

Jeremy Lowe

Washington Utah state
Non-domestic

*A Security (15 USC)
A U.S. SEC Tracer Flag
Not a point of law*

<<COVER PAGE>>

AFFIDAVIT OF OBLIGATION

Commercial Lien/Case # 95 CR 17-10000

It is hereby declared by way of this legal instrument, that in their public role as Officer of the Court: the designated party Gloria Navarro has acted in poor judgment and in a manner that disgraced her office. Accordingly, an enforceable lien is now placed upon her public bond.

Major Party = Clark County Nevada

DATE: 8/31/2017.

PARTIES:

LIEN CLAIMANTS:

Jeremy Lowe (Secured Party Creditor)

C/o UPS STORE INC

1812 West Sunset Blvd. Ste: 1

St George Utah [84770]

LIEN DEBTORS:

Clark County Nevada District Court: Honorable Judge Gloria Maria Navarro.

<<NOTICE>>

ALL LIEN DEBTORS:

Take Judicial Notice of this Affidavit. Should you have any difficulty with understanding the method of rebuttal to this Affidavit, please solicit the help of your immediate counsel.

This Notice is not intended to threaten, to intimidate and/or to coerce in any manner. This is a "verified plain statement of fact" and its purpose is to inform the Debtors of their responsibility as a fiduciary to keep to their Oath of Office, to their Bond and to their Word of Honor.

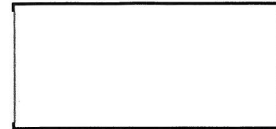
Any response must be USPS addressed to the Notary Public ... Address above.

NOTE: Jeremy Lowe is not available to any Debtor by phone, by e-mail or by USPS MAIL. Any rebuttal must be addressed to the Notary Public at UPS STORE INC. Any impromptu attempt to make direct contact with Jeremy will be determined to be a Breach of Notice.

(finis)

Jeremy Lowe

Washington Utah state
Non-domestic



AFFIDAVIT OF OBLIGATION
Commercial Lien/Case # 95 CR 17-10000
(This is a verified plain statement of fact)
Major Party = Clark County Nevada Municipal District Court

Maxims:

All men and women know that the foundation of law and commerce exists in the telling of the truth, the whole truth, and nothing but the truth.

Truth as a valid statement of reality is sovereign in commerce.

~~An un-rebutted~~ affidavit stands as truth in commerce.

An un-rebutted affidavit is acted upon as the judgment in commerce.

Guaranteed—All men shall have a remedy by the due course of law. If a remedy does not exist, or if the existing remedy has been subverted, then one may create a remedy for themselves and endow it with credibility by expressing it in their affidavit. (Ignorance of the law might be an excuse, but it is not a valid reason for the commission of a crime when the law is easily and readily available to anyone making a reasonable effort to study the law.)

All corporate government is based upon Commercial Affidavits, Commercial Contracts, Commercial Liens and Commercial Distresses, hence, governments cannot exercise the power to expunge commercial processes.

The Legitimate Political Power of a corporate entity is absolutely dependent upon its possession of Commercial Bonds against Public Hazard, because no Bond means no responsibility, means no power of Official signature, means no real corporate political power, means no privilege to operate statutes as the corporate vehicle.

The Corporate Legal Power is secondary to Commercial Guarantors. Case law is not a responsible substitute for a Bond. Municipal corporations which include cities, counties, states and national governments have no commercial reality without bonding of the entity, its vehicle (statutes), and its effects (the execution of its rulings).

Except for a Jury, it is also a fatal offense for any person, even a Judge, to impair or to expunge, without a Counter-Affidavit, any Affidavit or any commercial process based upon an Affidavit. Judicial non-jury commercial judgments and orders originate from a limited liability entity called a municipal corporation, hence must be reinforced by a Commercial Affidavit and a Commercial Liability Bond provided by a titled Bonding Agency.

A foreclosure by a summary judgment (non-jury) without a commercial bond is a violation of Commercial Law. Governments cannot make non-bonded rulings or statutes which control commerce, free enterprise, citizens, or sole proprietorships without suspending commerce by a general declaration of martial law.

It is tax fraud to use Courts to settle a dispute/controversy which could be settled peacefully outside of or without the Court. An official (officer of the court, policeman, etc.) must demonstrate that he/she is individually bonded in order to use a summary process.

[Redacted Box]

An official who impairs, debauches, voids or abridges an obligation of contract or the effect of a commercial lien without proper cause, becomes a lien debtor and his/her property becomes forfeited as the pledge to secure the lien. Pound breach (breach of impoundment) and rescue is a felony.

It is against the law for a Judge to summarily remove, dismiss, dissolve or diminish a Commercial Lien. Only the Lien Claimant or a Jury can dissolve a commercial lien.

