter, to the Nevada Supreme Court, was completely ignored.

I then also filed detailed complaints about all the criminal activities against me with the NEVADA ATTORNEY GENERAL, KATHERINE CORTEZ MASTO WHO THEN FAILED AND, I UNDERSTOOD, REFUSED TO PROCEED IN THESE MATTERS CONCERNING ALL THAT HAS BEEN DONE TO ME AND AGAINST ME.

I was also referred to the ELDER ABUSE OFFICER OF THE LAS VEGAS METROPOLITAN POLICE DEPARTMENT. I WAS referred to officer GRADY, who was in charge of ELDER ABUSE. When I started telling him the reason for my call and about all the criminal activities against me and my property- he started yelling at me, as follows: 'WHY ARE YOU CALLING ME? ARE YOU CRAZY? ARE YOU IN A MENTAL INSTITUTION? ARE YOU STILL DRIVING? I'M NOT GOING TO DO ANYTHING' AND he hung up on me. He then called my building manager, obtained my children's telephone numbers and told them "TO HAVE ME DECLARED CRAZY, OR I WOULD BE KILLED."; and from then on my relationship with my children has been breached. As I would not talk to anyone in the building, my telephone conversations with my children also started to be recorded, forcing me then to stop talking to them; and to stop answering their questions, as the information obtained from them, was used to continue to hurt me— as WERE

THE ACTIVITIES OF CONTINUING TO STALK ME; DAMAGING MY CAR; AND continuing repeatedly TO THROW HUMAN AND BIRD FECES ON MY CAR, AND CONTINUING ALSO TO INFLICT EXTERIOR DAMAGES ON MY CAR.

The Internal Affairs department of the Las Vegas Metropolitan Police Department, agreed with the officer. Despite numerous attempts to reach the Sheriff, I was not allowed to make contact with him; and the LAS VEGAS CITIZENS ADVISORY COMMITTEE, the oversight commission over the police department, also affirmed the officer's conduct. I later learned that the matter was assigned to a five member committee, all who were part of the Jewish community which is a party to persecuting me.

I also attempted to contact MAYOR OSCAR GOODMAN and was not allowed access to him; nor did I receive any response from NEVADA'S Governor JIM GIBBONS, TO MY SEVERAL EMAILS, TELLING HIM OF THE PROBLEMS AND LACK OF HELP FROM THE LAW ENFORCEMENT AUTHORITIES IN THE STATE. Similarly, I had filed a complaint with the CLARK COUNTY BOARD OF SUPERVISORS- AND EVEN STATED MY COMPLAINT, in an open meeting of that board- and the board president, RORY REID, merely responded that I had stated my problem—and that nothing would be done to help me. The Las Vegas police department is headed by a sheriff as it is part of both the City of Las Vegas and of CLARK COUNTY.; and despite several attempts to make an appointment to see him, I was told by his secretary that I could not do so. David ROGERS, THE CLARK COUNTY DISTRICT ATTORNEY,. ALSO FAILED TO PROCEED IN PROSECUTING ALL THE CRIMINAL ACTS AGAINST MY PERSON AND PROPERTY.

During that same period of time, as the criminal activities against my person and property continued at TURNBERRY PLACE, I CONTINUED WRITING LETTERS TO ALL THE BOARD MEMBERS OF MY BUILDING AND OF THE MASTER'S ASSOCIATION AND TO ALL OF THE OWNERS/RESIDENTS OF TOWER THREE, WHERE I LIVED. MY LETTERS WERE REPEATEDLY IGNORED. I RECEIVED ONLY ONE RESPONSE FROM THE MASTER ASSOCIATION, OF WHICH JERRY GREENBERG THE PRESIDENT OF THE BOARD OF THE MASTER ASSOCIATION, STATED THAT I SHOULD GO TO THE "POLICE." THIS LETTER BY MR. GREENBERG WAS WRITTEN AFTER THE BOARDS OF BOTH MY TOWER AND OF THE MASTER ASSOCIATIONS WERE NOTIFIED THAT THE POLICE WOULD DO NO THING IN MY CASE.

DESPITE REPEATED DEMANDS, I HAVE NOT RECEIVED NOTICES OF MEETINGS FROM EITHER TOWER THREE'S BOARD AND HOMEOWNERS' MEETINGS, NOR FROM THE TURNBERRY PLACE COMMUNITY ASSOCIATION, MASTER BOARD MEETINGS, AS IS REQUIRED BY THE NEVADA REVISED STATUTES; AND THE MASTER BOARD REPEATEDLY FAILED TO DISCLOSE TO ME THE NAMES OF ALL THE OFFICERS AND DIRECTORS OF THE MASTER BOARD. I also no longer received notices of meetings of my building and there was refusal to give me the name of all the officers and directors, there, as well.—this is so even though the officers and directors are personally liable for the damages caused by all the criminal activities against me, in that community, according to the Nevada Revised Statutes.

Physical injury has also been inflicted upon me, by dr. TERRY PFAU AFTER HE WAS CONTACTED BY GERRY SERINO; AND FOR WHICH, A MORMON DOCTOR, WAS GIVEN A COLUMN FOR A COUPLE OF MONTHS, IN THE JEWISH NEWSPAPER, THE LAS VEGAS ISRAELITE. HE GAVE ME HGH, WHILE TELLING

ME THAT IT CAUSES CANCER; AND THEN DOUBLED THE DOSAGE, WHILE STATING THAT HE DID SO, AS HE WAS NOT SEEING THE RESULTS HE WAS LOOKING FOR ,NAMELY, CANCER. I HAVE HAD AN ONGOING HUGE INFECTION IN MY CHEST, SINCE THAT TIME. This doctor, also spoke privately to JUDGE FRUIN, the Los Angeles Superior Court judge who was allegedly trying the STERNLIGHT FAMILY TRUST case for MALPRACTICE, AGAINST THE LAWFIRM OF HOFFMAN, SABBAN AND WATENMAKER. DR. PFAU then let go of one of his assistants for telling me that he was on the telephone with that judge from Los Angeles superior court, presiding over my parents' CASE.

My home and car insurance agency, MCFADDEN INSURANCE AGENCY, failed to reimburse me for the damages incurred at my RED HILLS CONDOMINIUM, STATING that making such a claim, against SAFECO insurance company, would prevent me from being able to obtain future home insurance. Later, when I had informed them of the continuing damages and injuries and thefts at my TURNBERRY CONDOMINIUM, I was told that they WOULD NOT PAY MY CLAIM; THAT THEY WERE SENDING OUT AN ADJUSTER THEY DO NOT NORMALLY USE- WHO TOTALLY DISREGARDED MY DAMAGES; AND THEN CHUBB INSURANCE AGENCY, PLAYED GAMES WITH ME, REFERRING ME TO ANOTHER INSURANCE COMPANY, OF WHICH I HAD NOT BEEN INFORMED; AND WHO, DESPITE TWICE PROVIDING THEM WITH ALL THE REQUESTED INFORMATION. REFUSED TO PAY MY CLAIM.

THE SAME THING WAS DONE BY SAFECO INSURANCE COMPANY, WHICH I HAD ALSO PURCHASED THROUGH THE SAME AGENCY, BY IGNORING THE OBVIOUS AND REPEATED DAMAGES INFLICTED UPON MY CAR, AND CLAIMING THAT THEY WERE INCURRED IN ORDINARY USAGE OF THE CAR AND WHICH IS OBVIOUSLY, ON ITS FACE, NOT THE CASE.

At around the same period of time, and in an attempt to resolve both the matters of my parents' cases and the persecution against me I went to talk to RABBI SHEA HARLIG, THE HEAD OF THE CHABAD JEWISH ORGANIZATION OF SOUTHERN NEVADA – a very ORTHODOX jewish organization. He seemed to know everything about my parents' case, including their names, even though their case took place in Beverly Hills and not IN Las Vegas; and told me that 'MY PARENTS HAD TO DIE TO ATONE FOR MY SIN OF ACCEPTING JESUS IN MY LIFE; AND THAT BAD THINGS WILL HAPPEN TO ME.' When I asked him, why THEN were the JEWISH PEOPLE KILLED, NAMELY MY PARENTS, AND NOT ME,(ALLEGEDLY THE BAD PERSON) he did not know what to answer. By jewish law, I am a jew, as my Mother was jewish- and I have NEVER ABANDONED MY JEWISHNESS. IN ADDITION, IT WAS UPON MY INSISTENCE AND NOT THAT OF MY FORMER HUSBAND (COHEN) THAT ALL MY FOUR CHILDREN WERE BAR MITZVAHD AND BAT MITZVAHD, THE CEREMONY CELEBRATED BY JEWISH CHILDREN TO COMMEMORATE THEIR REACHING ADULTHOOD.

BY HIS STATEMENT TO ME, ABOUT MY PARENTS' MURDER, RABBI SHEA HARLIG WAS THEN ADMITTING KNOWLEDGE AND AT LEAST ACQUIESENCE, IF NOT OUTRIGHT PARTICIPATION IN THE MURDER OF MY JEWISH PARENTS AND OF THE CRIMINAL ACTIVITIES AGAINST ME. My Father had contributed tens of thousands if not hundreds of thousands of dollars to THE CHABAD ORGANIZATION, AND I THEN SUBMIT THAT ALL THIS MONEY SHOULD BE REFUNDED TO ME, WITH INTEREST. I SUBMIT

THAT , IN EFFECT, HE ADMITTED THAT , IN THE LEAST, HE KNEW ABOUT ALL THE "BAD THINGS THAT WOULD HAPPEN TO ME", WHICH WERE REPEATEDLY AND INTENTIONALLY INFLICTED UPON, IF NOT OUTRIGHT AUTHORIZED AND/OR PARTICIPATED IN CAUSING THEM.

JUDY FRANKLIN, had allegedly been my friend for many years and was a part of the BEVERLY HILLS jewish group, who had enabled my siblings to find the doctors and pharmacies to kill my parents. She had told me that the reason that group had my parents killed was because I had talked about my belief in Jesus on television. After I HAD resigned from the TURNBERRY HOMEOWNERS BOARD OF DIRECTORS, and she had found out about all the complaints I had filed, she had me meet a friend of hers, who inquired about available condos so that THAT group, from Beverly Hills, to which they all belonged, could have someone they know rent ONE. I later found out, that the tenants who shortly afterwards had moved into the condo above mine (1803)—from where the human feces were thrown on my balcony—and where much of the hammering over my bedroom had taken place, were very orthodox jews, and a part of that group which was hurting me.

All my attempts to join various groups IN LAS VEGAS,, such as local homeland security group; and the city's centennial committee, were blocked; and I was told outrightly by the executive director of the NORTH LAS VEGAS CHAMBER OF COMMERCE, NOT TO GO TO THEIR MEETINGS ANY LONGER.

I HAVE received NO help from either SENATOR HARRY REID or FROM SENATOR ENSIGN. When I had written to Governor ARNOLD SCHWARTZNEGGER of California, and called his office, I was SPECIFICALLY TOLD BY ONE OF HIS OFFICE'S INVESTIGATORS, THAT THE GOVERNOR WOULD DO NOTHING TO HELP ME WITH THE CALIFORNIA SITUATION; AND WOULD GIVEME NO EXPLANATION FOR SUCH REFUSAL AND ACQUIESCENCE IN THE CRIMINAL ACTIVITIES IN CALIFORNIA.

I HAD ALSO SENT NUMEROUS LETTERS AND EMAILS TO THE MAYOR AND CITY COUNCIL OF BEVERLY HILLS TELLING THEM HOW DOCTORS IN BEVERLY HILLS ARE BEING PERMITTED TO KILL PEOPLE AS WAS DONE TO MY PARENTS, REQUESTING AN OPPORTUNITY TO SETTLE THE MATTER AMICABLY—BUT I RECEIVED NO RESPONSE. The mayor was described in the local jewish newspaper, as being an orthodox jew; thereby showing acquiescence with the criminal activities against my parents. I ALSO SUBMIT THAT THE CITY OF BEVERLY HILLS IS, AT LEAST IN PART, RESPONSIBLE FOR MY CONTRACTING FIBROMYALGIA, WHICH HAPPENED WHEN I HAD FOUND OUT WHAT HAD HAPPENED TO MY PARENTS, IN BEVERLY HILLS- AND WHICH CAUSED ME SEVERE EMOTIONAL UPSET AND TRAUMA, LEADING TO THE NAMED INFIRMITY, ACCORDING TO MY DOCTOR; and as THE CITY OF BEVERLY HILLS had made NO EFFORT TO PROTECT ITS CITIZENS FROM FATE SIMILAR TO WHAT HAD HAPPENED TO THE MENENDEZ FAMILY, wherein children had killed their parents. FURTHERMORE, THE OTHER CASES OF MAJOR THEFT OF MILLIONS, WITH INJURY TO ELDERS, HAVE HAPPENED TO RESIDENTS OF THE CITY OF BEVERLY HILLS.

WHEN I HAD FOUND THAT I HAD LITERALLY RAN OUT OF MONEY- FIRST FROM SMITH BARNEY, THEN A CITIGROUP PARTNER, and from where my money just seemed to disappear, I put stop payments on various obligations with my then bank, CITIBANK, as I just did not have the funds to pay them. CITIBANK JUST IGNORED MY INSTRUCTIONS AND MADE UNAUTHORIZED PAYMENTS, CAUSING ME REPEATEDLY TO HAVE BOUNCED CHECKS. WHEN I DISCOVERED THAT MY MONIES HAVE BEEN EMBEZZLED BY

UNAUTHORIZED PURCHASES FROM THE TELEVISION SHOPPING NETWORKS' AND IN SPITE, OF MY REPEATED EXPRESS MAIL LETTERS TO INVESTIGATE THE POSSIBLE FRAUD; AND WHICH WERE ALSO FAXED TO CITIBANK'S FRAUD INVESTIGATION OFFICE, FROM SEVERAL LOCATIONS—INCLUDING FROM MY THEN BRANCH, MY INSTRUCTIONS WERE AGAIN IGNORED. I EXPLAINED TO MY BANK THAT I WAS REQUESTING DETAILED EXPLANATION OF ALL ALLEGED PURCHASES- BUT INSTEAD THE BANK FAILED TO INVESTIGATE THE MATTER—CREDITED ALL MONIES TO THOSE COMPANIES, DESPITE THEIR FAILURE TO PROVIDE ME WITH REQUESTED ITEMIZATION—AND SUBJECTING ME TO A DEBT IN EXCESS OF \$30,000- which could even amount to a higher amount.

I ATTEMPTED SEVERAL TIMES TO REFINANCE MY FORMER CONDO, AS IT WAS PREVENTED FROM SELLING FOR ABOUT FIVE YEARS—AND THAT ATTEMPT WAS REFUSED . I THEN TRIED TO REFINANCE MY CONDO AT TURNBERRY WITH CITIMORTGAGE, SO AS NOT TO LOSE IT, AND THAT TOO WAS REFUSED, ON SEVERAL OCCASIONS, EVEN THOUGH I HAD BEEN A PREFERRED CUSTOMER WITH SMITH BARNEY.

IN THE PROCESS OF MY PARENTS' CASE LITIGATION, I HAD DISCOVERED, THAT MY SISTER HAD PUT SOME OF THE MONEY SHE HAD STOLEN FROM MY PARENTS, IN SMITH BARNEY—AND HER REPRESENTATIVE ACTED FEARFULLY WHEN I HAD DISCUSSED IT WITH HER—AND IN MY PRESENCE, TOLD A HIGHER LEVEL manager at Smith Barney in Beverly Hills, THAT SHE HAD 'TAKEN CARE OF THE SITUATION'. I understood that statement to refer to hiding the monies my sister had stolen FROM MY PARENTS AND WHICH SHE HAD THEN PLACED WITH SMITH BARNEY.

I had made claims against the TURNBERRY PLACE'S insurance companies covering the board members of both my building and of the master association- Travelers and ARTHUR B. GALLAGHER company. Even though both were going to send adjusters to check all the damage and theft, ATTORNEY MICHAEL SCHULMAN, CALLED THEM AND TOLD THEM NOT TO HONOR MY CLAIM- and then they sent me letters that they would not send their respective adjusters.

I then contacted my own insurance agency MCFADDEN INSURANCE OF LAS VEGAS. My agent, NORMA, told me that I would not receive any compensation; and another agent, A.J. told me that the adjuster they would send to me was not one they usually use. My insurance company for homeowners' insurance was CHUBBS INSURANCE GROUP. I HAD MADE MY CLAIM AGAINST THEM BY WRITING TO THE PRESIDENT IN NEW JERSEY. They referred it to another company, of which I had never heard, in Arizona. Although, at first in good faith, thinking, that I would be well represented by my company, I submitted all the requested information about all of my damages, and the information I had available. Repeatedly I was told again and again, to submit the same information. I did so again, and finally, again wrote the President of CHUBBS THAT MY CLAIM WAS BEING MISHANDLED. I RECEIVED NO FURHTER RESPONSES, AND NO PAYMENT WAS MADE- again, in effect, STEALING MY PREMIUMS and willfully not honoring their contract with me.

