

- Skinner boast save \$1M no field inspections void 5-year review cycle F.S.193.023(2).
- Skinners 30-yr incumbency not understand web page market v. assessed valuations.
- Skinner pays ABA no tickie no laundry policy sex abuse of married lady: staff deponent.
- Skinner buys into lawyer seeking fee extortion core policy quashing 17-subpoenas all justiable admissible evidence to fraudulently self-serve Florida Elections Commission FEC 16-357 \$10,862.50 judgment after ABA U.S. Supreme Court Certiorari No. 18-1216 (2D-18-55) & U.S. Supreme Court Writ of Mandamus 19-481 denied remand to Florida Circuit Court 100% JTV-DP-R with 4-cameras for Christmas 2021. All guarantee no protection of public: ABA is likened: U.S. Supreme Court.
- Skinners field work takes him out of Collier County to Lee County to play shoot guns.
- Skinner pre-pays ABA *no tickie no laundry policy* to retain incompetent-self-official.
- All above are extrinsic actual frauds that satisfy cross examination for intrinsic frauds.

2-a-b-c-d-e-Allegation dry fact incompetent June 9, 2016 letter Exhibit A-8396 (c) which stated: *"There is no obligation on the part of the Property Appraisers office to answer Questions" ¶2, page 1. Violates the Florida Republican Code of Conduct Article 7.) "I neither use nor condone any last minute unfounded or misleading statements that cannot be answered for my opponent(s) in time for election."* (d) Then incompetently quoted Sunshine Manual page 141 irrelevant to a candidate. **Candidates are exempted from Sunshine Law.** Pro Se RCL by Atty General Opinion (AGO) in FEC 16-357 record provided AGO's in support denied by quiet poison-hostility Fla. State Executive Branch Department of Administrative Law Judge John D. Campbell Newton II FBN244538 who boasted "I don't want to hear anymore of AGO, then refused to enforce his own 5-pre-trial orders to provide hard copy evidence, not provided: ***"we have a court reporter you know."*** (e) SKINNER'S incompetent coverup in suffering: ossified valuation operations & management software with antiquated computer hardware for imputing reference(s) for direct market comparison points correctly reference "deferred maintenance" for needed capitol improvements (6/9/16 letter Exhibit A-8396) Brick & mortar County buildings are not the paper & pencil calculating office operations, minute by second office holders MOOOF (ministerial oath of office) warranty assumption of risk minimally expected as "competence" is an extrinsic fraud by corrupt use violating F.S. 112.313(6) allowing Relief from Judgement FRCP 60(b)(3)/(d)(3).²²⁰

2-f-Allegation dry fact incompetent SKINNER individually & as county gov't actor violated Logan Act (18 U.S. Code §953) using Collier County Property Appraiser Office monies in 2016 & 2020 Republican Primaries: to pay foreign agent: **British Accredited Registry** ("BAR") aka lawyer replication of old England in Florida Bar Association foreign entity doing business with same agency (gov't versus private non-gov't organization controlling gov't) aka **Affiliated Business Arrangement**

²²⁰ **FEDERAL RULE CIV. PROCEDURE 60(b)(3) GROUNDS FOR RELIEF FROM A FINAL JUDGMENT, ORDER, OR PROCEEDING.** On motion and just terms, the court may relieve a party or its legal representative from a final judgment, order, or proceeding for the following reasons: (1) ...; (2) ... **(3) fraud (whether previously called intrinsic or extrinsic), misrepresentation, or misconduct by an opposing party; AND 60(d)(3) OTHER POWERS TO GRANT RELIEF.** This rule does not limit a court's power to: (1) ... (2) ... **(3) set aside a judgment for fraud on the court.**

("ABA") third party *International Green Machine* to stop Pro Se RCL sponsoring the Titles of Nobility Amendment aka Missing 13th Amendment²²¹ (TONA) that cannot discriminate. American Bar Assn requires discrimination to mollycoddle gov't judges/fee lawyers. However, Pro Se RCL a Member of Appraisal Institute (MAI &/or SRA) cannot discriminate as it is not constitutional illegal & immoral MCA.