Notice to agent is notice to principal - notice to principal is notice to agent.

PUBLIC HAZARD BONDING OF CORPORATE AGENTS All officials are required by federal, state, and municipal law to provide the name, address and telephone number of their public hazard and malpractice bonding company and the policy number of the bond and, if required, a copy of the policy describing the bonding coverage of their specific job performance. Failure to provide this information constitutes corporate and limited liability insurance fraud (15 USC) and is prim-a-facie evidence and grounds to impose a lien upon the official personally to secure their public oath and service of office. [Herein, we push forth the highest in punitive damages for all listed offenses and set them for the record.]

PARTIES:

LIEN CLAIMANTS:

Jeremy Lowe (Secured Party Creditor)

C/O UPS STORE INC.

Ellen S [Redacted] (Notary Public of non-interest)

1812 W. Sunset Blvd Ste: 1

St. George Utah [84770]

LIEN DEBTORS:

Clark County Nevada District Court: Gloria Maria Navarro, Attorneys, Clerks, Deputies, Jail Booking Agents, Jail Personnel and assigns; and all Local, County and State Governments of Nevada; and United States Federal Agents and Authorities; and IRS, FBI, BLM agents and all appearing assignees.

GLORIA MARIA NAVARRO

Gloria Maria Navarro non-domestic

4078 El Segundo Avenue

Las Vegas, NV 89121

HON. GLORIA MARIA NAVARRO

995 Sugar Springs Dr.

Las Vegas, NV 89110

1. Judge Gloria Maria Navarro
2. Deputy Clerk Assignees for Gloria M. Navarro
3. Prosecuting Attorney Steven Myhre (private office)
4. Court Clerks and Clarke County Clerks (John Does and Jane Does)
5. Agents Greg Bretzing, W. Joseph Astarita FBI / Internal CI
6. Sheriff Deputies (Sharon Wehrly, Undersheriff Brent C. Moody)
7. Jail Booking Agents (John Does and Jane Does)
8. Clark County Jail Personnel and assigns (John Does and Jane Does)
9. Internal Revenue Service Agents (Las Vegas Nevada) (CID and FBI and BATF)
10. Internal Revenue Service Agents (Clark County Nevada and/or any Cities or States involved)
11. Nevada Bureau of Investigation Agents (Las Vegas Nevada) (CID and FBI and BATF)
12. UNITED STATES: Federal Bureau of Investigation Agents (CID and FBI and BATF)
13. Harry Reid (Former Senator ... UNITED STATES)

ALLEGATIONS:

These Allegations arise from the conduct of Lien Debtors in regards to their conduct doing business as the CLARK COUNTY NEVADA DISTRICT COURT AND ALL DISTRICT COURT JUDGES, ASSOCIATE JUDGES, ATTORNEYS, CLERKS, BAILIFFS, SHERIFFS, DEPUTIES, AGENTS: CID, CBI, FBI, BATF, IRS AGENTS and all CO-CONSPIRATORS and ANY and ALL (JOHN DOES and JANE DOES)

1. Jeremy Lowe of the Lowe family was born on [REDACTED], the son by blood of Donna [REDACTED] and Paul Eric Lowe.
2. Paul Eric Lowe was born in Albuquerque, New Mexico on May 13, 1958, the son by blood of John Stephen Lowe and Donna M. Lowe.
3. Paul Eric Lowe is the direct heir of Stephen Lowe and Jane Amelia Stewart.
4. D [REDACTED] n was born on [REDACTED] the daughter by blood of Sara Marie Thompson Glimstead and Jack Thompson.
5. Sara Marie Glimstead was born on [REDACTED] the daughter by blood of Gloria H. Glimstead and J [REDACTED]
6. D [REDACTED] is the direct heir of Gloria H. Glimstead a [REDACTED]
7. In the year 1946, we know it to be true that Cliven D. Bundy was born to one Bodel and David Bundy across state line of Arizona in the Bundyville Township. He is heir to Dudley Leavitt.
8. In the year 1948, David and Bodel Bundy moved to Nevada state to reside on the Bundy Ranch farm that is settled within the Bunkerville Township, operated as private property since 1900.
9. After a decade of working to restore the soil on several dozen acres of farm land, Cliven Bundy by title deed acquired rights to private property held in the Gold Butte region near Las Vegas.
10. Cliven and Carol Bundy acquired rights to this property by natural succession, after moving to Bunkerville it is foresworn on the record this day. This passed onward according to the rules of heirs.
11. The property of some 100 acres, a main house and a historic pasture came under the Title of Bundy Family Trust for trustee-ship of David and Bodel Bundy. Both are heirs to the Leavitt estate.
12. The main Ranch address is 3315 New Gold Butte Road off the clef of Bunkerville, NV.
13. Jeremy Lowe does present as a witness, that the parties Cliven Bundy and Ammon Bundy were named as heirs to this private Trust. This was hereby deeded before the BLM's arrival.
14. The monetary investment amounted to some \$800,000.00 US Dollars. The purchase of the property was made from Raoul and Ruth Leavitt in 1948 for development of the local land.
15. In 1954, this property was officially opened for cattle grazing with use of the deed owners own private land; guaranteed under the constitution and state law charter.
16. Several decades later in 1996, the ranchers in the area file to have their land returned back to their territorial possession and be entirely free of federal encroachment. The assemblies pass this new law.
17. In 1998, the government attempts to sue Cliven Bundy and the Bundy Ranch to have it shut down over grazing permits; even as earlier law shows this is private land. The government loses the case, and the ranchers as well as Bundy are still locked up and inconvenienced many times over.
18. Again the government sues Bundy in 2008, this time to seize the property and impound the cattle. The suit is successful and it is discovered Harry Reid has an interest in making that land federal land, for use in their new solar energy project. This fact is not disclosed to the public who relies on truth.
19. Cliven Bundy again refuses to remove the cattle in 2012 and also April 5 2014, leading to the Bundy Ranch Stand-Off. BLM agent **Daniel P. Love** falsely claims Bundy had made physical threats upon him. The cattle is impounded but is then released following the militia's arrival.