The adjuster who was sent by McFadden, minimized all the damages I have suffered and ignored my statements as to how they occurred. Again, IN EFFECT, WRONGFULLY DENYING my rights TO COMPENSATIONS ACCORDING TO THE TERMS OF MY HOMEOWNERS' insurance policy.

I then also made a claim against SAFECO INSURANCE COMPANY, MY CAR INSURANCE provider. Again, the adjuster, treated the damages as being ordinary wear and tear—even though it is obvious that someone cut, with a knife, the sunroof of the car; prevented its closure; poured acid on my driver's side visor- and scraped and damaged other parts of the car. All damages which were not and would not be caused as part of ordinary wear and tear.

MY INSURANCE agent had also prevented me from making a claim for all the damages that WERE INFLICTED UPON MY RED HILLS CONDO. I then submit, that both my agency and my insurance companies have stolen money from me by obtaining premiums over several years, under false pretenses of coverage—and demand that all those premiums be returned to me, with interest and penalties.

Another thing that has happened to me continuously and is still happening is the consistent interference of my receiving any services, whether commercial, medical, investigative, legal or otherwise. with the most recent being the holding up of my needed corrective contact lenses , from Sears optical.

Also, every effort I have made to work TO EARN A LIVING has been hampered and stopped repeatedly. THESE INTERRUPTIONS WERE DONE BY DEFAMING ME TO PROSPECTIVE CLIENTS IN THE INSURANCE BUSINESS, WHO AFTER FIRST STATING THEY WANTED TO BUY LIFE AND HEALTH INSURANCE FROM ME, ALL OF A SUDDEN, CHANGED THEIR MINDS; BY GIVING ME A TOTALLY UNFAIR AND IMPOSSIBLE test, in comparison to others taking the same test, for the FEDERAL TRANSPORTATION DIVISION (THE TSA), FOR A POTENTIAL JOB AS AN AIRPORT SCREENER; and BY HAVING STOPPED MY RECEIVING receiving offers for work, in the various JOB FAIRS which I have attended.

Dr. ROBERT DETJE WHO WAS A FELLOW OFFICER WITH ME ON THE HOMEOWNERS'S ASSOCIATION BOARD OF MY BUILDING AT TURNBERRY PLACE, HAD made sure that I would meet one of the residents, HERB FRY- who, Dr. Detje had told me was also from Israel, as am I; and HERB FRY was part of the 'JERUSALEM CLUB'. DR. DETJE had told ME THAT THIS JERUSALEM CLUB FROM ISRAEL, controls what goes on in the UNITED STATES. HERB FRY HAD THREATENED ME ' THAT I HAD BETTER NOT CARRY THINGS TOO FAR, REGARDING ALL MY COMPLAINTS-----"OR ELSE". I ASKED HIM IF THAT MEANT THAT I WOULD BE KILLED- and he did not respond.

I was also repeatedly told by other residents IN MY TURNBERRY PLACE BUILDING that I had better not proceed legally in these matters—as it would take years to accomplish; THAT THEY SHOULD NOT TRY AND SETTLE MY GRIEVANCES WITH ME. I HAD BEEN ADVISED THAT THIS WAS TOLD TO THEM BY THE ASSOCIATION ATTORNEY MICHAEL SCHULMAN ; AND THAT ATTORNEY SCHULMAN ATTORNEY SCHULMAN HAD TOLD THEM IN A HOMEOWNERS' MEETING , OF WHICH I HAD NOT BEEN NOTIFIED, THAT FIRST OF ALL IT WOULD TAKE YEARS FOR THE CASE TO COME TO TRIAL; AND THAT, IN ANY EVENT, IF THE ASSOCIATION WOULD LOSE THE CASE AT TRIAL, THE APPEAL WOULD GO TO THE NINTH CIRCUIT COURT, WHERE, UNDER THE CONTROL OF THE JEWISH PRESIDING JUDGE (KOZINSKY), THEY WOULD PREVAIL AGAINST ME. (SOME MORE JUDICIAL CORRUPTION AND BY A JUDGE WHO HAD BEEN CAUGHT HAVING NUMEROUS X RATED WEBSITES ON HIS OFFICIAL JUDICIAL WEBSITE).

TURNBERRY PLACE COMMUNITY ASSOCIATION and TOWER THREE AT TURNBERRY PLACE, have REPEATEDLY AND CONTINUOUSLY FAILED TO PROVIDE ME WITH NOTICES OF THE HOMEOWNERS' ASSOCIATION MEETINGS FOR OVER TWO YEARS, (IN VIOLATION OF THE NEVADA REVISED STATUTES), WHILE STILL CHARGING ME DUES.

I had also discovered from the CLARK COUNTY RECORDER'S OFFICE, IN LAS VEGAS, NEVADA, that false liens had been filed against my property; and despite my complaint, nothing was done to correct the situation.

CITIMORTGAGE HAD NOT ONLY refused and failed to refinance my condo, which I had tried to do ON SEVERAL OCCASIONS so as to keep MY condo, but also, after I was no longer able to make payment—and after notifying me in April, 2009, that the condo was in foreclosure—nothing was done. BY FAILING TO PROCEED WITH THE FORECLOSURE AS THEY HAD NOTIFIED, THEY, IN EFFECT, HAVE CONTINUED TO SUBJECT ME to additional mortgage-PAYMENTS, with penalties to them and to the SECOND mortgage holder; and to additional homeowners' association dues; and taxes. Again, showing the bad faith and theft BY CITIBANK, which they had demonstrated previously, as described hereinabove. BY CONTINUING WITH THIS UNDERHANDED, IF NOT OUTRIGHT CRIMINAL TREATMENT OF ME, THEY HAVE AND ARE CONTINUE TO ENGAGE IN CONDUCT OF continued harassment, intentional infliction of emotional distress upon me- and the continued actions of terrorizing and tormenting me—while continuing to steal money from me—and THUS ALSO further continuing TO DEGRADE MY CREDIT RATING.

In May, 2009, despite having no funds and being in poor health, I drove all the way to Washington, D.C. to see senators and congressmen and advise them of the gross denial of my rights as an AMERICAN CITIZEN. I also went to the New Executive Office Building of the WHITE HOUSE, asking to see VALERIE JARRETT, who is allegedly in charge of women's issues, and to seek her help.

The clerk at the desk at noon, on May 8, 2009, allegedly called her office and told me she was not in. He then continued the call and started shouting at me, in front of the about 30 members of the public who were present, as follows: 'GET OUT, GET OUT, GET OUT; DON'T TALK' DON'T ASK ANY QUESTIONS.' I WAS HUMILIATED AND EMBARRASSED— I AM A VISIBLY DISABLED PERSON AND HAD MY CAIN WITH ME—AND WAS FORCED TO LEAVE, WHAT IS THE TAXPAYERS BUILDING. THIS ACTION WAS NOT ONLY CRIMINAL BUT ALSO IN VIOLATION OF MY RIGHTS UNDER THE AMERICAN WITH DISABILITIES ACT; AND OF THE ACT OF THE COMMISSION OF VIOLENCE AGAINST WOMEN—AND ALSO AMOUNTED TO INTENTIONAL INFLICTION OF EMOTIONAL DISTRESS.

I WROTE President obama about ALL THE PERSECUTION TO WHICH I HAVE BEEN SUBJECTED and called Mrs. Jarrett's office—but received no response and to my knowledge, nothing was done to address it. This CONTINUING CONDUCT BY THE PRESIDENT'S AGENT CONTINUED TO AGGRAVATE MY ILLNESS AND HAS CAUSED ME CONTINUING SEVERE EMOTIONAL PAIN.

In an attempt to earn additional income, and as I could no longer do so as an extra, due to the ridicule and humiliation, which fellow actors were paid to inflict upon me, I spent close to a thousand dollars to take a course for and pay for a license to become a NEVADA LIFE AND HEALTH INSURANCE AGENT. I

legal matters with Mrs. Mackenzie, I know for a fact, that she had never been advised of that conflict, nor of its consequences, SO THAT SHE WOULD HAVE BEEN ABLE TO MAKE THE PROPER DECISION REGARDING HER BEQUEST TO THE CHARITY IN QUESTION.

I then reported the seeming elder abuse issue, as Mrs. Mackenzie, was in her eighties, when that charitable bequest was made, and severe conflict of interests to the FLORIDA STATE BAR AND TO THE THEN GOVERNOR, CHARLIE CRIST. The governor did not respond to my letter—and the STATE BAR SENT ME A RIDICULOUS RESPONSE TO THE EFFECT THAT THE FAXED COPY WAS TOO LIGHT, AND COULD NOT BE DUPLICATED. As is my custom I had also sent the same letter by certified MAIL, return receipt mail—so the Bar's comment was not only ridiculous, but absolutely made no sense—again, showing corruption and acquiescence in illegal activities BY THEM, AS WELL.

MARY MACKENZIE, HAD SPECIFICALLY PROMISED TO PAY MY DEBTS, AS SHE DID NOT WANT ME TO LOSE MY HOME, NOR TO HAVE MY CREDIT RATING DESTROYED. AT THE TIME, I DID NOT KNOW THAT I WOULD STILL HAVE MY DEBT FOR THE LEGAL FEES IN MY PARENTS' LITIGATION—AS IT WAS A CASE, WHICH COULD NOT POSSIBLY BE LOST—EXCEPT DUE TO CORRUPTION AND CRIMINAL ACTIVITIES BY THE LAWYERS AND THE JUDGES INVOLVED. MY DEBTS, THEN, AS I COULD NOT SELL MY PRIOR CONDO, AND WAS PURCHASING SOME PIECES OF LAND, AMOUNTED TO ABOUT \$900,000. A

By failing to make the promised payments, PORTLEY SULLIVAN LAW FIRM; BESSEMER TRUST AND THE COMMUNITY FOUNDATION OF DADE COUNTY, HAVE caused me to lose my home and have my credit rating totally destroyed- plus the loss of all the real estate on which I had to make payments; and the loss of all the payments I had previously made on all of them.

Again, all of this activity, did not only constitute ELDER ABUSE, IN THE LEAST, against MRS. MARY MACKENZIE, BUT ALSO AGAINST ME; plus theft, and intentional infliction of further emotional distress and aggravation of my fibromyalgia

The Florida State Bar and Governor Crist failed to do anything to correct the situation, in spite my having advised them of the illegal activities by Florida lawyers—which amounted to theft and elder abuse.

As an American citizen and taxpayer I allege that PRESIDENT BARACK OBAMA IS AN ILLEGAL PRESIDENT; THAT HIS PRESIDENCY IS THEN VOID—AS ARE ALL OF HIS APPOINTMENTS, ALL LAWS WHICH HE HAS SIGNED AND IS SIGNING INTO EXISTENCE; ALL HIS EXECUTIVE ORDERS—AND ANYTHING ELSE WHICH HE HAS DONE IN HIS ILLEGAL POSITION AS PRESIDENT. PLEASE SEE EXHIBIT B ATTACHED HERETO AND MADE A PART HEREIN BY THIS REFERENCE.

I AM INFORMED AND BELIEVE AND THEREON STATE THAT BARACK OBAMA, WAS BORN IN KENYA. EVEN THOUGH HIS MOTHER WAS AN AMERICAN CITIZEN, HIS FATHER WAS NOT—AND, THEREFORE, UNDER OUR UNITED STATES CONSTITUTION, WHICH OBAMA PROFESSES TO KNOW, HE IS NOT A NATURAL BORN UNITED STATES CITIZEN—AND CANNOT BE PRESIDENT, UNDER THE PROVISIONS OF OUR CONSTITUTION.

She also knew of the problems I was having in my job as an insurance agent and repeatedly urged me to quit it, so that I could be more available for her needs. Mary Mackenzie also knew of all the OTHER problems and obstacles I was having and, therefore, promised that if I did quit my job, she would help me pay all my debts, as they had existed at the time—including my mortgages and credit cards debts.

I had last visited her, at her request, for 10 days from November, 2007 until about December 6, 2007. While I was with her, she again insisted that I should quit my job and that in return for my doing so, she would pay off all my debts. Upon returning to Las Vegas, I told Mary that I would do what she had requested, and tendered my resignation OF MY JOB AS AN INSURANCE AGENT. In subsequent conversations, on a daily basis, MARY MACKENZIE would ask me to tell her about what my debts were; and finally had asked me to send her a list of those debts. She had also wanted me to come and live in the condo she owned next to her own, for free, with the potential of owning it in the future, but at the time, as she knew, I was still involved in the litigation involving my parents' case, of which she was totally aware; and told her I then could not go too far away from California.

MARY MACKENZIE, had also made her offer as she knew how hard I was working in the insurance field, AND ABOUT how my work efforts were repeatedly interrupted- as was also done for me with every other job I had tried to obtain.

Sadly , MARY MACKENZIE passed away on June 12, 2008, shortly after she had asked me to give her the WRITTEN list in question. I had told the representatives from her trust company-BESSEMER TRUST in Palm Beach, Florida, and also to her probate and trust attorney, WILLIAM SULLIVAN, OF the lawfirm of PORTLEY AND SULLIVAN OF THAT PROMISE. Mr. Sullivan had told me how he had just researched the matter for another claimant AGAINST MRS. MACKENZIE'S TRUST AND ESTATE ; and that under FLORIDA law, a promise does not have to be in writing to pay out a trust obligation if there is a material change of position given in consideration for such a promise. When I had told him that that is exactly what had happened in my case, as I had quit my job in consideration of the promise to pay my debts by Mrs. MACKENZIE- MR. SULLIVAN DENIED MY CLAIM- AND SAID THAT BESSEMER HAD ALSO DENIED IT.

I HAD HIRED A N ATTORNEY IN FLORIDA, to contest the denial, for which I had paid \$500. Attorney Sullivan allegedly had told him, that he would still deny my claim. There was only a 30 day period within which I could contest that denial- but just did not have the money to pay for any further litigation. MARY MACKENZIE, HAD APPARENTLY left me \$10,000 in her will, the receipt of which IN A TIMELY MANNER, WITHIN THE 30 DAY CONTEST PERIOD, would have enabled me to proceed further in this matter. Knowing this, ATTORNEY SULLIVAN, DID NOT forward that money until the end of the 30 day period, and I did not receive it till about 10 days AFTER that 30 day period had expired; and was thus PREVENTED BY HIM , KNOWINGLY, from proceeding with my claim.

I started researching the matter, knowing, that after certain bequests, MARY MACKENZIE, had left the bulk of her large estate to a charity called COMMUNITY FOUNDATION OF of BROWARD COUNTY, LOCATED IN FT. LAUDERDALE, FLORIDA. I THEN DISCOVERED, THAT ATTORNEY PORTLEY, ATTORNEY SULLIVAN'S PARTNER, was on the board of directors of that charity—CAUSING THAT FIRM TO HAVE A SEVERE CONFLICT OF INTERESTS between the charity and Mrs. Mackenzie. As I had discussed all

then obtained a position with UNITED AMERICAN INSURANCE COMPANY IN LAS VEGAS. At the office I was ridiculed, discriminated against, by not getting the same work distribution as the other agents- and although future customers would first indicate a willingness to purchase insurance from me—all of a sudden, they would change their minds, or avoid talking to me—and some caused me to pursue them numerous times to collect the promised premium. I was informed and believe and thereon state that all these difficulties were brought about by the external interference from GERRY SERINO, OTHER RESIDENTS AND OFFICERS AND DIRECTORS OF THE HOMEOWNERS' ASSOCIATION OF TURNBERRY PALCE; AND FROM THE FEDERAL GOVERNMENT. THESE INTENTIONAL, IF NOT CRIMINAL ACTIVITIES TO DEPRIVE ME OF RIGHTS FOR LIFE, LIBERTY AND THE PURSUIT OF HAPPINESS PROVIDED IN OUR AMERICAN CONSTITUTION, CONTINUED TO causE me great loss of monies and potential income; and torment, emotional pain and huge money expenditures by way of gas and other materials I had to purchase.