2-g-Allegation dry fact extrinsic fraud manipulated & falsified public records with no 100% JTV-DP-R & 4-cameras: Letter June 9, 2016 Exhibit A-8396 Not mere advising, aiding & abetting: **"...direct any further correspondence relative thereto (sic) to this office rather than Property Appraiser's Office."** Exhibit A-8396 infamous letter June 9, 2016: last ¶ page 2 prove SKINNER is a figurehead not a functioning active Property Appraiser.

Extrinsic Evidence letter 6/9/16: → derelict duty 10 US Code §892 Art.92 Failure obey regulation(s) is fraud on the court. Violated Fla. Stat. 104.31 Political activities of state, county, and municipal officers and employees.— (1) No officer or employee of the state, or of any county & Skinner pays ABA lawyer(s) public monies for personal election is illegal Fla. Stat. 112.313(6).²²²

2-h-Allegation dry fact Incompetent SKINNER (Republican) politically appointed 90-yr old, 30-year incompetent appraiser/incumbent obligator proxy grantor ad hock replacement appointed candidate (Democrat in Broward County work) non-appraiser, non-Collier County resident. Therefore, is disqualified as *ad hock* replacement candidate Collier County restricted use of Republican Primary in 2016 & 2020 Collier County Property Appraiser Elections.

2-i) Allegation So to further prohibit a continued cover-up of SKINNERS 100% ossified manager-less office operation: 13-tort-extrinsic fraud questions of deferred maintenance as voters own the public property appraisal office, for a gov't for good improvement. This remedy is same Mrs. Dorothy Helen Lussy Estate & Mrs. Margaret Alpha Buob Estates whose heirs received nothing. Mom photo document 8, page 41 of 82 & photo of Mrs. Margaret A. Buob demonstrating 2-heirless estate at issue.

3-To: Pro se **C. Christopher Anderson III** FBN352861. Is not protecting USA public is extrinsic fraud.

3-a) Allegation: **"...Rather, Mr. Wood is a member of the Florida Bar, which has jurisdiction over attorneys."** Exhibit A-8590, (10/20/20) ¶1 last sentence, page 1 Chris Anderson Executive Director Florida Commission on Ethics is an extrinsic fraud.

²²¹ Incongruent & foreign agent (*British Accredited Registry (BAR)*) Magna Carta⁽¹²¹⁵⁾ no written constitution versus USA: Title of Nobility Amendment ("TONA" aka (1819) "Missing" 13th Amendment to US Congress. Text @ Solicitor General.

²²² Fla. Statute 112.313(6) Standards of conduct for public officers. ... and local (fee-contract) government attorneys.— ... including any person serving on an advisory body. (6) ... to secure a special privilege, benefit, or exemption for himself...

3-b) Clearly lawyers no existing law to comply with as does Pro Se RCL.

3-c) The extrinsic fraud enforcement with MCA § 25-7-103 with this last resort remedy: MANDAMUS given Jurisdictional Exception Rule.²²³

4-To: Byron David Flagg FBN14311 (\$50,149/yr FEC.) **Allegations of extrinsic fraud. Dry Facts:** is not protecting the Florida public is an extrinsic actual fraud.

4-a) Allegation: Flagg advised Pro Se RCL he was an investigator for Florida-Elections-Commission before contract to appraise his vacant homesite at Twin Oaks, Naples.

4-b) Allegation Flagg the investigator, that did not investigate pursuant the public record published for FEC-16-357 (981-pages, 2DCA 18-055/US. Supreme Court Writ of Certiorari 18-1216 & Writ of Mandamus 19-481) for the 2016 & 2020 elections, June 6, 2016 Letter of questions with no particularized answers received before Republican Primaries. That for which a \$10,862.50 *Judgement* is to be issued before 2021 Christmas by opinion-created-by John D. Campbell Newton II Administrative law judge that refused to enforce his own 5-court orders to produce hard copy exhibits, never received.

4-c) Allegation The replacement Executive-Chair of Fla. Elections Commission to the old one now in prison for child pornography, did publish Flagg never worked for FEC!

4-d)-Allegation-FLAGG eye-to-eye advised Pro Se RCL, he was an investigator for FEC.

4-e)-Allegation-FLAGG with high sense of entitlement with minimal insight as to what Pro Se RCL knew of him & property appraised, was cold, haughty & dispositive. Contract for appraisal report & 1-deposition. RCL denied an extension to participate in further depositions as a set up for trouble.