20. After an unrelated incident in Oregon, a local rancher Lavoy Finicum is shot and killed during a public protest on behalf of private property rights. Agent W. Joseph Astarita of the FBI covers up the incident of Finicum's shooting with Agent Greg Bretzing. Cliven Bundy and his son Ammon stand up for these ranchers the same way and are arrested on Feb. 12 2016 for the original April 2014 ranch stand-off. **If no timely rebuttal, it is AFFIRMED.**

21. Beginning in March 2016, deputy undersheriffs including Brent C. Moody for the Nye County Sheriff's office in Nevada are witness to torture, malpractice and subjugation of prisoners including severe beating of Ryan Bundy at the correctional facility in Pahrump, Nevada. These allegations involve and are not limited to torture, deprivation of civil rights and numerous felonies perpetrated against Ryan and Ammon Bundy in broad daylight. On several occasions Moody does nothing about the abuse, or attempts by Nye County to forcefully remove 1 bullet from Ryan's skin. The bullet at that stage is now state's evidence which can exonerate Bundy during a trial by Jury. Any intervention by outside counsel is blocked. Repeated attempts to request the abuse cease is dismissed, quite deliberately. **If no timely rebuttal, it is AFFIRMED.**

22. After this discovery was reported to Judge Gloria Navarro, absolutely nothing was done to prevent the abuse from occurring. The abuse was precipitated and increased by a significant amount as soon as the date passed June of 2016. In lieu of this, the defense was not offered any opportunity to file a motion for the Bundy defendants in their defense. There was no warrant or probable cause to deprive these men of their Civil Rights in any manner for such a search. **If no timely rebuttal, it is AFFIRMED.**

23. **NOTE: Undersheriff Brent C. Moody does not produce an Affidavit that can show "Probable Cause" and/or "Injured Party" in this case or any other. No "Injured Party" means "No Crime committed ...No Crime in progress."** **If no timely rebuttal, it is AFFIRMED.**

24. **Sharon Wehrly and her municipal agents had a fiduciary responsibility to Arrest Undersheriff Brent C. Moody and the various Deputies for enacting a Warrantless Search and Cavity Search attempt on Ryan Bundy et. all for all these reasons.** **If no timely rebuttal, it is AFFIRMED.**

25. Brent C. Moody is a Private Contractor employed by the Nye County Sheriff Office. **If no timely rebuttal, it is AFFIRMED.**

26. The morning of May 12, 2017 Sharon Wehrly was compelled to complete an investigation of the torture being enacted upon Ryan Bundy, yet still refused to do anything to prevent it. It was known at that time of the illegal conduct taking place by each of the deputies, as well as their attempt to shut down protests against the mistreatment occurring.

If no timely rebuttal, it is AFFIRMED. [<http://209.157.64.200/focus/f-bloggers/3555723>]

27. On May 2 of 2017, it is discovered that both Cliven and Ryan Bundy have been kept in solitary confinement under deplorable conditions for more than 8 weeks hence. Judge Gloria Maria Navarro was aware of it and did nothing; in spite of violating §42 U.S.C. repeatedly. **If no timely rebuttal, it is AFFIRMED.**

28. Shortly after a video is shown of the mistreatment and violations to Sheriff Sharon Wehrly, who does not halt the treatment despite it being listed as her duty's description. **If no timely rebuttal, it is AFFIRMED.**

29. Undersheriff of Nye County Brent C. Moody and all assigned deputies, proceed to remove all protests and protest site literature and props from the protestor camp despite it being illegal under Nevada law; while being filmed off-site. This done in violation of their 1st amendment rights, all while breaking code §42 U.S.C. (3) in the process.