Later on, after what is described in COUNT THREE, I went to many job fairs to try to get other work. One of the possible positions was with THE TSA (the group under HOMELAND SECURITY, FOR WORK AT THE AIRPORT). I WENT TO TAKE THE NECESSARY TEST. I WAS THE ONLY ONE SET APART FROM ALL THE OTHER TEST TAKERS- AND FOUND THAT THE DIAGRAMS I HAD TO ANALYZE- WERE IMPOSSIBLE TO SOLVE AS THEY WERESO CONVOLUTED SO AS TO CAUSE THEM TO BE COMPLETELY UNDECIPHERABLE. I DECIDED TO LEAVE AND WAS THEN ABLE TO GLANCE AT THE TESTS OF A COUPLE OF OTHER PEOPLE— AND SAW THAT THE DIAGRAMS THEY HAD IN THEIR TESTS, WERE SIGNIFICANTLY SIMPLER AND EASY TO ANALYZE. I WAS LATER NOTIFIED THAT I DID NOT PASS THE TEST, AND COULD THEN NOT QUALIFY FOR THAT POSITION.

One other person, from an agency which allegedly helps people get employment ROBERT DENCH, stated he had gotten my name from one of the job fairs in question and asked me to meet with him. He told me how he knew the people from TURNBERRY PLACE, WHO WERE VERY INFLUENTIAL , AND THAT THEY HELP HIM PLACE PEOPLE IN JOBS. I had then found out that after obtaining ABOUT \$625 from me for the course, THAT litigation against him, by a competitor, was dismissed, for CAUSING ME TO PAY HIM my money. He refused to return my money—and this was another example—How I had been used by people FOR PAY SUCH AS WINNING their lawsuits, in payment for hurting me.

I had also complained several times to the office of the UNITED STATES ATTORNEY GENERAL in Washington, D.C., as the local US Attorney office said they could not do anything. I have received no responses; the same happened with my complaints to the Civil rights division and all other pertinent divisions of that office.

In addition, I had submitted all information about the illegal offshore .21 million dollars held by my cousin GARY LUBLINER, AND ALSO SUBMITTED THE AWARD REQUEST FOR 10% PAYABLE BY THE UNITED STATES GOVERNMENT FOR INFORMATION GIVEN THE GOVERNMENT ABOUT CRIMINALLY WITHHELD INCOME TAX, TO THE INTERNAL REVENUE OFFICE IN LAS VEGAS. I WAS TOLD TO SUBMIT IT TO A MARY SMITH- AND NOT TO INQUIRE ABOUT THE MATTER ANY FURTHER. NOTHING WAS DONE IN THAT CASE. I THEN FILED A COMPLAINT WITH IRS OFFICE IN WASHINGTON, WITH THE OFFICE OF MISCONDUCT OF IRS EMPLOYEES, AS I HAD BEEN TOLD THAT THE MARY IN QUESTION USES PSYCHICS

TO FIND VICTIMS AND HAVE THEIR MONIES STOLEN, WHILE SHARING THOSE MONIES WITH THE PSYCHIC IN QUESTION. The IRS OVERSIGHT OFFICE did not think there was anything wrong done, with misconduct by its employee(s); and I then did not receive my over two million dollars reward. No wonder, our country is in such dire financial difficulties, as no attempts are made to collect the legally due taxes-and to overlook criminal activities by its employees, namely, in part, theft.

I should also add that I had saved a neighbor at RED HILLS FROM LOSING HIS HOME AND CAR TO A GIRL WHO HAD TOLD HIM SHE WAS PART OF THE " ISRAELI MAFIA" —WHO, SHE HAD TOLD HIM, ARE JUST FRIENDS HELPING FRIENDS(YES, TO THEIR LIVES AND MONEY—AS I HAVE FOUND OUT) —AGAIN PROVING THAT MUCH OF THE ELDER ABUSE IS A TERRORIST ACTIVITY BY FOREIGNERS. THIS GIRL ALSO HAD A MEETING WITH A WOMAN PROFESSING TO BE HER SUPERVISOR FROM BEVERLY HILLS, WHO CAME TO LAS VEGAS TO FIND OUT HOW THE GIRL IN QUESTION WAS PROGRESSING IN HER ACTIVITIES OF THEFT.—NOTHING HAS BEEN DONE TO STOP THOSE KIND OF ACTIVITIES—AND NO WONDER WE HAVE 'DEATH PANELS' IN AMERICA—ESPECIALLY AGAINST THE ELDERLY . AS HAS BEEN SHOWN , IN MY CASE HAVING PEOPLE GET PAID AND/OR REWARDED FOR HURTING ME, CAUSING ME TO LOSE MONEY; BEING REWARDED FOR HURTING ME, HUMILIATING ME OR GETTING INFORMATION FROM ME, ILLEGALLY, TO BE USED TO HURT ME IN PERSON OR ON THE TELEPHONE AND ALWAYS WITH THE PURPOSE OF INTENTIONALLY INFLICTING SEVERE EMOTIONAL PAIN UPON ME, IN ADDITION TO ALL THE PHYSICAL HARM WHICH HAS ALSO BEEN INFLICTED ON MY PERSON AND ON MY PROPERTY- CAUSING ME TO LOSE MY HOMES, AND ALL THE OTHER PROPERTIES AND MONIES I HAVE HAD, EITHER BY OUTRIGHT THEFTS AND/OR BY CAUSING ME TO LOSE ALL MY MONEY AND BY PREVENTING ME FROM EARNING MONIES, SO THAT I WOULD NOT BE ABLE TO MEET MY FINANCIAL OBLIGATIONS.

Due to my continued efforts to find work, I attended several job fairs and was called by a ROBERT DENCH, WHO WAS ASSOCIATED WITH AN AGENCY allegedly helping people to get work while also training them for the job. He told me that it was important to know people in LAS VEGAS AND THAT HE KNEW THE IMPROTANT PEOPLE AT TURNBERRY PLACE, who would help him place me in a job. He was also very concerned about litigation pending against him by a former partner. Upon obtaining my fee of \$625, he immediately left the office- and then informed me that the litigation against him had been dropped. He failed to refund my money, and was another example of people in Las VEGAS BEING PAID AND REWARDED FOR HURTING ME.

COUNT THREE

My now deceased very close friend MARY MACKENZIE, who HAD lived in Ft. Lauderdale, Florida, whom I had known for over 50 years, had appointed me as her healthcare surrogat. MRS. MACKENZIE knew of all the problems with my parents' case ; and of the persecution to which I had been subjected. She HADalso told me TO BE CAREFUL OF WHAT I HAD SAID ON THE TELEPHONE AS OUR CONVERSATIONS WERE BEING RECORDED BY A VERY POWERFUL GOVERNMENT AGENCY, THE CIA.

BARACK OBAMA, AS A VOID PRESIDENT, SHOULD BE IMMEDIATELY SUMMARILY REMOVED FROM OFFICE ON THAT BASIS; BE ORDERED TO RETURN ALL MONIES HE HAS RECEIVED AND STOLEN FROM OUR GOVERNMENT, WITH INTEREST THEREON; HAVE THE SAME DONE WITH ALL HIS APPOINTEES; AND HAVE A NEW PRESIDENT BE APPOINTED IN ACCORDANCE WITH THE PROVISIONS OF THE UNITED STATES CONSTITUTION AND LAWS.

I AM INFORMED AND BELIEVE AND THEREON STATE THAT BARACK

OBAMA has hidden all his authentic birth records- and had them sealed in all his colleges—and it is submitted that he would not have done so if he did not have anything to hide. IN ADDITION, BY HIS OWN ACTIONS, HE HAD DECLARED HIMSELF TO BE A FOREIGNER , BY APPLYING FOR AND RECEIVING FINANCIAL AID FOR HIS EDUCATION— UNDER THE NAME — BARRY SOETORO, HIS MOTHER'S NAME, AFTER SHE HAD MARRIED THE INDONESIAN PERSON, NAMED SOETORO.

BARACK OBAMA HAS ALSO FAILED to disclose that fact to the ILLINIOS STATE BAR HIS OTHER NAME, AS HE WAS REQUIRED TO DO IN HIS APPLICATION FOR ADMISSION TO THAT STATE BAR, AND THEREFORE, SHOULD ALSO BE DISBARRED FOR PERJURY.

IN ADDITION, IF HE IN FACT, CONSIDERED HIMSELF TO BE A CITIZEN, HE THEN STOLE MONEY FROM THE THE UNITED STATES GOVERNMENT, BY LYING ABOUT HIS ELIGIBILITY TO RECEIVE AID AS A FOREIGN STUDENT, AND UNDER A DIFFERENT NAME—AND SHOULD BE MADE TO RETURN ALL THAT MONEY TO THE UNITED STATES WITH INTEREST THEREON.

I am also informed and believe and thereon state that BARACK OBAMA'S Harvard Law School education was financed by the KING OF SAUDI ARABIA, which fact he did not only hide, but also outright lied, as he has about so many other material facts, but also stated that he had had student loans to pay for that education. I SUBMIT THAT SUCH ALLEGIANCE TO THE SAUDI KING, AND BARACK OBAMA'S MOSLEM UPBRINGING AS A CHILD, EXPLAINS WHY HE CONTINUALLY SHOWS FAVOR , IN VIOLATION OF OUR CONSTITUTION, TO MOSLEM PEOPLE. THIS CONCLUSION IS FURTHER SUPPORTED BY HIS UNRXPLAINABLE DEMAND THAT TERRORISTS WHO HAVE AND ARE HARMING AMERICA, SHOULD NOT BE IDENTIFIED AS TERRORISTS—SHOWING FURTHER HIS PREJUDICE IN THEIR FAVOR; AND HIS GIVING TERRORISTS A STATUS IN AMERICA MORE FAVORED THAN STATUS OF AMERICAN CITIZENS. THIS ATTITUDE AND ACTION FURTHER SUPPORTS THE CONCLUSION THAT OBAMA IS A TRAITOR TO THE UNITED STATES AND ITS PEOPLE AND ITS VALUES, UPON WHICH THIS GREAT NATION WAS FOUNDED.

THE ABOVE CONCLUSION IS FURTHER SUPPORTED BY OBAMA'S OWN STATEMENT THAT SALVATION COMES BY HELPING OTHERS, AND IN DIRECT CONTRADICTION OF WHAT THE JUDEO-CHRISTIAN BIBLE SAYS THAT SALVATION COMES FROM GOD.

BARACK OBAMA, in violation of law, FAILED TO DISCLOSE , all the contributions made to his campaign, WHICH, I AM INFORMED AND BELIEVE, AND THEREON STATE, WERE FROM FOREIGN SOURCES AND, THEREFORE, ILLEGAL SUCH AS THE CONTRIBUTIONS FROM LORD JACOB ROTHSCHILD, AN ENGLISH CITIZEN AND RESIDENT.

I AM ALSO INFORMED AND BELIEVE AND THEREON STATE THAT LORD JACOB ROTHSCHILD HAS DELIBERATELY SUPPORTED BARACK OBAMA FINANCIALLY AS HE HAS SELECTED OBAMA TO BE HIS PUPPET IN CONTROLLING WHAT GOES ON IN THE UNITED STATES FOR THE BENEFIT OF THE ROTHCHILDS—NOT ONLY, AN ILLEGAL AND CRIMINAL ACTIVITY, BUT TOTALLY IN VIOLATION OF OUR CONSTITUTION AND LEGAL SYSTEM OF THE UNITED STATES. PLEASE SEE EXHIBIT C ATTACHED HERETO AND MADE A PART HEREOF BY THIS REFERENCE.

BARACK OBAMA allegedly knows the constitution of the United states, as he has taught it, AND IT IS SUBMITTED, AS IS BELIEVED BY MANY AMERICAN CITIZENS, THAT HE HAD STUDIED IT SO THAT HE WOULD KNOW HOW TO CONTRADICT AND AVOID FOLLOWING IT AND ITS PROVISIONS.

BARACK OBAMA HAS ACTED AND IS ACTING AS A DICTATOR— AND IS ALSO A TRAITOR, WHO IS REPEATEDLY AND CONTINUOUSLY ACTING AGAINST THE INTERESTS OF THE UNITED STATES; AND IN VIOLATION OF OUR CONSTITUTION, WHICH HE HAS SWORN TO UPHOLD. THIS RECKLESS DISREGARD OF THE AMERICAN PEOPLE IS FURTHER DEMONSTRATED, BY HIS CONTINUING EXCESSIVE SPENDING FOR HIS PERSONAL USE—SUCH AS BY TAKING NUMEROUS VACATIONS; HIS PLAYING NUMEROUS GOLF GAMES WHILE OUR COUNTRY IS IN SUCH FINANCIAL DISTRESS ;AND BY HAVING OVER 179 PARTIES IN THE WHITE HOUSE—WHILE SO MANY AMERICANS ARE UNEMPLOYED AND SUFFERING. HE IS ACTING LIKE NERO IN ROME WHO PLAYED THE VIOLIN WHILE ROME WAS BURNING; AND I FEEL LIKE THE CHILD IN THE STORY OF THE 'EMPEROR'S NEW CLOTHES' WHO HAD THE BOLDNESS TO STATE THAT THE EMPEROR , WHOSE CLOTHES WERE BEING ADMIRER BY THE PUBLIC, WAS, IN FACT, NAKED.

IT IS ALSO NOTED THAT BARACK OBAMA HAS BEEN HEAVILY SUPPORTED BY THE ACORN ORGANIZATION WHICH HAS BEEN

ACCUSED OF AND FOUND TO BE GUILTY OF of forging votes, to help OBAMA with vote getting. It is *submitted that it is possible that many alleged votes for him might have actually been repetitive and illegal; and a recount should take place, AS HE MIGHT , IN FACT, NOT HAVE EVEN GOTTEN THE LEGAL VOTES NEEDED TO BE ELECTED PRESIDENT, AND ON THAT GROUND,AS WELL, HAS A VOID PRESIDENCY, AND SHOULD BE SUMMARILY REMOVED FROM OFFICE.*

BARACK OBAMA IS CONTINUALLY LYING- SUCH AS BY SAYING HE WOULD HELP 'MAIN STREET' AND NOT ' WALL STREET'—WHEN, IN EFFECT, HE HAS BEEN STEALING OUR TAX MONIES TO GIVE TO WALL STREET. HE HAS ASSISTANTS, WHO ARE NOT CONFIRMED BY THE CONGRESS AND ARE SEVERELY GUILTY OF CONFLICTS OF INTERESTS—AS SO MANY OF THEM HAVE WORKED FOR GOLDMAN SACHS, AND FOR THE ILLEGAL FEDERAL RESERVE BOARD,THE MAIN BENEFICIARY OF THE MONEY STOLEN FROM THE TAXPAYERS, UNDER THE GUISE OF BEING 'STIMULUS' WHEN , IN FACT, IT IS OUTRIGHT THEFTS. IT IS ALSO NOTED THAT WHAT WAS CALLED "STIMULUS" WAS A FALSE LABEL TO COVER UP THE THEFT OF ALMOST A TRILLION DOLLARS TO BENEFIT THE ROTHCHILD, OR TRAITORS' INTERESTS AND SHOULD ALL BE RETURNED TO THE TAXPAYERS, WITH INTEREST THEREON.

IT IS Further noted that if BARACK OBAMA, WAS NOT IN FACT ACTUALLY RESPONSIBLE FOR THE BP EXPLOSION IN THE GULF OF MEXICO (AND I AM INFORMED AND BELIEVE AND THEREON STATE THAT A DELIBERATE HARM WAS ACTUALLY CAUSED THE RIG IN QUESTION, IN THE GULF OF MEXICO), HIS LACK

OF ACTION TO RESOLVE THE PROBLEM AND SAVE OUR COUNTRY AND JOBS FOR OUR CITIZENS, IS FURTHER EVIDENCE OF HIS DELIBERATE INTENT TO DESTROY OUR COUNTRY . HE FURTHER SHOWS HIS INTENT TO DESTROY THE AMERICAN WAY OF FREEDOM AND FREE ENTERPRISE, BY HAVING ARBITRARILY ATTEMPTED TO IMPOSE A MORATORIUM ON OIL DRILLING, AND BY THUS INEVITABLY HAVING OUR AMERICAN STANDARD OF LIVING, BE FURTHER REDUCED, WITH A FORCED RELIANCE ON FOREIGN OIL, ESPECIALLY FROM SAUDI ARABIA, OBAMA'S BENEFACITOR'S COUNTRY. OBAMA HAD SHOWN THIS DEFERENCE TO SAUDI ARABIA BY THE LOW BOW HE HAD MADE TO THE SAUDI KING; AND BY OBAMA'S REPEATEDLY APOLOGIZING TO OTHER COUNTRIES ABOUT AMERICAN ACTIONS, THUS CONSTANTLY BELITTLING THE UNITED STATES- A TREASONOUS POSITION ON THE PART OF AN AMERICAN PRESIDENT.