5-To: John D. Campbell Newton II FBN 244538, Allegation of extrinsic fraud. Dry Facts: is not protecting the USA public is an extrinsic actual fraud.

5-a) Allegation John D. Campbell Newton II FBN244538 lies for a living defies F.S. 768.28(9)(a).

5-b) Allegation predisposed bias, he did not do as spoken. He understood the words & numbers.

5-c) Allegation The FEC lawyer super majority in transcript 100% denied Pro Se RCL's account is the extrinsic fraud policy with no due process hearing by ABA-NGO-ABA to extort that started at \$1,000, \$3,000, \$36,802.50 to \$33,582.50, now \$10,862.50 judgment pending with no probable cause hearing & no investigation demonstrate preset extrinsic fraud policy: ABA-NGO not to protect public.

6-To: Merna Green c/o Assessor Allegation of extrinsic fraud. Dry Fact: is not protecting the Deer Lodge County, Montana public is an extrinsic actual fraud.

²²³ Jurisdictional Exception Rule. Instructions from a client or attorney do not establish a jurisdictional exception. Uniform Standards of Professional Appraisal Practice ("USPAP") 2020-21 Edition. Exhibit A-8589.

6-a-b-c-d.) Allegations-of-extrinsic-fraud. Dry Facts from 1-phone call **a-1st Issue:** Property Tax Appeal due to, excessive (15%) high property tax values 301-305 Main Street & 1818 Tammany Street, Anaconda Deer Lodge County, Montana. **b-2nd Issue:** Merna Green repetition of libel per se²²⁴ per poison irrelevant argument: CV-78-67-BU of Dahood's 100% control over Montana State Court Process: 43-years ago securities fraud case capitalization-void promissory notes;

c-3rd Issue: Challenge MCA 15-8-111 requiring 100% market value (willing seller) not fractional value assessed value (85% unwilling seller) due to definition change in early 1970s.

d-4th Issue: Court Default Judgment \$89,828.56 (Court \$90,001.30 in Mt. State Dist. Case).

7-&-12 To: Wade J. Dahood, Jeffrey Wade Dahood, KNIGHT & DAHOOD: Law Office with non-lawyer clients: **Henry Paumie Lussy, Ms. Roque & Mrs. Bornff:** none of which protecting blessed parents Dorothy Helen & Henry Francis Lussy estate properties ownership or property tax appeals.

7-&-12-a) Dry Fact Revocable Living Trust was to be Mothers Last Will & Testament was to be destroyed sometime prior to November 11, 2015 KNIGHT & DAHOOD Law Office meeting and after Blessed Mother's November 2, 2015 leaving this earth. As Wade J. Dahood said it was not available.

7-&-12-b) Dry Fact attorney Jeffrey Wade Dahood & US Magistrate JC Lynch dismissed Pro Se RCL complaint case as "not understandable" complaint from US District Court forms. United States Pro Se Complaint Forms followed remain unchanged from 2017 to 2021. Such predisposition intrinsic frauds becomes a extrinsic actual frauds under cross examination for estate property listed below:

Butte Georgetown Mining & Milling Inc., 301-305 Main Street & 1818 Tammany Street real and personal property.

7-&-12-c) Allegation On April 6, 2018 Jeffrey Wade Dahood KNIGHT & DAHOOD contradicted father's 6-different intrinsic fraud statements controverted to extrinsic frauds by cross exam.

Quote: JRPCOT Pro Se Defendant Jeffrey Wade Dahood speaking for his father Wade J. Dahood for a Butte Federal court in Missoula hearing: **(6-**falsehoods*)*****(1)** *It all stems around an Estate which was* **(2)** *handled in Third Judicial District Court of Deer Lodge County in front of* **(3)** *Hon. Ray J. Dayton in which my* **(4)** *father (Wade J. Dahood) handled Estate of* **(5)** *parties' parents, &* **(6)** *specifically their mother. Your Honor (4/6/18 pge4 L19-23 transcript CV-17-79-BU-BMM-JCL.*

7-&-12-d) Allegation: Pro Se Jeffrey Wade Dahood attorney stated Mrs. Dorothy Lussy's estate had been adjudicated already in Missoula County, not where she lived in Anaconda Deer Lodge Cty Mont. at 1818 Tammany Street, after Pro Se RCL check w/Clerk of Court Ms. Krueger Probate Records.