If no timely rebuttal, it is AFFIRMED.

30. In June 2017, the deputies then proceeded to beat Ryan Bundy repeatedly in a 3 by 3 cell on the prison grounds and toss him down into a hole like area. This overseen or at minimum witnessed by public agent **Brent C. Moody**, all searches being done without a **lawful 4th Amendment Constitutional Warrant**. This being vital knowledge to counsel.

If no timely rebuttal, it is AFFIRMED.

31. Cliven Bundy and son Ryan Bundy were remanded into Federal custody in 2016 as well as again in 2017, and held in deplorably isolated conditions against their will on recommendation of Judge Carl Hoffman Jr. following a request from **Navarro**. This all occurs with no outside access to counsel, on account of them being seen as a threat to the community. It takes place in spite of there being no evidence offered into the record which would prove any type of “imminent” threat.

If no timely rebuttal, it is AFFIRMED.

32. At the Prison on the morning of July 10, 2017, Ryan Bundy was again accosted by deputies at gunpoint inside an isolated jail cell in Pahrump, despite there being no explicit reason to illegally search without due process. He was beaten with no outside reasons offered.

If no timely rebuttal, it is AFFIRMED.

33. Under Sheriff Brent C. Moody also told protestors they may not camp out or protest near the **prison site, for fear of it making the prison personnel “uncomfortable.”** This despite it being their guaranteed 1st amendment right to do so. (Violation of Title UCC 1-207 T. D. C. /§42 U.S.C without prejudice) **If no timely rebuttal, it is AFFIRMED.**
34. The Under Sheriff Brent C. Moody issues arrest warnings and then proceeds to order his deputies to arrest everyone at the protest, despite there being no sworn warrant or probable cause to do so. Eye witnesses log this.(Violation of Title UCC 1-207 T. D. C./ §42 U.S.C. without prejudice) **If no timely rebuttal, it is AFFIRMED.**
35. Under Sheriff Brent Moody instructed a number of deputies to conduct a search of their vehicles for incriminating evidence, all without probable cause or merit. Once again without a **lawful 4th Amendment Constitutional Warrant.** **If no timely rebuttal, it is AFFIRMED.**
36. Ammon and Ryan Bundy were in unlawful detainment in a open air prison for more than 10 weeks without a hearing or any **lawful 4th Amendment Constitutional Warrant ever presented.** **Brent C. Moody was witness to the conditions and presides over the process in Nye County.** **If no timely rebuttal, it is AFFIRMED.**
37. **That same week, court produced an unsworn statement alleging a warrant for making threats.** There were no procedural reasons cited for seizure of men including Cliven Bundy other than an unpaid permit. **If no timely rebuttal, it is AFFIRMED.**
38. **There was no warrant or hearing offered to Cliven Bundy or the parties in question, who were illegally jailed under color of law and allowed no defense.** **If no timely rebuttal, it is AFFIRMED.**
39. **“Probable Cause” can only be validated by a signed Oath and Affidavit from the “Concerned Citizen”. As there was No Injured Party and/or No Injury to Property, there was No Crime in progress.** **If no timely rebuttal, it is AFFIRMED.**
40. **In August 2017, Cliven and Ryan Bundy were tortured in jail and offered no redress as required by the Bill of Rights which is now on the public written record.** **If no timely rebuttal, it is AFFIRMED.**

Notice is hereby given that all Lien Debtors have ten days (10 days) to rebut, deny or to prove the above Allegations that are assigned to this Affidavit of Obligation. Failure of any Debtor to rebut, deny or to prove any one of these allegations will be construed to be failure to rebut, deny or to prove all of these allegations.

(Continue next page)

LEDGERING:

LEDGERING: is assessed by the value of the injury incurred by Jeremy Lowe and that by AGENT by AGENT and by the assessed penalty noted in the Legal Notice and Demand (LNAD) Document filed with the Clark County Clerk and with the Clark County Nevada Sheriff and with the Clark County Commissioners..

LEDGERING: also in this instant matter is comprised solely of the value dictated by the Fee Schedule and the Legal Notice and Demand to/for/by each and every agent that has been or is now involved in a violation of their Oath; a violation of the United States Constitution and the Honorable “Bill of Rights”; a violation of the International Bill of Human Rights (IBHR) and a violation of the Universal Declaration of Human Rights (UDHR). Any of these violations that cause injury to a Natural Man or Woman will be in ledger against the perpetrator and appropriate fees, fines and penalties applied.