OBAMA'S ACTIONS CONSTANTLY SHOW THAT HE IS WORKING WITH THE FOREIGNER, LORD JACOB ROTHSCHILD, TO REDUCE AMERICA TO A THIRD WORLD STATUS, SO THAT A WORLD GOVERNMENT CAN BE ESTABLISHED, TO THE BENEFIT OF THE ROTHSCHILD'S PURPOSES AND MUCH TO THE GREAT HARM TO THE UNITED STATES. I AM INFORMED AND BELIEVE THAT LORD ROTHSCHILD AND THE COMPANY OF M. ROTHSCHILD AND SONS, IN FACT CONTROL GOLDMAN SACHS, JP MORGAN AND THE FEDERAL RESERVE BANK- PLUS MANY OTHER ENTITIES IN THE UNITED STATES. AS THE OTHER ENTITIES SO OWNED ARE REVEALED THEY WILL BE ADDED TO THIS LAWSUIT AND BE HELD RESPONSIBLE FOR RESTORING ALL MONIES THEY HAVE STOLEN FROM THE AMERICAN PEOPLE, AS HAVE GOLDMAN SACHS, JP MORGAN, CITIBANK, AIG, FANNIE MAE AND FREDDIE MAC.

IT IS ALSO SUBMITTED THAT BARACK OBAMA'S REFUSAL TO PROTECT ESPECIALLY OUR AMERICAN SOUTHERN BORDERS, AMOUNTS TO TREASON AGAINST THE UNITED STATES, AS DESPITE HIS PROMISES TO DO SO, HE IS AGAIN LYING AND ALLOWING, IN EFFECT, NOT ONLY ILLEGAL ALIENS BUT ALSO TERRORISTS TO ENTER OUR COUNTRY ILLEGALLY . THIS IS SO EVEN THOUGH MEXICO DOES NOT PERMIT AMERICANS TO GO TO MEXICO ILLEGALLY NOR TO BENEFIT OF ANY SOCIAL PROGRAMS THERE, AS OBAMA CONSTANTLY ADVOCATES SHOULD BE DONE IN AMERICA FOR THE BENEFIT OF ILLEGAL ALIENS.

OBAMA'S THREAT TO BYPASS CONGRESS AND ISSUING AN EXECUTIVE ORDER TO PARDON ILLEGAL ALIEN, AGAIN AMOUNTS TO THE ACTIONS OF A FASCIST DICTATOR, AND NOT THE PRESIDENT OF A DEMOCRACY, AS HAVE BEEN SO MANY OF HIS APPOINTMENTS, ACTIONS AND EXECUTIVE ORDERS, AND ALL OF THOSE ACTIONS SHOULD BE STOPPED.

IT IS ALSO NOTED THAT THE FEDERAL RESERVE BOARD, HAD BEEN ILLEGALLY ESTABLISHED UNDER THE PRETENSE OF BEING A FEDERAL AGENCY, WHEN, IN FACT, IT IS A PRIVATE INSTITUTION, AGAIN, UNDER THE CONTROL OF THE ENGLISH ROTHSCHILD FAMILY.

IT IS THEN SUBMITTED THAT THAT ILLEGAL BOARD SHOULD BE DISSOLVED; THAT MEMBERS OF THAT BOARD, ESPECIALLY ITS CHAIRMAN, BEN BERNANKE, SHOULD BE ORDERED TO SUBMIT A DETAILED ACCOUNTING OF ALL THE MONIES THEY HAVE, IN EFFECT, STOLEN FROM THE AMERICAN PEOPLE; THAT THE FORMER CHAIRMEN ALAN GREENSPUN AND VOLKER, SHOULD BE MADE TO DO THE SAME, AND RETURN ALL THE MONIES WITH THE APPROPRIATE INTEREST PAYABLE FOR THE TIME THOSE MONIES HAVE BEEN WITHHELD, AS PROVIDED BY LAW.

It is further noted that the FEDERAL RESERVE BOARD, IS NOT FEDERAL BUT A PRIVATE INSTITUTION, BASICALLY SET UP FOR THE BENEFIT OF THE ROTHSCHILD FAMILY IN ENGLAND; AND , AS SUCH, HAS BEEN STEALING THE MONIES OF THE AMERICAN PEOPLE, WITHOUT ACCOUNTING FOR WHAT THEY HAVE TAKEN FROM THE HARD EARNED MONIES OF AMERICAN CITIZENS.

AS A VOID PRESIDENT, NEITHER BARACK OBAMA, NOR ANY OF HIS APPOINTEES WERE NOR ARE ENTITLED TO ANY MONIES THEY HAVE TAKEN FROM THE UNITED STATES GOVERNMENT BY WAY OF SALARIES, OR OTHERWISE. THEY SHOULD THEN BE MADE TO ACCOUNT TO ALL THE MONIES THEY HAVE RECEIVED; AND PAY IT ALL BACK WITH THE PROPER INTEREST.

IT IS FURTHER NOTED THAT OBAMA'S ACTIONS HAVE CONSISTENTLY AND CONTINUOUSLY HAVE FAVORED THE ENEMIES OF THE UNITED STATES,

AND OTHER ISLAMIC EXTREMIST TERRORISTS, BY REFUSING TO CALL THEM, WHAT THEY ARE, TERRORISTS; GIVING PREFERNECE TO THE MOSLEM RELIGION—WHICH IS IN DIRECT CONTRADICION TO THE JUDEO-CHRISTIAN FOUNDATION AND ESSENCE OF THE UNITED STATES AND AGAIN SHOWING OBAMA'S TREASON AGAINST THE UNITED STATES.

IN ADDITION, AS I HAVE EXPERIENCED PERSONALLY, THIS PRESIDENT IS NOT OPERATING IN A DEMOCRACY BUT AS A FASCIST DICTATOR; and is repeatedly acting in ways intended to harm the United States and its citizens, by repeatedly stealing the citizens' money; doing all possible to keep indebtedness for CAUSES, against the will of the people; delaying intervening when he should, such as in the gulf oil spill, but instead further depriving free enterprise, by attempting to impose a moratorium on drilling; and bY failing to protect our border, thus allowing criminals of all manner, including possible terrorists, to enter the United States, thereby continuing to cause great harm and potential harm.

OBAMA HAS ALSO BEEN DOING EVERYTHING POSSIBLE TO PREVENT THE AMERICAN PEOPLE FROM GETTING JOBS, BY CREATING A VERY HARMFUL ENVIRONMENT FOR PRIVATE BUSINESSES TO PROSPER, AND THUS NOT ENABLING BUSINESS TO HIRE PEOPLE; BY MAKING PEOPLE MORE AND MORE DEPENDENT ON THE GOVERNMENT, IN DIRECT CONTRAVENTION OF THE REASONS FOR WHICH THE UNITED STATES WAS CREATED, TO PREVENT GOVERNMENT INTEREVENTION. ALSO, BY HIS ACTIONS, HE IS BANKRUPTING THE COUNTRY FURTHER, WHICH HE HAS BEEN DOING BY HIS EXTREMELY IRRESPONSIBLBLE EXPENDITURES AND HUGE DEBT CREATION, AS LESS MONIES ARE COMING IN TO BOTH THE STATES AND TO THE FEDERAL GOVERNMENT, AS UNEMPLOYED PEOPLE CANNOT PAY TAXES. OBAMA'S ACTIONS, NOT ONLY PROVE HIS LIES ABOUT WANTING TO HELP MAIN STREET, BUT ARE A DELIBERATE ATTEMPT TO DESTROY AMERICA. THIS CONCLUSION IS FURTHER SUPPORTED BY OBAMA'S OWN STATEMENT AT THE RECENT G 20 SUMMIT, WHERE OBAMA STATED THAT NO COUNTRY SHOULD BE ANY BETTER THAN ANY OTHER- THUS, SHOWING HIS INTENT TO REDUCE AMERICA TO THE LEVEL OF A THIRD WORLD COUNTRY.

OBAMA DOES NOT CARE ABOUT THE UNITED STATES BUT ONLY ABOUT HIMSELF AND HIS INTEREST GROUPS, AS HE HAS HAD 179 PARTIES IN THE WHITE HOUSE IN 2009; HAS SPENT MORE TIME PLAYING GOLF THAN HIS PREDECESSOR- HAS CONTINUED TO PLAY GOLF FOR EXTENDED PERIODS OF TIME, WHILE THE BP DISASTER HAS BEEN GOING ON AND HAS USED THE PEOPLE'S PLANE TO TAKE HIS WIFE

ON A JUNKET TO PARIS. HIS ACTIONS CONTINUE TO SHOW COMPLETE DISREGARD FOR AMERICA AND THE AMERICAN WAY; HE IS ACTING MORE LIKE EMPEROR NERO, WHO FIDDLER WHILE ROME WAS BURNING (AND IT IS INTERESTING THAT WHEN HE HAD ACCEPTED THE DEMOCRATIC NOMINATION FOR THE PRESIDENCY, HE HAD ROMAN COLUMNS ON THE STAGE—AN INDICATION OF THINGS TO COME).

ALSO, OBAMA'S RECENT PROMISE TO GIVE \$500 MILLION DOLLARS TO PAKISTAN, AGAIN STEALING THE AMERICAN CITIZENS' MONEY, SHOWS HIS TOTAL DISREGARD FOR AMERICA, WHERE THE PEOPLE ARE UNEMPLOYED AND HURTING. INSTEAD OF TRULY SPENDING THAT MONEY TO CREATE JOBS IN THE PRIVATE SECTOR, TO HELP OUR PEOPLE, OBAMA, AGAIN SHOWING HE IS A TRAITOR, CARES MORE FOR PEOPLE IN A FOREIGN COUNTRY, WHO MIGHT EVEN BE OUR ENEMY. HE IS THUS GIVING COMFORT TO THE ENEMY, AND , IN ANY EVENT, SHOULD, IN ADDITION, BE IMPEACHED FOR TREASON.

IT IS FLURTRHER NOTED THAT SO MANY OF OBAMA'S ADVISERS, WHO HAVE NOT BEEN APPROVED BY CONGRESS, HAVE WORKED FOR GOLDMAN SACHS AND FOR THE FEDERAL RESERVE BOARD, ANOTHER ILLEGAL INSTITUTION—AND HAVE BEEN INSTRUMENTAL IN HELPING GOLDMAN SACHS STEAL TRILLIONS OF DOLLARS FROM THE AMERICAN CITIZENS, UNDER THE SO CALLED FRAUDULENT, STIMULUS , AND OTHER PROGRAMS.

IT IS FURTHER NOTED, THAT RAHM EMANUEL, OBAMA'S CHIEF OF STAFF, HAD SERVED IN THE ISRAELI ARMY, WHICH IN THE PAST, UNDER THE THEN STATUS OF THE LAW, COULD HAVE COST HIM HIS AMERICAN CITIZENSHIP—AND IN THE VERY LEAST, SHOWS HIM TO BE DISLOYAL TO THE UNITED STATES. YET HE IS A PRIMARY ADVISOR TO BARACK OBAMA. AGAIN, SHOWING THE TRAITEROUS

ACTIVITIES OF THIS PRESIDENT AND HIS REGIME. WE, IN FACT, HAVE AN ILLEGAL, CRIMINAL ADMINISTRATION, AND ALL ITS MEMBERS SHOULD IMMEDIATELY BE MADE TO VACATE THOSE OFFICES.

I AM ALSO INFORMED AND BELIEVE AND THEREON STATE, THAT OBAMA HAS NOT ONLY RECEIVED MILLIONS OF DOLLARS OF FOREIGN CONTRIBUTIONS FOR HIS CAMPAIGN, WHICH ARE ILLEGAL—BUT ALSO FAILED TO ACCOUNT FOR ALL OF HIS CONTRIBUTION, AGAIN, COMMITTING ANOTHER FELONY—FOR WHICH HE SHOULD BE IMPEACHED.

In May, 2009 I drove to Washington, D.C. to see senators, congressmen and VALERIE JARRETT, at the white house, as the latter is allegedly in charge of women affairs; and to request help in all that has been done against me. AS I HAVE ALREADY DESCRIBED HEREINABOVE I WAS YELLED AT TO GET OUT, NOT TALK AND NOT ASK ANY QUESTIONS, IN WHAT IS THE PEOPLE'S PROPERTY.

I HAD REPORTED THAT INCIDENT, TO PRESIDENT OBAMA, TO MICHELLE OBAMA AND CALLED VALERIE JARRETT'S OFFICE—BUT RECEIVED NO RESPONSE AND NOTHING WAS DONE TO EXPLAIN NOR CORRECT THE MATTER—AGAIN, SHOWING THE COMPLETE DISREGARD BARACK OBAMA HAS FOR AMERICAN CITIZENS— AND SHOWING THAT HE CARES MORE ABOUT TERRORISTS, WHO HARM THE UNITED STATES, THAN ABOUT AMERICAN CITIZENS AND THEIR CONSTITUTIONAL RIGHTS.

President Obama further showed his disregard for the United states and its sovereignty== by the deep bow that he made to the Saudi Arabian King, who had paid for Obama's education— and again showing Obama's traitorous attitude to our country, which he continues to rape financially and to do everything Possible to destroy its economy and standing .

In addition to Obama's theft of our monies—I accuse senator HARRY REID AND CONGRESSWOMAN NANCY PELOSI OF THEFTS OF ALMOST A TRILLION DOLLARS, OR MORE, OF OUR TAXPAYERS' MONEY; AS WELL AS SENATOR MARY LANDRIEU

OF LOUISIANA OF \$300 MILLION DOLLARS; AND DEMAND THAT THEY ALL RETURN THOSE MONIES TO OUR UNITED STATES TREASURY. THE SAME SHOULD BE DEMANDED OF ANY OTHER SENATORS AND CONGRESSMEN, UPON DISCOVERING WHAT THEY HAVE BEEN PAID TO FORCE UNDESIRE AND SOCIALIST LEGISLATURE UPON THE AMERICAN PEOPLE—SUCH AS THE ALLEGED HEALTH CARE REFORM.. AGAIN, A LIE AS TO WHAT IT WILL ACTUALLY DO; AND USING THE PEOPLE'S MONEY AGAINST THEIR VEHEMENT OPPOSITION.

All who have been involved in the alleged STIMULUS PROGRAMS, HEALTHCARE REFORM AND/OR ANY OTHER PAST AND FUTURE SUCH UNCONSTITUTIONAL PROGRAMS— SHOULD BE MADE ACCOUNTABLE FOR THOSE MONIES; HAVE THEM RETURN ALL OF THOSE STOLEN MONIES TO OUR TREASURY AND HAVE THEM PERSONALLY HELD LIABLE AND PUNISHED FINANCIALLY FOR SUCH THEFTS.

THE SAME IS TRUE FOR STEALING THE PRIVATE ENTERPRISE OF GENERAL MOTORS AND ANY OTHER CAR COMPANIES, BANKS OR ANY OTHER BUSINESS ENTITIES—AS IT IS MERELY DOING THE SAME AS HAS BEEN DONE IN RUSSIA, VENEZUELA, CUBA and other COMMUNIST COUNTRIES- AND IS NOT ONLY UNACCEPTABLE, AMOUNTING TO GRAND THEFTS—BUT ALSO TOTALLY UNCONSTITUTIONAL, AS IT ALL AMOUNTS TO GOVERNMENT TAKEOVER OF PRIVATE ENTERPRISE. IT IS THEN FURTHER REQUESTED THAT THE COURT ISSUE AN ORDER OF ESTOPPEL, AGAINST OBAMA, THE SENATE AND CONGRESS FROM ENGAGING IN SUCH FURTHER ACTIONS== AS WELL AS ESTOP ANY FEDERAL AGENCIES FROM ENFORCING ANY SUCH THEFTS, WHILE THIS LITIGATION IS PENDING.

IT FURTHER NOTED THAT ANY MONIES AND/OR ASSETS WHICH HAVE BEEN MISAPPROPRIATED FROM EMPLOYERS SUCH AS GENERAL MOTORS AND CHRYSLER, AND GIVEN TO UNIONS, AMOUNT TO WHOLESALE GRAND THEFT. THOSE THEFTS SHOULD THEN BE UNDONE AND ALL THE MONIES AND ASSETS IN QUESTION SHOULD BE RETURNED TO THE RIGHTFUL OWNERS.

IN ADDITION, DEMANDS ARE BEING MADE HEREIN AGAINST, AIG, FANNIE MAE, FREDDIE MAC, JP MORGAN AND GOLDMAN & SACHS AND CITIBANK. FOR THE RETURN OF ALL THE MONIES, PLUS INTEREST AND PENALTIES OF MONIES OF THE AMERICAN PEOPLE THEY HAVE EITHER STOLEN OUTRIGHT, IN THE GUISE OF RECEIVING ALLEGED "STIMULUS" MONEY; OR, IN THE LEAST, RECEIVED ILLEGALLY AND CRIMINALLY BY WAY OF RECEIVING STOLEN GOODS, NAMELY, TAX MONIES OF THE HARD WORKING AMERICAN PEOPLE. TAX MONIES HAVE NOT BEEN INTENDED TO SUPPORT CORRUPT PRIVATE ENTERPRISES- BUT TO INCREASE THE WELFARE OF ALL THE AMERICAN PEOPLE, WHICH WELFARE HAS BEEN COMPLETELY IGNORED.