²²⁴ "...repetition of libel per se is actionable, even though the libeler explicitly refuses to vouch personally for its verity." Lewis v Evans, 406 So. 2d 489 (Fla. Dist. Ct App. 2 Dist 1981). 19 Fla Jur 2d 409, Exhibit A-2557.

7-&-12-e) Allegation: After Formal Probate filing DP-18-31 that Clerk of Court Ms. Krueger advised Pro Se RCL not to file. The remainder 104 inconsistent issues continue written in record as Remedy
➔ #1 Prevented from Exhibiting Fully his Case by Fraud or Deception multiple Extrinsic Frauds.

7-&-12-f) Allegation: Henry Paumie Lussy (HPL), changed phone numbers, e-mail addresses & refused US certified return receipt mail. HPL'S daughters received letter request. Ms. Roque & Mrs. Bornff did not invite Pro Se RCL into Mothers home. HPL was living in basement & 2-daughters departed November 11, 2015 with boxes of jewelry from Mom. A secular inventory request by Pro Se RCL in US certified mail. Received by daughters & refused by HPL.

○ Inventory list was to be physically handed over 1/3/2016 between 5:30 to 7pm under marquee 305 Main St.: Washoe Theatre movie palace. Result: no answer, no show with police standby.

7-&-12-g) Allegation: After April 6, 2018 formal discovery hearing result of Probate DP 18-31 filing by Pro Se RCL before JC Lynch U.S. Magistrate and signed by B Morris US Judge, the remaining 104 inconsistent itemized claims in Writ of Mandamus continue separate from County estate matter.

7-&-12-h) Allegation: After April Wade J. Dahood KNIGHT & DAHOOD destroyed then fabricated evidence as neither, power of attorney nor, personal representative was appointed. The intrinsic frauds are not valid ground for setting aside a judgment. Id. 358 S.C. at 18, 594 S.E. 2d at 482 (as long as intrinsic fraud is relevant or can be used to attack a witness' credibility on cross-examination, such fraud is clearly admissible in initial action) FRCP 60 relief of judgment order due to extrinsic frauds.

13-14) To: Jeremiah C. Lynch U.S. Magistrate (retired 8/2/2019) concurrent with **Brian M. Morris** Art. III. United States Judge (Judicial Keystone Cop: Wall Street Journal). **Allegation of extrinsic fraud. Dry Facts:**

13-&-14-a) Allegation: Lynch & Morris are not protecting public, only mollicoddling peer lawyers in extrinsic actual frauds itemized in Case CV 17-79 Document 65, 51 pages especially Eleven Exceptions To: Findings & Recommendations pp22-26 egregious bad behavior a common gov't lawyer judge demeanor. Clear Egregious Bad Behavior with judgitis²²⁶ temperament.

13-&-14-b) Allegation: After 4/6/18 Transcript document 61 support of **CV-17-79-BU** a 38-narrative page (44-page exhibits) 82-total is no defective petition: subject matter jurisdiction. Downloaded *US Courts Pro Se Complaint w/Injunctive Relief #2*, format unchanged from 2017 to 2021.

13-&-14-c) Allegation: As not good behavior by JC Lynch & ignored by BM Morris both judges egregious behavior violated US Constitution Article III § 1 & require no judge, only 100-percent juror

²²⁶ **Judgitis** (1956) An emotional disequilibrium that results when a judge confuses the trappings of judicial office with his or her own personal grandeur; ...See Diva(2) *Black's Law Dictionary* 10th Edition (2014) page 970.

verdict fact to law issue^[FN#1] MCA § 25-7-103 for extrinsic frauds by mandamus Leave to File Bill for Amended Complaint & 4-cameras US Rule 33.1(g)(i).

13-&-14-d) Summary Allegation: ➔ As When litigating in California, Missouri or Montana, concealment of assets & two judge bad behavior is extrinsic fraud. Subject matter jurisdiction can never be presumed, waived, or constructed, even by mutual consent of the parties, and it has two parts: *(1) the statutory law authority for the court to hear the case, and (2) the appearance and testimony of a competent fact witness - in other words, credibly of fact witness.* Respondents inadequate subject matter jurisdiction in reading of this U.S. District Court Forms internet model. Therefore no defective pleading exists as judged by Pro Se Lynch & Pro Se Jeffrey Wade Dahood. A second amended complaint is warranted to verify 104 inconsistent facts for clarity & enlargement for deep pockets adding indispensable joined-respondents-as-parties.