- 1. PARTIES FOUND IN VIOLATION:** These Flagrant Transgressions of their Oath of Office: Abuse of Authority and Abuse of Due Process; Aiding and Abetting and Denial of Due Process; Breach of Oath and Racketeering; Obstruction of Justice. See Legal Notice and Demand Definitions: #1, #2, #3, #4, #5.

Agent: Sheriff Sharon Wehrly (\$2,000,000.00) US Dollars.

Agent: Undersheriff Brent C. Moody (\$24,000,000.00) US Dollars.

Agent: Deputies John Doe 1-10 (\$2,000,000.00) US Dollars

Agent: Clerks John / Jane Doe 1-10 (\$4,000,000.00) US Dollars

Agent: Clark County Booking Agents (John Doe and Jane Doe) (\$2,000,000.00) USD.

Agent: **Judge Gloria Maria Navarro of Clark County (\$1,532,000.00)**

Agent: Clark County District Court Clerks and Recorders (\$2,000,000.00) US Dollars.

Agents: Internal Revenue Service of Colorado (\$2,000,000.00) US Dollars.

Agents: Internal Revenue Service of “United States America” (\$2,000,000.00) USD.

Agents: Federal Bureau Investigation: FBI (\$2,000,000.00) USD

Agents: Bureau Alcohol Tobacco Firearms: BATF (\$2,000,000.00) USD

- 12. AGENTS AND CO-CONSPIRATORS:** Assigned to these flagrant Transgressions of their Oath of Office: Abuse of authority; Abuse of Due Process; Aiding and Abetting; Denial of Due Process; Breach of Oath; Racketeering; Obstruction of Justice. (See LNAD Definitions: # 1, #2, #3, #4, #5)

Agent: Attorney Steven Myhre (\$22,000,000.00) US Dollars.

Agent: Undersheriff Brent C. Moody (\$24,000,000.00) US Dollars.

Agent: Daniel P. Love (\$21,000,000.00) US Dollars

Agent: Clark County District Court Clerks and Recorders (\$2,000,000.00) US Dollars.

Agent: Bailiff acting as Officer in Court (Case# 17-10000) (\$2,000,000.00) US Dollars.

Agents: Internal Revenue Service of Nevada (\$2,000,000.00) US Dollars.

Agents: Internal Revenue Service of "United States America" (\$2,000,000.00) USD.

Agents: Nevada Bureau of Investigation: NBI (**\$2,000,000.00**) US Dollars.

Agents: Criminal Investigation Division: CID (\$2,000,000.00) USD

Agents: W.Joseph Astarita, Andrew McCabe, Greg Bretzing FBI (**\$36,100,000.00**) USD

(End of Ledger ... See Surety)

<<ADDENDUM TO PRINCIPLE LIEN: Invoice: RHK #00999 (AFF-CL)>>
<SURETY>

SURETY: For the value of this Affidavit of Obligation/Commercial Lien and for the injury incurred by Jeremy Lowe is to seize some or all of the equity held by the said agents in their Public Hazard bonds, Commercial bonds; Indemnity bonds; Private and public and commercial Insurance policies; Bank accounts, Savings accounts, Stocks and Bonds and any commercial investments and private property.

Surety for the collateral value of this Affidavit of Obligation/Commercial Lien is:

Certificate of Live Birth bearing the title: JEREMIAH B. LOWE (non domestic)
with SOCIAL SECURITY NUMBER: ██████████

This equity is seized as needed to satisfy any and all claims as filed against each and every agent involved in one or more violations of the Constitution and of the Honorable "Bill of Rights" as posted in the said ledger. If the said equity is not sufficient to satisfy the claims then the CAFR and CRIS fund may be attached.

I acting as active overseer, Jeremy Lowe certify through and of our own commercial liability that we have read the above and we have grounds and do know that it is true, correct, and complete and not misleading, the truth, the whole truth and nothing but the truth.

S: Jeremy Lowe . DATE: 09/07/2017
Jeremy Lowe (Secured Party – without prejudice)

AFFIDAVIT OF OBLIGATION
Commercial Lien/Case # 17-10000 CR 75
(This is a verified plain statement of fact)
Major Party = Clark County Nevada Municipal District Court

ADDENDUM TO COMMERCIAL LIEN: INVOICE RHK # 00999 (ADDEN-LL)

“LEGAL LEDGER TENDERED TO DEBTORS OBLIGATED ON THE LIEN”

NOTICE: To all Federal Reserve Bank CEO’s and to all Insurance Agency CEO’s. The following Ledger assigned to the various DEBTORS is numbered according to the numbers referenced in the Legal Notice and Demand and LNAD Definitions which are included in the mailing.