PRYAERS FOR RELIEF, AS FOLLOWS:

_____COUNT ONE_____

AGAINST BANK OF THE WEST—FOR:

1. ALL MONIES STOLEN(ABOUT 4 MILLION DOLLARS) , FAILURE TO COLLECT ALL MONIES OWED THE STERNLIGHT FAMILY TRUST (TO COLLECT ON THE JUDGMENT OF OVER 10 MILLION DOLLARS); FROM THE OFFSHORE MONIES HELD BY JOSEPH STERNLIGHT AND HELEN FABE, AMOUNTING TO ABOUT 3.5 DOLLARS AND THE HOLON, ISRAEL PROPERTY, VALUED IN EXCESS OF ONE MILLION DOLLARS);

FOR ITS FAILURE AND REFUSAL, AS IS REQUIRED BY LAW, TO SUBMIT A COMPLETE AND

DOCUMENTED TRUST ACCOUNTING OF THE STERNLIGHT FAMILY TRUST, FOR AN INITIAL DAMAGES OF 25 MILLION DOLLARS.

2. AGAINST BANK OF THE WEST, BY WAY OF ELDER ABUSE, AGAINST ME, UNDER CALIFORNIA LAW, AMOUNTING TO 75 MILLION DOLLARS; AND

3. PUNITIVE DAMAGES IN THE AMOUNT OF 100 MILLION DOLLARS- FOR THEFT, VIOLATION OF THEIR FIDUCIARY DUTY AS A BANK AND AS A TRUSTEE WITH KNOWLEDGE AND WILFULNESS FOR DOING SO; AND

4. AS ANY OTHER DAMAGES AS ARE DEEMED APPROPRIATE BY THE COURT.

AGAINST JOSEPH STERNLIGHT AND RUTH STERNLIGHT AND EACH OF THEM,

1. FOR STEALING 5 MILLION DOLLARS OF THE STERNLIGHT FAMILY TRUST- ESPECIALLY AS HE WAS NOT ENTITLED TO ANY OF THE MONIES;
2. FOR DEFAMATION OF MY CHARACTER, REPEATEDLY, AND FOR ENGAGING IN ELDER ABUSE AGAINST ME, 25 MILLION DOLLARS; AND
3. BY WAY OF PUNITIVE DAMAGES FOR THE ELDER ABUSE AND DEFAMATION- 75 MILLION DOLLARS.

AGAINST HELEN FABE, FOR.

1. THE AMOUNT OF ILLEGALLY HELD 1.5 MILLION DOLLARS OFFSHORE AND HER SHARE OF THE HOLON , ISRAEL PROPERTY; AND OTHER CASH MONIES WHICH HAVE BEEN ILLEGALLY HELD FOR HER IN VARIOUS BANK ACCOUNTS AND SAFETY DEPOSIT BOXES, INCLUDING BY ESTELLE LUBLINER OF NEW YORK, ALL OF WHICH SHE WAS ALLOWED TO KEEP FRAUDULENTLY—WHILE HAVING BEEN ILLEGALLY DISCHARGED IN BANKRUPTCY—AND WHICH MONIES ARE MINE.

2. FOR ELDER ABUSE AGAINST ME OF 5 MILLION DOLLARS; AND

3. PUNITIVE DAMAGES AGAINST HER IN THE SUM OF 25 MILLION DOLLARS

AGAINST JAMES FABE, FOR

1. THE \$100,000 IN CALIFORNIA MUNICIPAL BEARER BONDS, WHICH HE HAS HELPED HELEN FABE STEAL AND WAS GIVEN SO AS NOT TO TESTIFY AGAINST HER- ALL INTEREST HE HAS COLLECTED ON THOSE BONDS WITH LEGAL INTEREST BEGINNING WITH THE PERIOD OF TIME WHEN HE HAD STARTED STEALING THEM; AND ALL OTHER MONIES HE HAS HELPED HELEN FABE STEAL FROM MY PARENTS AND WHICH HE HAS ENJOYED BY WAY OF SKIING TRIPS ALL OVER THE WORLD; AND ANY AND ALL LUXURIES HE HAD ENJOYED FROM STEALING THOSE MONIES;
2. THE HOUSE AT 8435 CLIFTON WAY, BEVERLY HILLS, CALIF. WHICH WAS ORDERED BY THE LOS ANGELES SUPERIOR COURT TO BE SOLD AND THE PROCEEDS PAID TO THE STERNLIGHT FAMILY TRUST, IN PART PAYMENTS, OF ALL THE MONIES, IN EXCESS OF \$4 MILLION DOLLARS STOLEN BY HELEN FABE FROM SAID TRUST, AND WHICH MONIES ARE ALL MINE, BY LAW.
3. PUNITIVE DAMAGES OF 5 MILLION DOLLARS FOR THE ELDER ABUSE INVOLVED AGAINST ME AND THE WILFULNESS INSTEALING AND SECRETING THOSE ASSETS.

AGAINST ESTELLE LUBLINER, FOR

1. AN ACCOUNTING OF

ALL THE CASH MONIES SHE HAS HELPED HELEN FABE STEAL FROM HER PARENTS AND FROM THE STERNLIGHT FAMILY TRUST, WITH INTEREST THEREON, AT THE LEGAL RATE.

2. FOR ELDER ABUSE AGAINST ME, FOR TRIPLE THE AMOUNTS SHE HAS HELPED HELEN FABE STEAL; AND ANY MONIES WHICH WERE GIVEN HER FOR DOING SO; AND

3. FOR PUNITIVE DAMAGES IN THE SUM OF 5 MILLION DOLLARS- FOR PARTICIPATING IN THEFT AND ELDER ABUSE.

AGAINST JOSEPH AND RUTH STERNLIGHT AND EACH OF THEM:

1. FOR THE RETURN OF ALL MONIES THEY, AND EACH OF THEM , HAVE STOLEN FROM THE STERNLIGHT FAMILY TRUST, INCLUDING, BUT NOT LIMITED TO THE TWO (2) MILLION DOLLARS AND ALL INCOME FROM THE OFFSHORE MONIES HELD FOR THEM ILLEGALLY BY COUSIN GARY LUBLINER; THE \$1.75 MILLION DOLLARS STOLEN FROM THE TRUST, FOR THE SALE OF MORRIS FURNITURE MART; ALL OTHER PROPERTY, WHETHER REAL OR PERSONAL STOLEN FROM THE TRUST.

2. FOR 5 MILLION DOLLARS FOR DEFAMING MY CHARACTER, BY SAYING FALSELY THAT I AM A SPY FOR ISRAEL;

3. FOR 15 MILLION DOLLARS AS AND FOR ELDER ABUSE AGAINST ME, AND FOR PUNITIVE DAMAGES FOR INFLECTING ALL OF THE HARM AND HURT UPON ME, INTENTIONALLY.

AGAINST THE LOS ANGELES COUNTY PROBATION DEPARTMENT

1. DAMAGES IN THE AMOUNT OF AT LEAST 4 MILLION DOLLARS FOR FAILING TO RECOVER THOSE ASSETS FROM HELEN FABE, DESPITE HER CONVICTION OF FELONY FINANCIAL ELDER ABUSE; AND, IN EFFECT , PARTICIPATING IN HER FRAUDULENT BANKRUPTCY, BY IGNORING THE INFORMATION ABOUT THOSE ASSETS; FAILING TO CONTACT ME REGARDING HELEN FABE'S PROBATION, EVEN THOUGH I WAS ONE OF THE TWO MAIN COMPLAINANTS AGAINST HER; AND

2. PUNITIVE DAMAGES FOR WILFULLY AND INTENTIONALLY PARTICIPATING IN ELDER ABUSE AGAINST ME, IN THE AMOUNT 10 MILLION DOLLARS.

AGAINST THE CITY OF BEVERLY HILLS

1. PUNITIVE DAMAGES IN THE AMOUNT OF 100 MILLION DOLLARS, FOR ALLOWING MURDER AND GRAND THEFT IN THAT CITY, DESPITE MY ADVISING THEM OF THE SAME, FAILING TO RESPOND TO MY ALLEGATION- AND THEREBY PARTICIPATING IN THE INTENTIONAL INFLECTION OF EMOTIONAL DISTRESS UPON ME; AGGRAVATING THE FIBROMYALGIA CONDITION WHICH HAS COME ABOUT FROM THE MURDER OF MY PARENTS IN BEVERLY HILLS; AND FOR

PARTICIPATING, IN EFFECT, IN ELDER ABUSE AGAINST MY PARENTS AND AGAINST MYSELF.; AND FOR FAILING TO GO AFTER THE JEWISH PEOPLE IN BEVERLY HILLS WHO HAVE ENABLED MY PARENTS' MURDER WITH THE DOCTORS IN QUESTION.; AND FOR HAVING HIGH LEVEL BEVERLY HILLS JEWISH PEOPLE STOPPING ME FROM APPEARING ON CHRISTIAN TELEVISION- AND THEREBY PARTICIPATING IN RELIGIOUS PERSECUTION AGAINST ME AND AGAINST MY PARENTS.;

2. For inflicting such emotional distress for the murder of my parents; so as to cause me to suffer from fibromyalgia, which has been further aggravated by that city's failure to protect its citizens and to respond to my claims, in an attempt to settle the matters amicably.

AGAINST THE STATE OF CALIFORNIA

1. PUNITIVE DAMAGES IN THE SUM OF 100 MILLION DOLLARS—FOR THE REPEATED ACQUIESCING AND FAILURE TO ACT AS IS REQUIRED BY LAW, AGAINST MURDERERS (MY SIBLINGS AND THEIR SPOUSES); ALLOWING CORRUPT DOCTORS, PHARMACIES, JUDGES AND LAWYERS, TO OPERATE WITH IMPUNITY, DESPITE THEIR REPEATED CRIMINAL ACTIVITIES AND BEING REPEATEDLY ADVISED OF SAME- THUS CONSTITUTING ELDER ABUSE AGAINST ME AND THE INTENTIONAL INFLECTION OF SEVERE EMOTIONAL DISTRESS, AS WELL AS CONTINUING PHYSICAL DAMAGE
2. Failure to collect taxes from illegal offshore accounts, thus also depriving the state of California of proper income (?) and for allowing criminal groups control the state of California—therefore showing there is no need for legitimate law enforcement agencies, as they do not do their work and thereby save money for the state.(Same for Nevada and federal government)

AGAINST ALL FOR DISCRIMINATING AGAINST ME FOR MY RELIGIOUS BELIEFS (ALTHOUGH FEDERAL ALLOWING MOSLEMS TO HAVE MORE RIGHTS AND ALSO SO FOR RELIGIOUS JEWS—FOR MY AGE, AND SEX)

AGAINST GOVERNOR ARNOLD SCHWARZENEGGER

1. PUNITIVE DAMAGES OF 10 MILLION DOLLARS FOR INTENTIONALLY AND KNOWINGLY REFUSING TO ENFORCE CALIFORNIA'S CRIMINAL LAW AGAINST THE ABOVE LAW BREAKERS, DESPITE REPEATED AND EXPLICIT VERBAL AND WRITTEN NOTICE TO THAT EFFECT, THEREBY INFLECTING SEVERE EMOTIONAL DISTRESS AND FURTHER PHYSICAL HARM UPON ME, AS WELL CONSTITUTING ELDER ABUSE AGAINST ME; AND AQUIESCING IN VIOLATIONS AGAINST ME OF THE AMERICANS WITH DISABILITIES ACT.

AGAINST ATTORNEY GENERAL JERRY BROWN

1. PUNITIVE DAMAGES IN THE SUM OF 10 MILLION DOLLARS FOR DISCRIMINATING AGAINST ME BY NOT PROSECUTING MY PARENTS' MURDER; FOR ALLOWING MY SIBLINGS TO KEEP THE MONEY THEY HAVE STOLEN FROM THE STERNLIGHT FAMILY TRUST; AND BY NOT PROCEEDING AGAINST BANK OF THE WEST, FOR OUTRIGHT THEFT OF THE TRUST ASSETS OF THE STERNLIGHT FAMILY ASSETS' AND FOR VIOLATING THEIR FIDUCIARY DUTIES AS A TRUSTEE, BY FAILING TO GIVE ME NOTICES OF PROCEEDINGS; ILLEGAL PAYOUTS, AND BY FAILING TO PROVIDE THE LEGALLY REQUIRED TRUST ACCOUNTING, WITH ALL SUPPORTING DOCUMENTS.

-----COUNT TWO-----

AGAINST TURNBERRY PLACE AND AGAINST EACH OF THE ASSOCIATION'S OFFICERS AND DIRECTORS OF BOTH TOWER 3 AND OF THE BOARD OF THE TURNBERRY PLACE COMMUNITY ASSOCIATION, INCLUDING IN PART, JERRY GREENBERG, LARRY HILLIS, ALAN BLUMENTHAL, PEDRO RUBIO, ROBERT DETJE, SHIRLEY MURRAY, MRS. STUART AND ANY AND ALL OTHERS, AS THE INFORMATION ABOUT THEM IS PROVIDED PERSONALLY (AS PROVIDED IN THE NEVADA REVISED STATUTES-- SECTION PROVIDING FOR PIERCING THE CORPORATE VEIL FOR CRIMINAL ACTIVITY); AS WELL AS AGAINST SHARON TAGGART, THE EXECUTIVE DIRECTOR OF THE MASTER ASSOCIATION OF TURNBERRY PLACE;

1. OF 25 MILLION DOLLARS FOR ELDER ABUSE; INTENTIONAL INFLICTION OF EMOTIONAL DISTRESS AND FOR REPEATED VIOLATIONS OF MY RIGHTS UNDER THE NEVADA REVISED STATUTES'
2. FOR 5 MILLION DOLLARS FOR CAUSING ME THE LOSS OF MY CONDO- DAMAGE TO MY CAR; AND THEFT AND DAMAGES TO MY FURNITURE AND FURNISHISING;
3. PUNITIVE DAMAGES IN THE SUM OF 100 MILLION DOLLARS FOR THE INTENTIONAL ACTIONS OF ALL OF THE ABOVE, DESPITE REPEATED REQUESTS FOR HELP; WARNINGS; AND INTERFERENCE AND PREVENTION OF HELP FROM THE LEGAL AUTHORITIES.; AND FOR KIDNAPPING AND FALSELY IMPRISONING ME

AGAINST RED HILLS COMMUNITY AND AGAINST MARY ROY., EXECUTIVE DIRECTOR, PERSONALLY,

1. FOR ONE MILLION DOLLARS FOR REPEATEDLY INTERFERING WITH MY RIGHT TO PRIVACY AND QUIET ENJOYMENT; AND WITH THE SALE OF MY CONDO THERE, WHICH WAS THEN LOST TO FORECLOSURE; AND
2. FOR 5 MILLION DOLLARS AS AND FOR ELDER ABUSE AGAINST ME AND FOR PUNITIVE DAMAGES FOR ENGAGING IN ALL OF THOSE ACTIVITIES INTENTIONALLY; AND FOR FORCING ME TO MEET GERRY SERINO, WHILE KNOWING SHE WAS A GOVERNMENT AGENT WHO WANTED TO HARM ME.

AGAINST GERRY SERINO,

1. FOR 10 MILLION DOLLARS FOR BEING THE CAUSE OF THE REPEATED INJURY TO MY PHYSICAL HEALTH, MY EMOTIONAL WELLBING; INSTIGATING OTHER PEOPLE TO HURT ME ; FOR BURGLARIZING MY CONDO, REPEATEDLY, FOR THEFT; AND DEFAMATION OF MY CHARACTER'' AND FOR FALSE IMPRISONMENT.