15-To: Tyler P. Gilman, Clerk U.S. Court Allegation of extrinsic fraud.

15-Allegation Tyler P. Gilman, Clerk U.S. Court for (13 & 14) **Lynch & Morris** are not protecting public given the past history of CV-78-67-BU destruction of court record necessary for second legal malpractice lawsuit is an extrinsic actual fraud.

16-17-18 To: Ninth District Circuit Ct. Appeal **Allegation of extrinsic fraud. Dry Facts & authority:**

16-17-18-a) Judge Murguia, Judge Christen & Judge Bade re CV-17-79-BU @ 9th DCA: 18-35937 are not protecting public given your pre-employment oaths to protect & defend US Constitution 100-percent JTV-DP-R & 4-cameras qualifies as extrinsic actual frauds.

19-To: John Mudd Exec. Dir., Mont. Bar Assn Allegation of extrinsic fraud.

19-a) Allegation John Mudd is not protecting public given his oaths/Pledge of Allegiance/Voter Registration & possible MOOOF (ministerial oath of office) Warranty Assumption of Risk to protect & defend US Constitution demand 100% JTV-DP-R & 4-cameras all qualify as extrinsic actual frauds.

19-b) Allegation John Mudd's employment position is contingent on joint service to Montana Bar Assn with Pro Se Wade J. Dahood and father Wade J. Dahood of KNIGHT & DAHOOD Law Firm , the ABA with likely clients: owners of monopoly gov't in fee simple estate: registered voter taxpayers.

20-To: Amira Fox, 20th Circuit State Attorney Allegation of extrinsic fraud. Dry Facts:

20-a) Allegation Amira Fox, 20th Circuit State Attorney is not protecting public given your oath MOOOF (Ministerial oath of office) Warranty Assumption of Risk/Pledge of Allegiance/Voter Registration to protect & defend US Constitution demand 100% JTV-DP-R & 4-cameras that qualify as an extrinsic actual fraud.

20-b) Allegation Ms. Fox responsibility included former fact witness/operative: in abstention: John R. Thompson, at 4033 Guava Drive Naples 34104 (before moving twice) active in your State Attorney run: *Witness Coordination Program* letters he received in our joint mail box: (8/29/2005), (9/13/2005), (10/4/2005) & (___/___/2005) Exhibit A-8608 (4-pages) after he got out of Collier County Jail, as Pro Se RCL was a Chaplin at Naples jail the biggest church in Collier County.

20-c) Allegation Ms. Fox did your responsibility include paying John Robert Thompson \$11,489 (Exhibit A-2929) his June 2005 to April 2007 services. Proof of extrinsic actual fraud on Pro Se RCL.

20-d) Allegation Ms. Fox did your witness protection program responsibility include Collier County Sheriff Rambosk in securing safe houses & telling former Naples Mgr. Molinari not to do work?

20-e) Allegation Ms. Fox as co-administrator of Collier County/State of Florida Secret Surveillance Warrants, Witness Protection/Coordination Program include County Commission.

21-To: Susie Krueger former Clerk of Court (retired ('21), Deer-Lodge-Cty) extrinsic fraud:

21-a) Allegation Clerk of Courts job description does not include giving free legal advice, yet you vehemently advised Pro Se RCL not to file DP 18-31 for my blessed Mother-yet you did advise that.

21-b) Allegation: you are not protecting the USA-Deer Lodge County Montana public, by not filing my Amended Counterclaim Complaint DV-18-37 &/or DV 18-38, as it is an extrinsic actual fraud.

21-c) Allegation: you are in breach of oath/MOOOF (Ministerial Oath Of Office) Warranty Assuming all Risk in not protecting the USA-Deer County Montana public as employee/public charge.

22-To: Ben Krakowka, Anaconda-Deer Lodge County Attorney for Montana

22-a) Allegation County Attorney job description does not include giving free legal advice, "Liens" not Notice of First Lien not due" initiated by you, called him: Jeffrey Wade Dahood.