PARTIES FOUND IN VIOLATION: These Flagrant Transgressions of their Oath of Office: Abuse of Authority and Abuse of Due Process; Aiding and Abetting and Denial of Due Process; Breach of Oath and Racketeering; Obstruction of Justice. See Legal Notice and Demand Definitions: #1, #2, #3, #4, and #5.

DEBTOR: Hon. Judge Gloria Maria Navarro

VIOLATION

***PENALTY PER VIOLATION:* _____**

**1. Breach of Oath/Failure to Produce Claim upon which Relief may be granted.
Two Hundred Thousand USD**

**2. Breach of Contract/Dereliction of Duty in violation of U.S.C. §42 U.S.C. (3)
Six Hundred Thousand USD**

**3. Torture of Prisoners/Racketeering/Violation of §42 U.S.C. Sec. 2 + Sec. 3
Ten Thousand USD**

**4. Threat, Duress, Forced Violation of Due Process under §42 U.S.C. Sec. 3
Ten Thousand USD**

**5. Subjugation to take name of STRAW MAN/Unlawful seizure of aggrieved parties.
Twelve Thousand USD
(e.g. Cliven Bundy, Ryan Bundy, Ammon Bundy and ensuing victims of the theft)**

**6. 1st Amendment Violation/Aiding and Abetting Kidnapping/Violation §42 U.S.C. (3)
Three Hundred Thousand USD**

**TOTAL: One Million Five Hundred Thirty Two Thousand Dollars (\$1,532,000) in USD
(verbatim: seized on bond)[Posted as notice upon all public Bonding Agencies]**

(evidence insert)

BLM Agent Daniel P. Love made materially false statements on record, with aid of manufactured footage placed into court that was not from the actual security tapes. Breach of Contract, intent to cause harm and malicious fraud are the charges.

1 dash-cam video made public during the first two trials you can clearly hear cross-talk in the background asking agents to move communications to TAC-Le Channel (329) while communicating with ICP communications director Toni Suminski, [SAC] Daniel P. Love, pers on the mesa, and other BLM tactical gunmen in the wash. Toni Suminski testified in court under oath in the first Bundy trial that recordings of those transmissions were lost after the the hard drive running the recording software had mysteriously come un-plugged during the test on April 12, 2014. Defense teams are now asking for recordings captured before that date.” <http://freedomoutpost.com/bundy-ranch-secutors-exposed-withholding-info-protecting-blm-thug-daniel-p-love/>

(end evidence insert)

DEBTOR: Prosecutor/Attorney Steven Myhre

VIOLATION/Section

PENALTY PER VIOLATION:_____

1. Breach of Oath/Violation of Sec. 3 §42 U.S.C. Nevada

Two Million USD

2. Dereliction of Duty/Coaching Witnesses/Violation of §42 U.S.C. (3) /R.I.C.O Rights

Deprivation

Nine Million USD

7. Excessive Bail/Racketeering upon the court/Violation of §42 U.S.C. Sec. 3: Due Process

Infringement

Two Million USD

8. Threat, Duress, Coercion, Intimidation/Violation of §42 U.S.C. Deprivation of Rights

Two Million USD

9. Obstruction of Justice/Abuse of Due-Process/Violation of NRS 568.290 + 15 U.S.C.

One Million USD

10. Coercion to take name of STRAW MAN/Rights infringement within §42 U.S.C. (3)

Two Million USD

11. Unlawful Kidnapping, Torture and forced confessions for statement/Violation of

§42 U.S.C. (3) Two Million USD

12. Aiding and Abetting Unlawful Duress

Two Million USD

TOTAL: Twenty Two Million Dollars (\$22,000,000.00) in USD

(verbatim: seized on bond.)

DEBTOR: Federal Bureau Investigation Agents Andrew McCabe, W. Joseph Astarita and Greg Bretzing: (FBI)

VIOLATION/Section

PENALTY PER VIOLATION: _____

1. Breach of Oath/Violation on Sec. 3 of Hatch Act
One Million USD

2. Dereliction of Duty & Attempted Ambush of Pedestrians
One Hundred Thousand USD

7. Excessive Racketeering/Violation of Hatch Act/§42 U.S.C. Section 3: Deprivation of rights
Two Million USD

8. Threats and Unlawful Arrest/Violation of §42 U.S.C. Section 3: Deprivation of rights
Three Million USD

9. Obstruction of Justice/Abuse of Due-Process
Two Million USD

10. Coercion to take name of STRAW MAN
Two Million USD

11. Unlawful Seizure/Attempted Murder
Two Million USD

12. Abetting Kidnapping/Murder on Lavoy Finicum/Violation §42 U.S.C. Sec. 3: Deprivation of rights
Twenty Four Million USD

TOTAL: Thirty Six Million One Hundred Thousand Dollars (\$36,100,000.00) in USD (verbatim: seized on bond.) [Posted as notice upon all public Bonding Agencies] (End of Addendum)

I, Jeremy Lowe, certify on my own commercial liability that I have read the above and do understand the exact nature and contents to its meaning upon the instrument's intended purpose. It is hereby affirmed that I know it to be true, correct, complete and not misleading as well as the truth, and nothing but the truth according to the laws of these united states. It is affirmed and sworn on this day, pursuant to UCC-1-308.

