

**EXHIBIT**

**"E" F.**

Eric Richard; eleson,® Secured Party  
 In Care Of: MULE CREEK-II STATE PRISON  
 Fac. D-16-A103-3Low [J-59564]  
 U.S.P.S. Box 409089  
 Ione, California  
 Near [PZ: 95640-9089] N. America  
 Authorized Representative for and via:  
 ERIC RICHARD ELESON®, Trust (J-59564)

*United States Supreme Court*

OCTOBER TERM 2016/2017

Eric Richard; eleson®, Secured Party,	)	Case No. <u>16-5987</u>
Authorized Representative/ <i>Tertius</i>	)	
<i>Interveniens, ex rel.</i>	)	NOTICE OF VOID ORDER;
ERIC RICHARD ELESON®, Trust, J-59564,	)	(ALLEGED NON-INCLUDED ORDER IS
	)	REFUSED FOR FRAUD - UCC 3-501);
PETITIONER,	)	STATEMENT OF REQUIRED CERTIORARI;
	)	CERTIFICATE OF SERVICE BY MAIL.
vs.	)	
	)	
JOE A. LIZARRAGA, Warden	)	
	)	
RESPONDENTS.	)	
	)	

COMES NOW, Eric Richard; eleson®, Secured Party, *Tertius Interveniens/* Authorized Representative for Petitioner, ERIC RICHARD ELESON®, Trust, J-59564, and submits his NOTICE OF VOID ORDER; (Alleged)ORDER REFUSED FOR FRAUD - UCC 3-501, and STATEMENT OF REQUIRED CERTIORARI, to wit:

1. Petitioner received the "REFUSED" letter in the "Legal Mail" on March 2nd, 2017. The letter was (allegedly) mailed from Washington, D.C. on 11/07/2016, as it was dated November 7, 2016. This item of Legal Mail contained NO COURT ORDER "Filed" in the Court and signed by a U.S. Supreme Court Justice. This alleged action by the alleged Clerk of Court constitutes FRAUD, as Petitioner is a Party to the action and is entitled to a copy of the "Filed" (alleged) COURT ORDER.

## STATEMENT OF REQUIRED CERTIORARI

2. At the district court (2:15-CV-00008-LJO-SAB) and the 9th Circuit Court of Appeals (#15-16697), Petitioner filed (supported by documented Evidence) a Challenge to the Constitutionality of a Statute (CA's STATE BAR ACT), and a Challenge to the Constitutionality of a Statute/Act of Congress (Joint Resolution of 1897 to Adopt [Failed] Treaty of Annexation of Republic of Hawai'i). The Court(s) IGNORED Petitioner's filings! NEGATED FRCP Rule 5.1/28 USC §2403, and failed/refused to perform their Ministerial Duty.

Therefore, Petitioner's valid Challenge(s) to the unconstitutional (alleged) Act of Congress, to which NO RESPONSE has been proffered by the U.S. ATTORNEY GENERAL, and the Court is denied the "Statement of Interpretation," (34 Fed. Reg. 79 -1969) cited in Afroyim v. Rusk, 387 U.S. 253 (1967), IS REQUIRED to be adjudicated in this Forum. Petitioner has met (and surpassed) his "burden," proving there is NO set of circumstances that could construe the (alleged) Joint Resolution as Constitutional: as 1) A Joint Resolution cannot replace a Constitutional provision, & 2) The alleged Joint Resolution WAS NOT validly passed by 51% of the Senators present. Fairbank v. US, 181 US 283, 285-286, 41 L.Ed. 862, 21 S. Ct. 648, (1901) citing Marbury v. Madison, 1 Cranch 137, 177 (1801).

Therefore, this Court is required to GRANT Certiorari, Order the Attorney General to file a "Statement of Interpretation," and adjudicate the issue as it applies to Petitioner. (Petitioner would also request the California Attorney General file a "Statement of Interpretation" for the STATE BAR ACT/Art. XII, (1927) Issue, as well as the unconstitutional Ex-Post Facto Issue).

3. Failure/Refusal to GRANT Certiorari (in this Case) establishes this Court's active participation (after the fact) in the (now exposed) FRAUD and COVER-UP of an unconstitutional (alleged) Act of Congress; Condonation of the illegal NEGATION of its own Rules (FRCP Rule 5.1/28 USC §2403); and effectively creates the indelible impression that the Judicial Branch of Government is nothing more than a FARCE & SHAM!

Further, the refusal to GRANT Certiorari and ORDER the "Statements of Interpretation," (amongst other things) violates Each Justice's Oath of Office, the Canons & Ethics, and any semblance of Due Process; "wars against the very Constitution that provides their Office" (Brookfield Constr. Co. v. Stewart, 234 F. Supp. 94, 97 (1964) (which causes Each to "cease to be an Agent of Government!") and destroys the very Tri-Parte System of Government our Founding Fathers so very painfully established for this Country.