22-b) Allegation County Attorney solicited Wade J. Dahood, Jeffrey Wade Dahood of KNIGHT & DAHOOD Law Firm to "liens" on their property, yet documented as "notice of Liens-not due" in April 6, 2018 transcript CV-17-79-BU.

22-c) Allegation County Attorney routinely gives preferential treatment to lawyers, never non-lawyers evidenced in my petition to you just after passing of my blessed mother is extrinsic fraud.

21-d) Allegation: you are in breach of oath/MOOOF (Ministerial Oath Of Office) Warranty Assuming all Risk in not protecting the USA-Deer County Mont. public as employee in public charge.

23-To: John Fenniman FBN106633, Allegation of extrinsic fraud Lussy v. Fenniman: File 95-540-CP/4th DCA 99-1774 12/22/1999). Fact witness & authority to extrinsic fraud.

23-i) Allegation: Personal Representative with Last Will & Testament: Mrs. Margaret Alpha Buob's Estate; **(ii) Probate Circuit Judge: Stewart R. Hershey** (dead), politician wife (alive) ordered Pro Se RCL to be a non-interested person for lawyer fee seekers; **(iii)** Estate included \$60,000+ cash plus stock/bonds. **(iv)** Heir: Barney Hungerford, Wayne PA (for home leased land: Town of OBP, 16 SE 6th St., Jensen Beach FL.) (Barney was contacted in Florida by *International Green Machine/Mafia to tell Candidate RCL's life will be ruined*). **(v)** Heirs: Kari w/Brother Norway (home: 2929 SE Ocean Dr., I-9, Stuart FL) **(vi)** Heirs received nothing & lawyer supremacy self-administered "success" by self-immunity again. **(vii)** Actual fraud "there was

no right to trial by jury in civil contempt proceeding at common law (South Dade Farms, Inc., 88 So. 2d at 898, In Eilenbecker v. District Court of Plymouth County, 134 U.S. 31, 36, 10 S.Ct. 424, 426, 33 L.Ed. 801 (1890); (viii) Except actual fraud is not a contempt proceeding as another example of manipulated & falsified public records gov't lawyer judges. (ix) "Order Declaring Richard C. Lussy A Non-Interested party, and Declaring the pleadings Filed by Richard C. Lussy Invalid (Judge Stuart R. Hershey 9/22/98). (x) Order Declaring durable power of Attorney VOID (Hershey 3/17/99). (xi) Mrs. Margaret A. Buob's Keys Return by Pro Se RCL July 23, 1999. (x) "NOTICE (8/13/99) OF ADMINISTRATION from John Fenniman 900 SE Ocean Blvd., Suite 120, Stuart, FL. 34994. Attorney for Personal Representative.

24-To: James Sopko FBN 324371 Ibid replicate extrinsic frauds pursuant #26 above **John Fenniman** FBN106633 an allegation of extrinsic fraud as fact witness bad mouthing Pro Se RCL during Martin County Property Appraiser elections. **24-a) Allegations: Court Appt:** First Union Bank for Mrs. Margaret Alpha Buob's Bank Accounts, then for Lucy Luge Vice President with understudy to Sopko: Linda M. Skipper FBN 864020 "Suggestion of Death of Mrs. Buob" 7/30/99.

25-To: Linda Lenartowicz Weiksnar FBN 40487; as replicate per #23 **John Fenniman** FBN106633. **25-a) Allegation of extrinsic fraud fact witness bad mouthing Pro Se RCL during Martin County Property Appraiser elections.** **25-b) Allegation court** appointed Mrs. Margaret Alpha Buob's physical person & property conspiracy with dead Judge Hershey (ordered Pro Se RCL was not interested person to Mrs. Margaret Alpha Buob) & living politician wife. See attached photo A-8354.