AGAINST CAROLYN DIDDEL, JOHN DIDDEL; AND DON CLOSE and each of them individually,

1. FOR 3.5 MILLION DOLLARS RECEIVED ILLEGALLY PER THE NEVADA REVISED STATUTES, TO HURT ME, VIOLATE MY RIGHTS CONTINUOUSLY ;
2. FOR 10 MILLION DOLLARS FOR RECORDING ME ILLEGALLY IN THEIR CONDO, WHILE PRETENDING TO BE MY FRIENDS; BY HAVING SEVERE DAMAGE DONE TO MY TEETH; AND CAUSING ME SEVERE PHYSICAL DAMAGE AS WELL AS SEVERE EMOTIONAL PAIN BY RIDICULING AND HUMILIATING ME PUBLICLY AND IN VIOLATION OF THE AMERICANS WITH DISABILITIES ACT; AND FOR VIOLATING MY RIGHTS AS A HOME OWNER IN LAS VEGAS NEVADA; AND
3. FOR 50 MILLION DOLLARS IN PUNITIVE DAMAGES, FOR ALL OF THE ABOVE; DOING SO WILFULLY- HIDING THE 3.5 MILLION DOLLARS BY HIDING IT ILLEGALLY WITH THE HELP OF JOHN DIDDEL AND DON CLOSE; FOR CASUSING PEOPLE IN MY ACTING CLASS AND ASSIGNEMENT S AS AN EXTRA TO RIDICULE ME- BE TOLD THAT THEY WILL GET PAID TO HURT ME- AND FOR DOING ALL OF THE ABOVE, INTENTIONALLY, MALICIOUSLY AND WITH COMPLETE DISREGARD TO MY RIGHTS NOR THE DAMAGES THEY HAVE AND CAUSED TO HAVE INFLICTED UPON ME.; AND FOR BREACHING MY RELATIONSHIP WITH MY CHILDREN, BY HAVING THEM CONTACTED AND BE TOLD TO HURT ME.

AGAINST DR. PEDRO RUBIO FOR

FIVE MILLION DOLLARS,

FOR GOING OUT OF HIS WAY TO HURT ME, BY SENDING AN UNAUTHORIZED LETTER TO RESIDENTS TELLING THEM TO REELECT ME TO THE HOMEOWNERS BOARD, AND THUS SUBJECT ME TO CONTINUING RIDICULE ; REPEATED ILLEGAL TAPE RECORDING OF MY CONVERSATIONS; AND TO PUBLIC RIDICULE, IN SAYING THAT HE WAS TO RECEIVE THE 18 MONTHS REPLACEMENT APPOINTMENT, WHICH HAD BEEN OFFERED TO ME.

AGAINST RICHARD GOVITZ

FOR 5 MILLION DOLLARS FOR PARTICIPATING AND ENABLING ALL OF THE WRONGDOINGS AGAINST ME, EVEN WHILE HE BECAME AN AGENT OF THE DON SOFER AND JEFFREY SOFER; AND ENABLING ALL THE ILLEGAL TAPPING OF MY CONDO AND INFLICTED BURGLARIZING AN D DAMAGES TO MY CONDO, MY CAR AND MY PERSON, BY WAY OF INTENTIONAL INFLICTION OF EMOTIONAL DISTRESS.

AGAINST ROBERT AND PENNY DETJE and each of them

FOR 1 MILLION DOLLARS, FOR PRETENDING TO BE MY FRIENDS AT THE DIRECTION OF GERI SERRINO SO AS TO GET FURTHER INFORMATION FROM ME TO HUMILIATE ME; AND FOR ILLEGALLY ENTERING MY CONDO, AS WAS SHOWN TO ME BY ROBERT DETJE.

AGAINST DON SOFER AND JEFFREY SOFER, AND EACH OF THEM, INDIVIDUALLY, AND AGAINST THE STIRLING CLUB,

1. FOR ACQUIESCING IN THE REPEATED CRIMINAL ACTIVITIES AGAINST ME AT MY CONDO AND AT THE STIRLING CLUB AND FOR DOING NOTHING TO STOP THE PROBLEMS, CAUSING ME THE LOSS OF MY CONDO-- 10 MILLION DOLLARS;
2. FOR FAILING TO DISCLOSE TO ME, SPECIFICALLY DESPITE MY INQUIRY ABOUT THE SAME, FROM THEIR REAL ESTATE AGENT, THAT TOWER THREE OF TURNBERRY PLACE HAD CONSTRUCTION DEFECTS AND FOR FURTHER FAILING TO DISCLOSE OF THE CONSTRUCTION OF THE THE FOUNTAINBLEU HOTEL RIGHT IN FRONT OF MY CONDO, OBSTRUCTING THE PROMISED VIEW AND PREVENTING THEIR INSURANCE COMPANY FROM COMPENSATING ME FOR LEGITIMATE DAMAGES INCURRED BY ME AND MY PROPERTY—10 MILLION DOLLARS;
3. FOR 30 MILLION DOLLARS AS AND FOR ELDER ABUSE AND VIOLATION OF MY RIGHTS AS A DISABLED PERSON; AND
4. AS AND FOR PUNITIVE DAMAGES FOR THE WILFUL AND INTENTIONAL DISREGARD OF MY CONSTITUTIONAL RIGHTS, 100 MILLION DOLLARS.

AGAINST JUDY FRANKLIN

1. FOR PARTICIPATING IN AND ENABLING THE PERSECUTION AGAINST ME AT MY CONDO AT TURNBERRY PLACE, 1 MILLION DOLLARS;
2. FOR HAVING HER ACTIONS AMOUNT TO ELDER ABUSE AGAINST ME – 3 MILLION DOLLARS; AND
3. FOR DOING ALL OF THE ABOVE INTENTIONALLY AND WILFULLY ,PUNITIVE DAMAGES IN THE AMOUNT OF 10 MILLION DOLLARS.

AGAINST DENTISTS ROBERT EARL AND DAVID TRYLOVICH, AND EACH OF THEM;

1. FOR ONE MILLION DOLLARS, AGAINST EACH OF THEM, FOR CAUSING THE LOSS OF MY TEETH, INTENTIONALLY; AND
2. FOR 3 MILLION DOLLARS, AGAINST EACH OF THEM, FOR ENGAGING IN ELDER ABUSE AGAINST ME. AND
3. FOR 10 MILLION DOLLARS, AS PUNITIVE DAMAGES, FOR CAUSING ME PHYSICAL INJURIES, AMOUNTING TO INTENTIONAL ASSAULT AND BATTERY- AND SEVERE, CONTINUING PAIN, IN ADDITION TO THE LOSS OF MANY TEETH, INABILITY TO EAT PROPERLY AND DEFORMING MY FACE.

FOR ACTING IN VIOLATIONS OF THEIR PROFESSIONAL RESPONSIBILITY; AND THE CONTINUING SEVERE PHYSICAL AND EMOTIONAL PAIN, FOR THE INTENTIONAL CASUATIONS OF SUCH LOSSES- AND TO BE ABLE TO PAY FOR REPLACEMENTS.

AGAINST THE LAS VEGAS METROPOLITAN POLICE DEPARTMENT, THE CITY OF LAS VEGAS AND COUNTY OF CLARK, AND THE CITIZENS ADVISORY BOARD , AND EACH OF THEM:

1. FOR 10 MILLION DOLLARS FOR FAILING TO PROTECT ME AGAINST THE CONTINUOUS AND REPEATEDLY REPORTED CRIMINAL ACTIVITIES AGAINST MY PERSON AND PROPERTY; AND FOR DEFAMING ME TO MY CHILDREN AND OTHERS;
2. FOR 100 MILLION DOLLARS BOTH FOR ELDER ABUSE AGAINST ME AND FOR PUNITIVE DAMAGES FOR VIOLATING MY RIGHTS KNOWINGLY AND WILFULLY, WITH COMPLETE DISREGARD OF MY STATUTORY AND CONSTITUTIONAL RIGHTS DONE WITH THE INTENT TO INFLICT HARM UPON MY PERSON AND PROPERTY.

AGAINST RORY REID , PERSONALLY

FOR FIVE (5) MILLION DOLLARS, FOR INTENTIONALLY DISREGARDING MY RIGHTS AS A CLARK COUNTY CITIZEN, IN AN OPEN COUNTY MEETING; AND DOING NOTHING TO HELP A CONSTITUENT BE PROTECTED BY HAVING THE PROPER CRIMINAL ACTIONS BE PROSECUTED SO AS TO STOP ALL THE HARM CAUSED BY THE HEREINABOVE NAMED CRIMINAL ACTIVITIES.

AGAINST THE STATE OF NEVADA

FOR 100 MILLION DOLLARS IN PUNITIVE DAMAGES FOR WILFULLY IGNORING MY REPEATED COMPLAINTS ABOUT ALL THE CRIMINAL ACTIVITIES AGAINST ME, AND THUS SUBJECTING ME TO FURTHER HARM, BY THEN ENCOURAGING THE WRONGDOERS TO CONTINUE WITH SAID CRIMES AGAINST MY PERSON AND PROPERTY.[FOR THE DENTAL BOARD FAILING TO PROCEED AGAINST THE WRONGDOER DENTISTS, ROBERT EARL AND DAVID TRYLOVICH- THUS ENCOURAGING THE CONTINUED CRIMINAL ACTIVITIES BY THEM AND OTHER DENTISTS, MUCH TO MY GREAT HARM.

AGAINST NEVADA ATTORNEY GENERAL CATHERINE CORTEZ MASTO PERSONALLY,

FOR TEN (10) million dollars, for knowingly failing and refusing to proceed in the criminal prosecution for all the criminal doers and activities against me, thus also showing not only a WILFUL DISREGARD FOR MY RIGHTS, BUT THUS ALSO ENCOURAGING THE CONTINUANCE OF SUCH CRIMINAL ACTIVITIES BY ALL THE NAMED EVILDOERS.

AGAINST CHUBB INSURANCE COMPANY

1. FOR 1 MILLION DOLLARS FOR FAILING TO REIMBURSE ME, AS REQUIRED BY LAW, FOR ALL DAMAGES CAUSED TO MY CONDOMINIUM AT TURNBERRY PLACE BY BURGLARY, THEFTS AND CRIMINAL ACTIVITIES; AND
2. FOR RETURN OF ALL MY PREMIUMS PAID FOR THEIR INSURANCE COVERAGE, WHICH WERE FRAUDULENTLY OBTAINED UNDER THE GUISE OF PROVIDING HOMEOWNERS' INSURANCE; PLUS INTEREST AND PENALTIES AS PROVIDED BY LAW;
3. FOR 3 MILLION DOLLARS AS AND FOR ELDER ABUSE AGAINST ME; AND
4. FOR ONE HUNDRED (100) MILLION DOLLARS IN PUNITIVE DAMAGES FOR THE INTENTIONAL THEFT OF MY PREMIUMS AND FOR THE CRIMINAL FAILURE TO REIMBURSE ME FOR MY LOSSES.

AGAINST SAFECO INSURANCE COMPANY

1. FOR \$ 20,000 FOR FAILING TO COMPENSATE ME UNDER THE TERMS OF MY CAR INSURANCE POLICY FOR THE INTENTIONAL AND CRIMINAL AND REPEATED DAMAGES CAUSED MY CAR; AND
2. FOR THE RETURN OF ALL PREMIUMS I PAID THEM FROM JUNE, 2001, ON, AS THEY WERE RECEIVED UNDER THE FRAUDULENT MISREPRESENTATION OF INSURING MY CAR; PLUS INTEREST AND PENALTIES AS PROVIDED BY LAW;
3. FOR TREBLE THE AMOUNT OF THE TWO ITEMS ABOVE AS AND FOR ELDER ABUSE AGAINST ME. AND
4. FOR 5 MILLION DOLLARS AS PUNITIVE DAMAGES FOR ALL THE DAMAGES AS DESCRIBED HEREIN ABOVE INFLICTED UPON ME KNOWINGLY AND WITH WILFUL INTENT OF HARMING ME.

AGAINST THE MCFADDEN INSURANCE AGENCY

1. FOR WILFULLY OBTAINING PREMIUMS FROM ME FOR HOMEOWNERS' AND CAR INSURANCE AND KNOWINGLY DEPRIVING ME FROM THE COMPENSATION PROMISED FOR THOSE PAYMENTS, IN THE TOTAL SUM OF ALL PREMIUMS PAID TO SAFECO FOR RED HILLS HOMEOWNERS INSURANCE; FOR SAFECO FOR CAR INSURANCE FROM JUNE, 2001 ON; AND FOR ALL PREMIUMS PAID TO CHUBBS INSURANCE COMPANY FOR HOMEOWNERS' INSURANCE ON CONDOMINIUM AT TURNBERRY PLACE; PLUS INTEREST AND PENALTIES AS PROVIDED BY LAW;
2. FOR TEN (10) MILLION DOLLARS IN DAMAGES FOR THE FRAUDULENT THEFT OF MY PREMIUMS WHILE HAVING NO INTENTION OF HONORING THE INSURANCE CONTRACTS PURCHASED; AND FOR LYING TO ME ABOUT CHUBBS INSURANCE COMPANY, ALLEGEDLY BEING MY INSURANCE COMPANY; AND
3. AS AND FOR PUNITIVE DAMAGES IN THE SUM OF TWENTY FIVE (25) MILLION DOLLARS FOR THE KNOWING AND WILFUL ACTIVITIES REGARDING THE ABOVE; COMMITTING ELDER ABUSE AGAINST ME; AND FOR STEALING MY MONEY

AGAINST TRAVELERS INSURANCE COMPANY, ARHTUR GALLAGHER AND TURNBERRY INSURANCE COMPANIES and each of them,

1. FOR ONE MILLION DOLLARS AGAINST EACH AND EVERY ONE OF THOSE COMPANIES, FOR FAILING TO HONOR MY INSURANCE CLAIMS AGAINST THEM AND EACH OF THEM, FOR REPEATED BURGLARIES ,AND DAMAGES CAUSED BY RESIDENTS OF TURNBERRY PLACE AND TOWER THREE AND THE STIRLING CLUB, TO WHICH OFFICERS AND BOARD MEMBERS ACQUIESCED AND FAILED TO REMEDY, DESPITE REPEATED REQUESTS AND DEMANDS TO DO SO;
2. FOR THREE MILLION DOLLARS AGAINST EACH AND EVERYONE OF THOSE COMPANIES, BY WAY OF ENGAGING IN ELDER ABUSE AGAINST ME; AND
3. FOR 100 MILLION DOLLARS IN PUNITIVE DAMAGES AGAINST EACH AND EVERY ONE OF THOSE COMPANIES, FOR WITHHOLDING THEIR PAYMENTS WILFULLY AND WITH KNOWLEDGE OF THE WRONGFULNESS OF THEIR ACTIONS.

AGAINST DON SOFER AND JEFFREY SOFER, AND EACH OF THEM

1. FOR 10 MILLION DOLLARS FOR ALLOWING AND, IN EFFECT, ACQUIESCING IN THE CRIMINAL ACTIONS AGAINST ME, AS DESCRIBED IN THIS COMPLAINT, DESPITE REPEATED NOTICES TO THEM; AND FAILING TO CORRECT THOSE PROBLEMS; AND
2. FOR 100 MILLION DOLLARS IN PUNITIVE DAMAGES AGAINST EACH ONE OF THEM, FOR DOING THE ABOVE, KNOWINGLY, AND WILFULLY, WITH THESE ACTIONS AMOUNTING TO ELDER ABUSE, VIOLATIONS OF THE NEVADA REVISED STATUTES AND OF THE AMERICANS WITH DISABILITIES ACT.

AGAINST MICHAEL SCHULMAN

1. FOR FIVE (5) MILLION DOLLARS FOR ILLEGALLY AND INTENTIONALLY FAILING TO REMEDY THE PERSECUTION, BURGLARY AND THEFTS INFLICTED UPON ME AT TURNBERRY PLACE, DESPITE REPEATED NOTICES TO HIM; AND FOR LYING ABOUT THE MONEY PAID TO CAROLYN DIDDEL; AND FOR VIOLATING THE RULES OF ETHICS OF THE NEVADA STATE BAR, BY BEING INVOLVED IN A CONFLICT OF INTERESTS AS DESCRIBED IN THIS COMPLAINT; AND
2. FOR 25 MILLION DOLLARS IN PUNITIVE DAMAGES FOR INTENTIONALLY INTERFERING WITH MY RIGHTS TO COMPENSATION FROM THE Travelers, Arthur Gallagher and the Turnberry insurance companies, amounting also to elder abuse and participating in theft of these monies, by illegally having them withheld from me.

AGAINST RED HILLS COMMUNITY ASSOCIATION AND AGAINST MARY ROY, THE EXECUTIVE DIRECTOR, AND AGAINST EACH OF THEM,

1. FOR ONE MILLION DOLLARS FOR FORCING ME TO MEET GERI SERRINO WITH THE KNOWLEDGE THAT SHE WAS A GOVERNMENT AGENT AND INTENDED TO HARM ME;
2. AND FOR 3 MILLION DOLLARS FOR ELDER ABUSE AGAINST ME; AND
3. FOR 5 MILLION DOLLARS FOR PUNITIVE DAMAGES FOR ENGAGING IN ALL OF THE ABOVE INTENTIONALLY AND WITH MALICE AFORETHOUGHT.