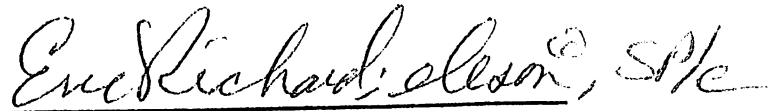
CONCLUSION

Therefore, based upon the above, and the U.S. Supreme Court decisions, the alleged ORDER of November 7, 2016, IS VOID! [Said 'Order' did NOT appear in the D.A.R.'s from 11/01/2016 to present!] Petitioner has proven that Certiorari IS REQUIRED (in this Case), and that all 9 Justices must participate to resolve the Constitutional Issue(s).

3/3/17

Fiat Justitia, Ruat Coelum  
"Let right be done, though the Heavens should fall."

Respectfully Submitted,



Eric Richard; eleson©, Secured Party,  
Tertius Interveniens/Auth. Rep., ex rel.,  
ERIC RICHARD ELESON©, Trust (J-59564)  
Exemption No. 559828464 (juris et de jure)  
Holder-In-Due-Course, Record Owner  
Trade Name Owner, Sovereign American  
Bond No. C-52971371

Supreme Court of the United States  
Office of the Clerk  
Washington, DC 20543-0001

Scott S. Harris  
Clerk of the Court  
(202) 479-3011

November 7, 2016

*Rec'd 3/2/17 by ERE*

Mr. Eric Richard Eleson  
Prisoner ID J-59564  
Mule Creek -II State Prison  
Facility D-16-A-103-315  
P.O. Box 409089  
Ione, CA 95640-9089

*FRMAD!  
3-501 by  
Eric Richard Eleson  
Auth. P.P. for Address, on  
3/2/2017, c.e.*

Re: Eric Richard Eleson  
v. Joe A. Lizarraga, Warden, et al.  
No. 16-5987

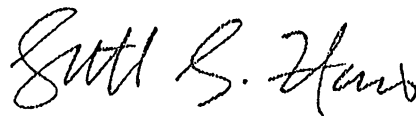
*← NOT INCLUDED!*

Dear Mr. Eleson:

The Court today entered the following order in the above-entitled case:

The petition for a writ of certiorari is denied.

Sincerely,



Scott S. Harris, Clerk



1 CERTIFICATE OF SERVICE BY MAIL

2 I, the Undersigned, hereby declare that I am over the age of 18 years, and I [am] [~~am not~~] a  
3 party to the foregoing action, and that on the 5<sup>th</sup> day of March, 2017, c.e., I placed  
4 the below-listed legal document(s) in the U.S. Mail, postage prepaid.

5 NOTICE OF VOID ORDER, STATEMENT OF REQUIRED CERTIORARI

6 \_\_\_\_\_  
7 \_\_\_\_\_  
8 \_\_\_\_\_  
9 \_\_\_\_\_  
10 which were addressed to the below-named persons.

- 11 1. CLERK OF THE COURT  
12 U.S. SUPREME COURT  
13 1 FIRST STREET, NE  
14 WASHINGTON, D.C. 20543
- 15 2. MR. DONALD TRUMP  
16 PRESIDENT OF UNITED STATES  
17 1600 PENNSYLVANIA AVENUE, NW  
18 WASHINGTON, D.C. 20500

- 19 3. MR. JEFF SESSIONS  
20 U.S. ATTORNEY GENERAL  
21 950 PENNSYLVANIA AVE., NW  
22 WASHINGTON, D.C. 20530
- 23 4. **XAVIER BECERRA**  
24 ATTORNEY GENERAL  
25 STATE OF CALIFORNIA  
1300 "I" STREET  
SACRAMENTO, CA 95814

5. MR. NEIL M. GORSUCH, Judge,  
10th CIRCUIT COURT OF APPEALS  
1823 STOUT STREET  
DENVER, CO 80202
6. ROBERT KELLY, Editor,  
C/O The American's Bulletin  
U.S.P.S. Box 3096  
Central Point, Oregon  
Near [PZ: 97502] N. America
7. Clerk of Court  
9<sup>th</sup> Circuit Court of Appeal  
95 Seventh St.  
San Francisco, CA 94103-1526

23 I, Eric Richard; cleson<sup>o</sup>, hereby declare under pain and penalty of "thou shalt not bear false  
24 witness" (Exodus 20:16), and the laws of the united States of America and the Original Organic Jurisdiction  
25 of California Republic, that the foregoing is true, correct and complete, so help me God.

Eric Richard; cleson<sup>o</sup>  
Declarant