26-i-x) To: a) Robert Eugene Belanger FBN983780 Martin County Joined Respondent U.S. Rule 14(b)(i). **Allegations of extrinsic frauds & Dry Facts:** (i) happy belligerent manipulation & falsification of public records for re-publication purposes during 9-Florida Property Appraiser Elections into perpetuity *ad nauseam* against Pro Se RCL; (ii) to "vexatious litigant 3-orders" Fla. Cir. Judges Exhibit A-2900: with 86-Exemptions to "vexatious" litigant a respectable Fla. "vexatious" litigant Florida Statute 68.093 not appropriate in this case study. (iii) Belanger disbelieving "vexatious" litigant exemption of a paid Miami lawyer prepared then withdrew Exhibit A-2691 "COMPLAINT AND ACTION FOR DAMAGES Palm Beach County CA 01-13189AI (RCL verses Charles Henry Damsel Jr. Florida Lawyer, Pro Se RCL had hired a Miami Lawyer for \$1,000 to provide a complaint telephonic-facsimile. Then the lawyer withdrew. Belanger maliciously laughed at Pro Se RCL; (iv) Belanger: before political judge appointment after losing circuit court judge election: was President of Martin County Republicans bad mouthing Pro Se RCL'S enforcement of Florida Statute 768.28(9)(a) Waiver of Sovereign Immunity; (v) unfortunately lawyers support Lawyer Supremacy control USA society; (vi) Gov't lawyer & fee lawyers oppose Titles of Nobility Amendment aka (1819) Missing 13th Amendment to replace in time: gov't lawyer judges with non-discriminating Members of Appraisal Institute (MAI & SRA). (vii) Extrinsic fraud mandate by ABA supremacist is not a Jurisdictional Exception Rule Exhibit A-8589 (Appraisal Foundation USPAP 2020-21); (viii) *American Bar Association* is too big to fail, incorrectly self-administer hearsay: *stare decisis*,

consistent with primary responsibility to 2009 economic decline not to prosecute derivative bond raters for innocent world investment institutions. **(ix)** Bellanger threatened Pro Se RCL with contempt for a civil & quiet competent self-defense to impeach manipulated & falsified public records; **(x)** Bellanger boast as Martin County Mgr. State Atty 19th Circuit mgt. secret surveillance warrants & **(xi)** The managed 24/7 felons out of jail used as undercover, shills to entrap RCL for make believe crime.

26-b) To: Theodore Brousseau FBN31227, Collier County. Not listed ("maybe dead").

26-c) To: Thomas S. Wilson Jr. FBN139907 Miami Dade County (Dead, via obituary)

27-To: David J. Glantz, FBN504238, (ret.) Allegation of extrinsic fraud. Dry Facts: Deputy for 3-Florida State Atty Generals Charles J. Crist Jr. FBN362190; William McCollum FBN11233; Pamela Jo Bondi FBN886440 before he retired.

27-a) Allegation Glantz secured 3-vexatious litigant orders in 3-counties with no verified fact admissible evidence of due diligence. All hearsay. Extrinsic frauds known or should have known court ordered secret surveillance warrants were/are issued from 1988 to the present 2021.

27-b) Allegation Glantz happily belligerent manipulation & falsification of public records without live testimony verification for malicious re-publication purpose in 9-Florida Property Appraiser Elections to go into perpetuity *ad nauseam* false thinking no accountability for lawyer supremacists.

27-c) Allegation Glantz false & immoral effort applied without due diligence 1st to verify then trust.

27-d) Allegation Glantz "vexatious litigant 3-orders" had Fla. Cir. Judges Exhibit A-2900: with 86-Exemptions to "vexatious" litigant a respectable Fla. "vexatious" litigant Florida Statute 68.093 not reflective of reality in this case study where Pro Se RCL lawyers were bribed to lose against him.

27-e) Allegation Glantz uninterested in "vexatious" litigant to disqualify his claim as exempt a paid Miami lawyer to prepare then withdrew Exhibit A-2691 "COMPLAINT AND ACTION FOR DAMAGES Palm Beach County CA 01-13189AI (RCL verses Charles Henry Damsel Jr. Fla. Lawyer).

27-f) Allegation Glantz, Pro Se RCL had hired a Miami Lawyer for \$1,000 to provide a complaint telephonic-facsimile. Then the lawyer withdrew. Belanger maliciously laughed at Pro Se RCL.

27-g) Allegation Glantz et al refuse to enforce Fla. Stat. 768.28(9)(a) Waiver Sovereign Immunity. on lawyers.

27-h) Allegation Pro Se RCL suspect Inter'l Green Machine/mafia found you sympathetic to do this to me.

27-a-thru-h) Authority Common allegation "CA" → #1 prevented from exhibiting fully his case by fraud or deception. CA→5 community property character of public-employee trust; CA→7 oath fraud voter registration; CA→8 Oath MOOOF Warranty Assumption of Risk as an extrinsic fraud on people is extrinsic fraud.