AGAINST RABBI SHEA HARLIG AND THE CHABAD OF SOUTHERN NEVADA , AND EACH OF THEM FOR TEN (10) MILLION DOLLARS FOR HATE CRIMES AGAINST MY PARENTS AND ME; AND FOR , IN THE LEAST ACQUIESCING IN MY PARENTS' MURDER AND IN INFLECTING REPEATED HARM UPON ME.

COUNT FOUR

AGAINST PRESIDENT BARACK OBAMA AND MICHELLE OBAMA and each of them,

1. FOR ME PERSONALLY, FOR 10 MILLION DOLLARS FOR THE INTENTIONAL INFLECTION OF EMOTIONAL DISTRESS UPON ME, FOR DEFAMING MY CHARACTER AND FOR VIOLATING MY RIGHTS UNDER THE AMERICANS WITH DISABILITIES ACT AND IN VIOLATION OF THE STATUTE OF CAUSING VIOLENCE AGAINST WOMEN, THROUGH THEIR AGENT, ON MAY 8, 2009;
2. FOR DECLARING OBAMA'S PRESIDENCY AS NULL AND VOID AND VOID ALL ACTIONS AND APPOINTMENTS BY HIM, INCLUDING BUT NOT LIMITED TO THE SIGNING OF STATUTES INTO LAW, ISSUING EXECUTIVE ORDERS, AND ANY OTHER ACTIONS AND ACTIVITIES WHICH HAVE BEEN EXECUTED AND CARRIED ON BY OBAMA UNDER THE COLOR OF ACTING AS PRESIDENT OF THE UNITED STATES.
3. FOR AN ORDER FORCING THEM AND EACH OF THEM TO OPEN AND MAKE AVAILABLE TO THE COURT,

BARACK OBAMA'S ACTUAL OFFICIAL BIRTH RECORDS, ALL SCHOOL RECORDS AND ANY AND ALL OTHE RECORDS SHOWING THE TRUTH ABOUT HIS BIRTH STATUS AND THE SOURCES OF ALL MONIES HE HAS RECEIVED FOR HIS EDUCATION AND FOR HIS POLITICAL RACES AT ALL LEVELS;

4. REMOVAL FROM OFFICE FOR BEING AN ILLEGAL PRESIDENT- WITH ACCOUNTING OF ALL MONIES RECEIVED AND SPENT BY THEM, OUT OF THE AMERICAN TAXPAYERS' MONIES' AND THE RETURN OF ALL THOSE MONIES WITH INTEREST RATE AS IS PROVIDED BY LAW, FOR THE PERIOD OF TIME FROM WHEN THEY WERE TAKEN.
- 3 .THE REMOVAL O BARACK OBAMA AND OF ALL ALL OFFICIALS APPOINTED BY BARACK OBAMA AND AN ACCOUNTING AND RETURN OF ALL MONIES RECEIVED BY THEM FROM THE AMERICAN TAXPAYERS' TAXES, WITH INTEREST THEREON AS IS PROVIDED BY LAW, FROM THE TIME OF THEIR RECEPTION; AND THE RETURN OF ALL THOSE MONIES.
4. THE VOIDING OF ALL LAWS AND EXECUTIVE ORDERS SIGNED AND IMPLEMENTED BY BARACK OBAMA;
5. THE APPOINTING OF A NEW PRESIDENT IN THE MANNER AS IS PROVIDED IN THE UNITED STATES CONSTITUTION;
6. ACCOUNTING OF ALL MONIES RECEIVED BY BARACK AND MICHELLE OBAMA FROM ALL SOURCES, INCLUDING FOREIGN SOURCES, FOR HIS ELECTION CAMPAIGN, AND THEIR FORFEITURE AND RETURN TO THE AMERICAN TREASURY, WITH INTEREST.
7. RECOUNT OF ALL ALLEGED VOTES FOR BARACK OBAMA'S ALLEGED PRESIDENCY, ESPECIALLY THOSE OBTAINED BY THE ACORN ORGANIZATION- AND THEREBY VOIDING BARACK OBAMA'S

PRESIDENCY ON THAT BASIS; AND PROSECURING ALL INVOLVED PARTIES FOR ANY AND ALL CRIMINAL ACTIVITIES INVOLVED;

8. RETURN OF THE TRILLIONS OF DOLLARS STOLEN BY BARACK OBAMA AND THE RESPECTIVE SENATORS AND CONGRESSMEN FOR THE ALLEGED 'STIMULUS' PROGRAM, WHICH, IN FACT, WAS ALL GIVEN TO GOLDMAN SACHS, AIG, JP MORGAN, AND CITIBANK, AND THEIR COHORTS, WITH INTEREST AND PENALTIES THEREON, AS PROVIDED BY LAW;
9. FOR RESTRAINING BARACK OBAMA AND HIS COHORTS IN THE SENATE AND THE CONGRESS FROM SPENDING ANY FURTHER MONIES, AS THEIR ALLEGED PROGRAMS HAVE BEEN AND ARE ILLEGAL, AGAINST THE AMERICAN CONSTITUTION AND AMOUNT TO THEFT OF THE MONEY OF THE AMERICAN PEOPLE;
10. FOR ORDERING THE RETURN OF ANY PRIVATE ENTERPRISE ENTITIES WHICH HAVE BEEN CONFISCATED BY BARACK OBAMA AND HIS FRAUDULENT ADMINISTRATION TO THEIR PRIVATE STATURE AS IT HAS BEEN; AND AS IT IS UNCONSTITUTIONAL FOR THE FEDERAL GOVERNMENT TO ACQUIRE AND POSSESS THEM;
11. TO ORDER PROSECUTION AND IMPEACHMENT OF BARACK OBAMA-- NOT ONLY FOR BEING AN ILLEGAL, AND HENCE A VOID PRESIDENT; BUT ALSO FOR TREASON AGAINST THE UNITED STATES AND FOR HIGH CRIMES AND MISDEMEANORS;
12. AND AGAINST ME PERSONALLY, IN DEFAMING ME, AND VIOLATING MY RIGHTS UNDER THE AMERICAN WITH DISABILITIES ACT, IN THE SUM OF 10 MILLION DOLLARS; AND FOR PUNITIVE DAMAGES IN THE SUM OF 100 MILLION DOLLARS- FOR HAVING IT DONE KNOWING, MALICIOUSLY, WITH INTENT TO HURT ME, AND FOR DOING NOTHING TO CORRECT THE SITUATION DESPITE REPEATED NOTICES TO THAT EFFECT.

AGAINST VALERIE JARRETT

FOR 10 MILLION DAMAGES AND 50 MILLION DOLLARS IN PUNITIVE DAMAGES FOR ACQUIESCING IN THE CRIMINAL BEHAVIOR AGAINST ME, AS DESCRIBED IN THIS COMPLAINT; AND FAILING TO CORRECT IT, DESPITE BEING NOTIFIED OF THAT FACT, IN PERSON, THROUGH HER OFFICE.

AGAINST LORD JACOB ROTHSCHILD AND M. ROTHSCHILD AND SONS, AND EACH OF THEM,

1. FOR ILLEGALLY SELECTING BARACK OBAMA AND CAUSING HIM TO BE ELECTED, AS AN ILLEGAL PRESIDENT- BY CONTRIBUTING ILLEGAL FUNDS FOR HIS ELECTION; FOR ILLEGALLY SETTING UP THE FEDERAL RESERVE BOARD AND STEALING TRILLIONS OF DOLLARS THROUGH THEM AND THROUGH GOLDMAN SACHS AND OTHER FINANCIAL INSTITUTIONS—FOR 20 TRILLIONS OF DOLLARS TO BE RETURNED TO THE UNITED STATES TREASURY, PLUS INTEREST AS IS PROVIDED BY LAW;
2. FOR A COMPLETE AND DETAILED ACCOUNTING OF ANY AND ALL MONIES STOLEN FROM THE UNITED STATES AND ANY AND ALL FINANCIAL INSTITUTIONS, WHICH IN FACT ARE OWNED BY THE ROTHSCHILDS AND ANY AND ALL OF THEIR AGENTS; AND RETURN OF ALL THOSE MONIES WITH THE LEGAL RATE OF INTEREST ON THEM, FROM THE TIME OF THEIR , AND EACH OF THEIR THEFTS;

3. FOR CRIMINAL PROSECUTION AGAINST THESE FOREIGN INDIVIDUALS, ENTITIES AND POWERS FOR CRIMINALLY INTERFERING WITH THE AMERICAN POLITICAL AND FINANCIAL INSTITUTIONS.

AGAINST GOLDMAN SACHS, JP MORGAN, CITIBANK, AIG, FANNIE MAE AND FREDDIE MAC AND ANY AND ALL OTHER FINANCIAL INSTITUTIONS, WHICH , IN EFFECT, HAVE STOLEN MONIES FROM THE AMERICAN CITIZENS WITH INTEREST AND PENALTIES ,AS PROVIDED BY LAW, WHICH THEY RECEIVED FROM THE ALLEGED STIMULUS AND/OR ANY OTHER ILLEGAL PROGRAMS INSTITUTED BY BARACK OBAMA AND SENATORS AND CONGRESSMEN INVOLVED.

AGAINST SENATOR HARRY REID AND CONGRESSWOMAN NANCY PELOSI AND EACH OF THEM, AND ANY ALL OTHER UNITED STATES SENATORS AND CONGRESSMEN, AS THEY BECOME KNOWN, WHO HAVE PARTICIPATED IN THE THEFT OF MONEY FROM THE AMERICAN CITIZENS,

1. FOR THE RETURN OF THE TRILLIONS OF DOLLARS THEY HAVE FORCED THEIR SENATORIAL AND CONGRESSIONAL ASSOCIATES TO BE STOLEN FROM THE AMERICAN TAXPAYERS, UNDER FRAUDULEN , UNCONSTITUTIONAL AND ILLEGAL MEANS;
2. FOR TEN (10) MILLION DOLLARS AGAINST EACH, PERSONALLY, SENATOR HARRY REID AND CONGRESSWOMAN NANCY PELOSI, FOR STEALING MONIES UNDER THE GUISE OF EXECUTING THEIR ELECTED OFFICE; AND FOR ANY MONIES OR OTHER PROMISES GIVEN TO SENATORS AND CONGRESSMEN, ILLEGALLY, UNDER THE UNITED STATES CONSTITUTION, TO COERCE ILLEGAL LEGISLATION AND THEREBY FURTHER THEFT OF THE MONIES OF THE AMERICAN PEOPLE.

AGAINST LOUISIANA SENATOR MARY LANDRIEU

1. FOR 300 MILLION DOLLARS STOLEN FROM THE AMERICAN PEOPLE IN TO SUPPORT THE ILLEGAL AND UNWANTED HEALTHCARE BILL, THUS RECEIVING A BRIBE FOR SUCH VOTE; AND
2. AGAINST HER PERSONALLY FOR 10 MILLION DOLLARS, FOR STEALING THAT MONEY, IN THE GUISE OF HER OFFICIAL CAPACITY.

AGAINST THE FEDERAL RESERVE BOARD, FOR

1. THE VOIDING OF THAT BODY, WHICH IS NOT FEDERAL BUT PRIVATE , INSTITUTED ILLEGALLY, ON BEHALF OF THE ROTHSCHILD FAMILY AND FOR THEIR BENEFIT, AND IN CONTRAVENTION OF THE INTERESTS OF THE UNITED STATES AND ITS CITIZENS;
2. FOR AN ACCOUNTING OF ALL THE MONIES THEY HAVE RECEIVED SINCE THE TIME THEY WERE INSTITUTED, AND RETURN OF ALL THOSE MONIES WITH INTEREST, AS PROVIDED BY LAW, FOR ALL THOSE STOLEN MONIES;
3. FOR AN AUDIT, OF ALL FUNDS RECEIVED BY THE FEDERAL RESERVE, AND CANCELLATION OF THE OFFICE OF BEN BERNANKE, AND RETURN OF ALL SALARIES HAVING BEEN RECEIVED BY HIM AND BY AL GREENSPUN, WITH INTEREST, AS PROVIDED BY LAW.

AGAINST THE COUNTRY OF ISRAEL

1. FOR ALL DAMAGES CAUSED THE UNITED STATES BY UNDUE INFLUENCE AND INVOLVEMENT IN AMERICAN POLITICS; AND

2. TO ME INDIVIDUALLY FOR TWO (2) MILLION DOLLARS FOR THE THEFT OF THE PROPERTY LEFT TO ME BY MY PARENTS IN HOLON ISRAEL, BY ALLOWING FRAUDULENT TRANSFERS, PERJURIES AND ILLEGAL COURT DOCUMENTATION ; AND FOR FAILING TO PROSECUTE THE GUILTY PARTIES; AND HELP WITH THE RETURN OF THE STOLEN PROPERTY;
3. 100 MILLION DOLLARS IN PUNITIVE DAMAGES TO ME, FOR THE FAILURE TO CORRECT THE SITUATION DESPITE NUMEROUS LETTERS AND EMAILS TO THE ISRAELI, PRIME MINISTER, CHIEF OF POLICE, THE ISRAELI AMBASSADOR AND CONRULATES- AND AMOUNTING TO ELDER ABUSE AGAINST ME.

AGAINST GARY LUBLINER

1. FOR 5 MILLION DOLLARS STOLEN FROM THE STERNLIGHT FAMILY TRUST, HELD IN ILLEGAL OFFSHORE ACCOUNTS, AND THE THEFT OF THE HOLON, ISRAEL PROPERTY;
2. FOR 15 MILLION DOLLARS FOR ACTIONS AMOUNTING TO ELDER ABUSE AGAINST ME AND FOR RELIGIOUS DISCRIMINATION AND PERSECUTION AGAINST ME; AND
3. FOR 50 MILLION DOLLARS IN PUNITIVE DAMAGES FOR DOING ALL OF THE ABOVE WILFULLY AND WITH INTENT TO STEAL.

AGAINST EFFIE LUBLINER

1. FOR 5 MILLION DOLLARS FOR KNOWINGLY PARTICIPATING IN THE ABOVE THEFTS AND FOR WITHHOLDING INFORMATION ABOUT THE SAME.

AGAINST BATYA LUBLINER

1. FOR ONE MILLION DOLLARS FOR PERJURING HERSELF REGARDING THE STATURS OF THE HOLON ISRAEL PROPERTY AND THUS ENABLING ITS THEFT.

AGAINST RABBI SHEA HARLIG INDIVIDUALLY, AND AGAINST CHABAD OF SOUTHERN NEVADA AND EACH OF THEM,

1. FOR TEN (10) , MILLION DOLLARS FOR KNOWINGLY ACQUIESING IN THE MURDER OF MY PARENTS, MORRIS AND SARA STERNLIGHT; TELLING ME THEY HAD TO DIE FOR MY SIN OF ACCEPTING JESUS IN MY LIFE—THUS SHOWING RELIGIOUS DISCRIMINATION AND PERSECUTION; AND TELLING ME THAT BAD THINGS WILL HAPPEN TOME- AS THEY HAVE BEEN INTENTIONALLY DONE AND AS IS DESCRIBED IN THE HEREIN COMPLAINT.

AGAINST ROBERT DENCH

1. FOR THE RETURN OF THE \$650 OBTAINED FROM ME UNDER FALSE PRETENSES; AND

2. FOR \$100,000 PUNITIVE DAMAGES FOR ENGAGING INTENTIONALLY IN STEALING MY MONEY FOR GAIN FOR HELP FROM THE PEOPLE WHO HAVE BEEN AND ARE HURTING ME.

AGAINST DR. TERRY PFAU,

1. FOR ALL MONIES PAID HIM FOR TREATMENT, WHEN IN FACT, HE WAS TRYING TO INFLICT CANCER UPON ME, WITH INTEREST THEREON, AS PROVIDED BY LAW;
2. FOR 100,000 FOR THE INFECTION HE HAS CAUSED ME FOR THE PAST 6 YEARS;
3. FOR 1 MILLION DOLLARS AS AND FOR ELDER ABUSE AND PUNITIVE DAMAGES FOR INTENTIONALLY INFLICTING PHYSICAL HARM UPON ME IN VIOLATION OF HIS LEGAL OBLIGATION AS A DOCTOR.