Signature: Jeremy Lowe

Date: 09/07/2017

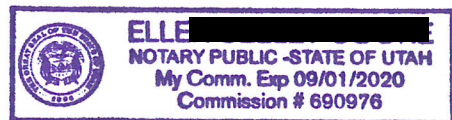
PUBLIC JURAT

On this 7th day of September 2017, a man, who identified himself as Jeremy B. Lowe appeared before me, a notary public of the below-referenced county and state, and attested to the truth of this Affidavit of Obligation with his oath and autograph.

State of Utah }

County of Washington }

Notary Public: Ellen [redacted]





STATE OF NEVADA
 NEVADA HOUSING DIVISION
 MANUFACTURED HOUSING
 1830 E College Pkwy Suite 120
 Carson City, NV 89706



Phone (775) 684-2940; Fax (775) 684-2949
 mhd.nv.gov

-IMPORTANT-
 A landlord lien for unpaid rentals and utilities may not exceed \$2,500 or the total amount due, whichever is less. The Division will not accept a

NOTICE OF LIEN

MANUFACTURED HOME/ MOBILE HOME / COMMERCIAL COACH

TO GLORIA MARIA NAVARRO
 (NAME OF REGISTERED OWNER)

Address 4078 El Segundo Avenue Las Vegas NV 89121
 Street Address City State Zip Code

TO GLORIA MARIA NAVARRO
 (LEGAL OWNER, IF DIFFERENT FROM REGISTERED OWNER)

Address 995 Sugar Springs Drive Las Vegas NV 89110
 Street Address City State Zip Code

TO _____
 (PERSON HOLDING A SECURITY INTEREST)

Address _____
 Street Address City State Zip Code

TO _____
 (TENANT OR SUBTENANT)

Address _____
 Street Address City State Zip Code

TO _____
 (NAME OF ANY OTHER PERSON KNOWN TO HAVE OR TO CLAIM AN INTEREST IN THE MANUFACTURED HOME, MOBILE HOME OR COMMERCIAL COACH DESCRIBED BELOW)

Address Pro Surety Bond Las Vegas NV 89146
 Street Address City State Zip Code

TO: State of Nevada, Department of Business and Industry, Nevada Housing Division, Manufactured Housing

PLEASE TAKE NOTICE THAT,

Jeremy Love of _____ Washington Township, Utah state
 (NAME OF LIEN CLAIMANT) Address

Nevada, in his/her own behalf or on behalf of _____ County of Clark, Nevada state non domestic, a business whose
 (NAME OF BUSINESS, IF APPLICABLE)

address is _____ Washington Township, Utah non domesti, and on whose behalf and in the capacity of Chief
 Address

Executive Officer, claims a lien pursuant to the provisions of NRS 108.267 to
 (TITLE OR POSITION)

108.360, inclusive, on the manufactured home, mobile home or commercial coach described as follows:

Year 2016 Make Property Size 6000 square feet Serial No. _____

The lien is claimed for Punitive damages incurred by Gloria Maria Navarro
 (REASON FOR LIEN) (NAME OF OBLIGOR)

in the following amounts: Rent: \$ 0 for period N/A to N/A, became due on N/A.
 Date

Utilities: \$ 1,532,000 for period 01/2011 to 09/2017, became due on 08/31/2017
 Date

Charges for towing, storing, maintaining, keeping, or repairing a manufactured home, mobile home or commercial coach, or for furnishing accessories, facilities, services or supplies therefore (please describe):

Not kept up to required standards pursuant to policies of NRS 108

\$ N/A became due on 08/31/2017.
 Date

Costs of lien (Please describe): All principal equity and public hazard bonding as well as requisite insurance for the holding.

Total Currently Due: \$ 1,532,000. In addition to this amount, a further claim may accrue as follows:
 (Describe any amounts which may accrue after date of Notice of Lien and the rate at which they will accrue.)

Demand is hereby made that the total amount of \$ 1,532,000 together with any amount hereafter accrued, be paid on or before 09/10/2017.