AGAINST DENTISTS ROBERT EARL AND DAVID TRYLOVICH , AND EACH OF THEM, FOR,

1. THE INTENTIONAL INFLICTION OF ASSAULT AND BATTERY ON MY BODY- FOR 1 MILLION DOLLARS EACH;
2. FOR 3 MILLION DOLLARS AS AND FOR ELDER ABUSE AGAINST ME;
3. AND 10 MILLION DOLLARS AGAINST EACH ONE OF THEM, AS AND FOR PUNITIVE DAMAGES FOR THE INTENTIONAL INFLICTION OF SEVERE CONTINUING PHYSICAL PAIN UPON ME; WITH KNOWLEDGE AND AFORETHOUGHT; AND FOR INFLICTING SEVERE EMOTIONAL DISTRESS UPON ME FOR THE LOSS OF MY TEETH, THE EMBARRASSMENT CAUSED BY IT- MY INABILITY TO EAT PROPERLY AND FOR THEIR VIOLATION OF THEIR MEDICAL CODE OF ETHICS, THAT , OF DO NO HARM TO PATIENTS.

COUNT THREE

AGAINST ATTORNEYS PROTLEY AND SULLIVAN, BESSEMER TRUST AND COMMUNITY FOUNDATION OF BROWARD COUNTY, AND AGAINST EACH OF THEM

1. FOR \$900,000 THEY HAVE FAILED TO PAY ME AS PROMISED BY MARY MACKENZIE.
2. FOR 10 MILLION DAMAGES, FOR INTENTIONALLY HARMING ME BY FAILIING TO MAKE THE PROMISED PAYMENT, THEREBY CAUSING ME NOT ONLY THE LOSS OF MY HOME, AND ALMOST ALL MY ASSETS, BUT THE DESTRUCTION OF MY CREDIT;
3. 50 MILLION DOLLARS AS AND FOR ELDER ABUSE AGAINST ME AND AGAINST MARY MACKENZIE, AND PUNITIVE DAMAGES FOR THE FRAUDULENT THEFTS OF THOSE FUNDS BY THE COMMUNITY FOUNDATION , BESSEMER TRUST AND PORTLEY AND SULLIVAN, WHO ARE GUILTY OF SEVERE, UNDISCLOSED CONFLICTS OF INTERESTS, AS IS DETAILED IN THIS COMPLAINT.

AGAINST M. ROTHSCHILD AND SONS AND AGAINST LORD JACOB ROTHSCHILD, AND EACH OF THEM,

1. FOR AN ACCOUNTING OF ALL THE MONIES THEY STOLE FROM THE AMERICAN CITIZENRY, BEGINNING WITH THE ILLEGAL ESTABLISHMENT OF THE FRAUDULENT FEDERAL RESERVE SYSTEM, BEGINNING IN AUGUST, 1919, TO THE PRESENT, WITH INTEREST THEREON;

2. FOR ALL THE TRILLION OF DOLLARS STOLEN FROM THE AMERICAN PEOPLE BY WAY OF THEIR VARIOUS ORGANIZATIONS SUCH AS GOLDMAN SACHS, JP MORGAN, AND OTHERS, WITH INTEREST THEREON ,AS IS PROVIDED BY LAW; AND
3. FOR AN ACCOUNTING AND RETURN OF ALL THE ILLEGAL CAMPAIGN CONTRIBUTIONS MADE TO THE ILLEGAL ELECTION OF BARACK OBAMA, AND/OR ANY OTHER CANDIDATE FOR OFFICE IN THE UNITED STATES' AND
4. FOR ANY AND ALL OTHER REMEDIES AS ARE PERTINENT AND AS ARE PROVIDED BY LAW.

EXECUTED THIS _____ DAY OF _____, 2010, IN LAS VEGAS, NEVADA.

RESPECTFULLY SUBMITTED,

I AM A VISIBLY DISABLED SENIOR, RETIRED JUDGE, WHO WAS BORN IN JERUSALEM AND JEWISH, TO PARENTS WHO WERE ENOUGH TO ESCAPE THE HOLOCAUST, BY THEN GOING TO PALESTINE; AND I WAS RAISED IN A VERY ORTHODOX JEWISH HOME.

ALL THE MURDERS, INSJURIES AND GRAND THEFT, AS OUTLINED IN THE HEREIN COMPLAING, WERE BROUGHT ABOUT , AS I HAD AN IDENTIFIABLE JEWISH NAME OF COHEN, WAS BORN IN JERUSALEM AND WAS A JUDGE; AND AS I DARED TO GO ON CHRISTIAN TELEVISION AND TALK ABOUT MY BELIEF IN JESUS.

I MAKE IT A MATTER OF RECORD THAT I AM IN GREAT FEAR FOR MY SAFETY AND MY LIFE, ESPECIALLY IN VIEW OF THE PEOPLE AND GOVERNMENTAL AGENCIES, AGAINST WHOM THIS LITIGATION IS BROUGHT ABOUT, ESPECIALLY THE LAS VEGAS POLICE DEPARTMENT, THE STATES OF CALIFORNIA AND NEVADA AND THE FEDERAL AGENCIES NAMED HEREIN AS WELL AS BARACK OBAMA AND ANY OF HIS CORRUPT AND/OR CRIMINAL MINIONS. AND THAT

SHOULD ANYTHING THEN HAPPEN TO ME, I DIRECT THAT AN INVESTIGATION BE MADE TO ASCERTAIN THE CAUSE OF ANY FURTHER INJURIES TO MY PERSON, OR MY DEATH; AND TO MY PROPERTY; AND THAT IT SHOULD BE PROSECUTED. I AM ALSO FEARFUL FOR MY LIFE AND SAFETY FROM JOSEPH AND RUTH STERNLIGHT AND HELEN FABE AND JAMES FABE, AS THEY, AND EACH OF THEM, HAVE HARMED AND/OR OUTRIGHT MURDERED MY PARENTS; AND DUE TO THEIR CONNECTION AND ASSOCIATION WITH THE PEOPLE WHO HAVE ENABLED THEM TO MURDER MY PARENTS AND CONTINUE TO INFLECT PHYSICAL, EMOTIONAL AND MATERIAL HARM UPON ME.

I ALSO MAKE IT A MATTER OF RECORD THAT SHOULD I BE FOUND DEAD, THAT IT WAS NOT CAUSED BY MY HAND, AS I HAVE BEEN THREATENED WOULD BE CLAIMED, IF I PROCEED WITH THIS LITIGATION, AND AGAIN DIRECT THAT IT BE INSURED THAT IT IS NOT OF NATURAL CAUSES, AS IT WOULD BE MADE TO APPEAR, AS WAS DONE IN MY PARENTS' CASES.

I FURTHER MAKE IT A MATTER OF RECORD, THAT THIS CASE AND ATTENDANT LITIGATION HAS BEEN AND WILL CONTINUE TO BE MADE KNOWN TO NUMEROUS PERSONS AND ENTITIES THROUGHOUT THE UNITED STATES AND ELSEWHERE- AND WILL NOT FIT IN THE CATEGORY OF "WHAT HAPPENS IN VEGAS STAYS IN VEGAS", AS THAT IS CERTAINLY NOT THE CASE HEREIN.

I WANT IT NOTED THAT I LOVE MY JEWISH PEOPLE; I LOVE BLACK PEOPLE, LATINOS, ASIANS, AND PEOPLE OF ALL RACES AND PERSUASIONS, AND DO NOT INTEND THE STATEMENTS IN THE HEREIN COMPLAINT TO BE MISCONSTRUED IN ANY WAY AS BEING DUE TO ANY RACIAL OR RELIGIOUS DISCRIMINATION, AS THAT IS NOT THE CASE, AT ALL; BUT I WILL NOT HIDE ANY CRIMINAL ACTIVITIES NO MATTER BY WHOM THEY ARE CARRIED OUT, AND WHICH IS THE BASIS FOR THIS COMPALINT.

I ALSO WANT TO ADD THAT I HAVE BEEN AND AM IN GREAT FEAR FOR MY SAFETY AND LIFE, AS IS DESCRIBED IN THE HEREIN COMPLAINT; AND THAT SHOULD ANYTHING HAPPEN TO ME, AND IF IA M FOUND DEAD, I WANT IT TO BE KNOWN, THAT IT WOULD NOT BE BY MY OWN HAND, BUT MURDER— AS I HAD BEEN THREATENED; AND I DIRECT THAT THERE BE AN AUTOPSY CONDUCTED BEFORE I AM CREMATED, SO THAT THE TRUE CAUSE OF DEATH BE DISCOVERED AND PURSUED.

THIS IS STILL THE UNITED STATES TO WHICH I HAVE SWORN AN ALLEGIANCE AND TO ITS CONSTITUTION IN WHICH I TRUST. IT IS FOR THIS REASON FEEL I SHOULD AND AM ABLE TO BRING THIS ACTION IN QUESTION, AS I HAVE BEEN COMPLETELY DEPRIVED OF LIFE, LIBERTY AND THE PURSUIT OF HAPPINESS; AS WELL AS OFMY HEALTH AND ALMOST ALL OF MY PROPERTY- FOR WHICH DAMAGES ARE SOUGHT IN THIS ACTION; AS WELL AS DAMAGES FOR THE WELLBEING OF THE UNITED STATES AND ITS AMERICAN CITIZENS.

ANOTHER COUSIN, ESTELLE LUBLINER, OF NEW YORK, HAS REPEAEDLY HELPED HELEN FABE, HIDE CASH AND/OR OTHER ASSETS HELEN HAS STOLEN FROM MY PARENTS AND FROM THE STERNLIGHT FAMILY TRUST, BY PUTTING THE MONIES IN VARIOUS SAFETY DEPOSIT BOXES AND ELSEWHERE; AND SHE SHOULD BE MADE TO DISCLOSE THE WHEREABOUTS OF ALL THOSE MONIES- AND/OR ASSETS, AND T HEREFOR RESTORE THEM ALL.

THIS ACTION IS ALSO AGAINST GOLDMAN SACHS FOR HAVING , IN THE LEAST RECEIVED STOLEN PROPERTY, NAMELY, ILLEGALLY TAKEN TAXPAYERS' MONIES, BY A VOID PRESIDENT, AND BY CONGRESSIONAL LEADERS WHO HAVE ACTED CRIMINALLY IN STEALING THOSE MONIES. THE EXACT SUM TO BE DETERMINED AT TRIAL, AND THOSE MONIES TO BE REPAID IMMEDIATELY WITH INTEREST AND PENALTIES AS PROVIDED BY LAW.

THE SAME IS TO BE ASSESSED AGAINST AIG AND FANNIEMAE AND FREDDIE MAC FOR THE SAME REASONS STATED REGARDING THE GOLDMAN SITUATION. AND THE SAME AGAINST JP MORGAN, CITIBANK AND ANY AND ALL OTHER ENTITIES WHICH HAVE BEEN GIVEN THE ALLEGED STIMULUS MONIES, ILLEGALLY.

ADDITIONAL REQUESTS FOR RELIEF:

against the ~~United~~ State of ~~America~~:

1. For twenty five (25) million dollars for actual damages inflicted upon me to my person and property by the CIA, FBI, IRS, Attorney General of the United States, HOMELAND SECURITY AND ^{the}FTC.; and for participating in stealing all my assets.
 2. As and for punitive damages for doing the above intentionally and willfully; and for failing to respond to requests for help, in the sum of TWO HUNDRED (\$200,000,000) DOLLARS.
 3. FOR THE RETURN OF OVER A TRILLION DOLLARS STOLEN FROM THE TAXPAYERS AND RESTORING THOSE MONIES TO THE UNITED STATES TREASURY TO BE USED FOR ACTUALLY CREATING JOBS AND THE ECONOMY.
and against herb fry
-
1. for five (5) million dollars for inflicting severe emotional distress upon, by threatening me not to proceed in my case against TURNBERRY PLACE.

'hijackers' went. Remember, Atta was tailed by Israeli spies for weeks. The five Mossad agents used a 'transport company' called Urban Moving Systems as their front and cover story, and immediately after 9/11, its 'owner', Dominic Suter (Rothschild Zionist), was away fleet-of-foot to Israel. One of the five Mossad (Rothschild) agents told Israeli Radio that they had been sent to New York to 'document the event'. How could that be unless they knew well in advance that it was going to happen? Two Israel-based employees of a Rothschild Zionist software company called Odigo, two blocks from the World Trade Center, were warned of the attacks by computer message two hours before the first tower was hit, but the warning was not passed on. The address of the sender was handed to the FBI, but nothing happened. Why? Well, we know why. Those behind the attacks control the FBI. Odigo's base is in Israel, and its research and development department is in Herzliya, a small town north of Tel Aviv. This just happens to be the home of Mossad, which has stream of software front-companies. Jonathan Elinoff, a researcher at Coreofcorruption.com, also broke a story in October 2009 about German and Austrian 'art students' who were living in the North Tower at the World Trade Center before 9/11 and were arrested with the Mossad spy-ring after the attacks. 'Art student' is a known 'cover' used by Mossad. Elinoff produced documents, photographs and extensive supporting evidence. They were living on the 91st floor in May 2000, sleeping in tents, and doing construction. They had official construction passes and it is claimed that they were there to pull off an 'art stunt'. It is said that they were connected to a group called Gelatin which encourages publicity stunts to promote pop culture. Elinoff says that these students were arrested with the Mossad agents, but were later released.

Rothschild 'Neocons'

The neoconservatives, or neocons, that controlled the Bush administration were almost entirely Rothschild Zionists – people like Richard Perle, Paul Wolfowitz, Dov Zakheim, Douglas Feith, John Bolton and Lewis Libby. They produced a document exactly a year



Figure 59: Dov Zakheim – Israel's man controlling spending at the Pentagon

to the month before 9/11 calling for the removal of Saddam Hussein and the instigation of other wars of conquest. This 'process of transformation' was likely to be a long one, the document said, 'absent some catastrophic and catalyzing event like a new Pearl Harbor'. See *The David Icke Guide to the Global Conspiracy (and how to end it)* for the full story. One of the signatories of this document was Dov Zakheim (Rothschild Zionist), the Pentagon comptroller in charge of finances at the time of 9/11, and another American studied at the Fabian Society's London School of Economics (Fig 59). He

aged to 'lose' more than three trillion dollars in his time at the Pentagon. The trillion became public in 2004 when Zakheim was simply allowed to see years earlier, under Zakheim's watch, Defence Secretary, Donald Rumsfeld announced *the day before 9/11* that another \$2.3 trillion could not be accounted for. 10th was the day that anything announced was going to be lost in the attacks the following day. Good timing, Don. Pure coincidence, of course. We've thought that Zakheim's career would be over after 'losing' three trillion dollars. After all, he was only doing what he was told to do. He left the firm Booz Allen Hamilton, one of the world's biggest consulting firms, closely with the Defense Advanced Research Projects Agency (DARPA), an arm of the Department of Defense. This is an extremely sinister arrangement and this will not be the last time it is mentioned in this book. Another Booz Allen 'client' was Blessed Relief, a charity that has been linked with Osama bin Laden, other words, linked with the CIA because Bin Laden was their guy. A ordained rabbi, another Israeli/American citizen, who supplied Israel with F-16 and F-15 fighter planes at a fraction of their value by classifying them as 'surplus'. This is how Israel came to have the biggest fleet of F-16s outside the US. Zakheim's father was an operative with Betar, part of the Rothschild Zionist movement that bombed Israel into existence. Anyone have any idea who Zakheim would have been really working for as head of Pentagon finances from 2001 to 2006? He was also a former CEO to a company that makes the technology for controlled aircraft.

One of the CIA during 9/11 was George Tenet (Rothschild Zionist), who was the highest honour awarded by the Rothschilds' Anti-Defamation League. When Dick Cheney were at last pressured into announcing an 'investigation' it was said it would be headed by Henry Kissinger (Rothschild Zionist), one of the most powerful agents of the last 50 years. Kissinger stepped down amid the furor, but the final report of the '9/11 Commission', which agreed the official story, was written by Philip Zelikow (Rothschild Zionist). These are only a few names, but a glimpse of the connections, and the extent of the maze is shown; as I show in other books like *Alice in Wonderland and the World Trade Center* and *The David Icke Guide to the Global Conspiracy (and how to end it)*. Where are the mainstream media? Either silent, or ridiculing and condemning those who tell the official story which 'professional journalists' don't have the intelligence or courage to. The former President of Italy, Francesco Cossiga, said publicly in 2009 that the 9/11 attacks were orchestrated by Mossad in league with the CIA. Cossiga, who was Italian President from 1985 to 1992, said it was common knowledge among the intelligence services in America and Europe that the 'disastrous attacks' were 'planned and executed by Mossad with the aid of the Zionist world in order to put under pressure Arab countries, and in order to induce the western powers to take part in the invasion of Afghanistan'. He certainly knows how the 'game' is played. Cossiga was behind Operation Gladio which was behind terrorist bombings in Europe from the 1960s and 1980s. Its role was to engineer terrorist attacks and have them blamed on people and groups the Rothschild cabal wanted to demonise. As I have