Date Specified Pursuant to NRS 108.272(4)



STATE OF NEVADA
 NEVADA HOUSING DIVISION
 MANUFACTURED HOUSING
 1830 E College Pkwy Suite 120
 Carson City, NV 89706

Phone (775) 684-2940; Fax (775) 684-2949
 mhd.nv.gov



-IMPORTANT-
 A landlord lien for unpaid rentals and utilities may not exceed \$2,500 or the total amount due, whichever is less. The Division will not accept a

Unless this amount is paid within the time specified, the above-described manufactured home, mobile home or commercial coach shall be advertised for sale, and sold by auction at a time and place to be specified pursuant to the provisions of NRS 108.267 to 108.360, inclusive, to satisfy the lien in the amount claimed herein, together with any further claim that may accrue and all costs of enforcing the lien.

You may contest the validity of the lien by filing a Notice of Opposition in the Justice Court on the form provided by the Justice Court, or you may use any other legal procedure available to you (see NRS 108.350). (The procedures for contesting this lien are set forth in NRS 108.350 and NRS 108.355, reprinted below.)

If you challenge the lien by court process, including the Justice Court process, and lose, the court could order that you pay for the other side's attorney. If that happens such attorney's fees can be added to the lien amount that you have to pay.

Signature Jeremy Lowe Date: 09/07/2017

COUNTY OF Washington STATE OF Utah

Subscribed and sworn to before me this 7th of September 2017,
Day Month

by Jeremy Britt Lowe
(Name of person whose signature is being notarized)



Notary Public Ellen

NOTE: This form must be completed in its entirety. *****

NRS 108.350 Validity of lien may be contested; liability of claimant after sale. Nothing contained in [NRS 108.270](#) to [108.367](#), inclusive, precludes:

1. The owner of any motor vehicle, aircraft, motorcycle, motor or aircraft equipment, aircraft parts, trailer, recreational vehicle, mobile home or manufactured home; or
2. Any other person having an interest or equity in the property, from contesting the validity of the lien. All legal rights and remedies otherwise available to the person are reserved to and retained, except that, after a sale has been made to an innocent third party, the lien claimant is solely responsible for loss or damage occasioned the owner, or any other person having an interest or equity in the property, by reason of the invalidity of the lien, or by reason of failure of the lien claimant to proceed in the manner provided in those sections.

NRS 108.355 Contesting validity of lien on mobile home or manufactured home.

1. A person contesting the validity of a lien on a mobile home or manufactured home may file a notice of opposition to the lien in the justice court in whose jurisdiction the mobile home or manufactured home is located. The notice of opposition must be filed within 5 days after the person filing the notice receives the notice of sale by auction, must be made on a form provided by the clerk of the justice court and must include the facts supporting the notice. The person filing the notice shall serve certified copies of it upon the lien claimant and the Manufactured Housing Division of the Department of Business and Industry.
2. Upon the filing of the notice of opposition to the lien, the justice of the peace shall schedule a hearing on the notice, which must be held as soon as practicable but not sooner than 5 days after service of the notice. The justice of the peace shall affix the date of the hearing to the notice and order that a copy be served upon the lien claimant within 5 days after the date of the order.
3. The justice of the peace shall either dismiss the objections to the lien claim, declare the lien invalid or declare the amount of the lien if it is different from that described by the lien claimant.
4. After receipt of a notice of opposition to a lien or other notice pursuant to any proceeding to contest the validity of a lien, the Manufactured Housing Division of the Department of Business and Industry shall not transfer the title to the mobile home or manufactured home that is the subject of the lien until the matter has been adjudicated.
5. This section does not affect the rights of a secured party pursuant to [chapter 104](#) of NRS.

NRS 108.2735 Liens on mobile homes and manufactured homes: Expiration. A lien asserted against a mobile home or manufactured home expires 1 year after it is filed with the Manufactured Housing Division of the Department of Business and Industry.

OFFER NOTICE TO PRINCIPAL.

NOTICE: You are hereby authorized and ordered to give official notice to the registered agents **A1 Surety Bonds, JW Surety Bonds, Integrity Bonds Inc., Pro Surety Bond, Bryant Surety Bonds** and any other active participant in the presiding area. The notice should be administered no later than five days following the filing of the instrument as required by law. The registrar's phone number of record is 702-455-4610 who as acting agent is required to be notified of the same. Thank you for your timely cooperation.

Signature: Jeremy Lowe

Date: 09/07/2017

Jurat esc 9-7-2017

WRITTEN AGKNOWLEDGEMENT

On this 7th day of September 2017, a man, who identified himself as Jeremy B. Lowe appeared before me, a notary public of the below-referenced county and state, and attested to the truth of this Affidavit of Obligation with his oath and autograph.

State of Utah }

County of Washington }

Notary Public: Ellen [REDACTED]



obligation

<http://www.theeventchronicle.com/study/an-international-commercial-obligation-lien-indictment-has-been-filled/>