28-&-29) To: Cynthia Georgette Angelos FBN539058 (resigned for self-employment) partnered with **Walter N. Colbath Jr. FBN14659 Chief Judge** on 1-hearing to dismiss RCL v 4th DCA et al & John Fenniman FBN106633 (Personal Representative to 3-heirs received nothing from Mrs. Buob's estate).

28-29-a) Allegation Angelos & Chief Judge Colbath consolidated two case for one hearing.

28-29-b) Allegation Chief Judge Colbath & Judge Angelos together ordered a state contracted court reporter as did Pro Se RCL. Reporters stating it to be a case of dueling court reporters.

28-29-c) Allegation Pro Se RCL local court reporter said the state contract court reporter had to travel from out of town so it was appropriate the local court report return to her local office. The

second Florida State contracted court reporter said she followed court Judge Colbath verbal order to 99.9-percent self-censor Florida sunshine manipulated & falsified public records.

28-29-d) Allegation Pro Se RCL paid nothing for free transcript as redacted to 2-pages rendered nothing of substance except caption. To be framed Chief Judge Colbath Jr. is of poster boy status.

28-29-e) Allegation Pro Se RCL'S court reporter should have stayed as this evidence was destroyed by fabricated Order follow by written order that did not specify 100% concealment.

28-29-f) Allegation The Pro Se 4th DCA case & RCL v Finemmin Personal Representative possible allow cash & property from Mrs. Buob's Last Will & Testament with hard copy disclosing honest heirs not court appointed Lawyer Wiksnar and bank accounts Lueg.

30-To: Christine Hissam **Greider**, FBN607177, Senior Judge (ret. 1/2020) Extrinsic fraud dry facts:

(30-a) Allegation Greider fraudulently claimed on her gov't letterhead that Pro Se RCL'S affidavit pleadings are just letters a misrepresentation truth, a juror verdict[FN#1] issue competitive neutrality.

(30-b) Allegation Greider fraudulently denied Pro Se RCL permission to file in small claims court insisting a lawyer is necessary for small claims court. A Judge Cynthis Pivacek said otherwise.

(30-c) Allegation Greider fraudulently denied Filing a small claims case with copy of complaint pleading. Electronic Contract over the internet sabotage-bribed with court order SSW to cancel the commercial appraisal contract \$6,500+/- apartment project to be built on Grand Lely Drive across from the Regional Library & County Sheriff emergency HQ, Naples Florida.

31-To: Julian I. **Jacobs** (IRS District Court Judge), Allegation of extrinsic fraud Dry Facts.

31-a) Allegation Pro Se RCL prepared a summary Exhibit tabulating the document, page and line with number and places of affidavit pleadings are fraudulently described by Judge Jacobs to be letters.

31-b) Allegation Julian I. Jacobs promptly retired IRS his new forwarding address, yet ever was a member of faculty: University of Denver, Sturm College of Law 2255 E. Evans Ave. Denver, CO 80208, Ph (303) 871-6000. Then that address say he did not live there.

32-To: Robert **Crown** County Judge, with John Robert **Thompson** (no address known abstention) extrinsic fraud. Dry Facts.

32-a) Allegation Case 07-2396-SC **Judge Crown** (2-page) "Order of Dismissal if Defendant's (Pro Se RCL) Demand For Trial By Jury Cross Claim To Statement of Claim" dated Jan 28, 2008.

32-b) Allegation Judge Crown scheduled to present moot court for Advanced Citizen Academy 2016 for Sheriff & he would not. Found another. Judge Crown is unfit and unable to do jury trials.

32-c) Allegation Case 07-2396-SC **Judge Crown** responsibility included former fact witness/operative: in abstention: John R. Thompson, at safe house: 4033 Guava Drive Naples 34104 (before moving twice) active in your *Witness Coordination Program* letters received in our joint mail box: (8/29/2005), (9/13/2005), (10/4/2005) & (___/___/2005) Exhibit A-8608 (4-pages) after he got out of Collier County Jail. Pro Se RCL was a Chaplin at Naples jail the biggest church in Collier County.

32-d) Allegation Judge Crown did your responsibility include paying John Robert Thompson \$11,489 (Exhibit A-2929) his June 2005 to April 2007 services. As proof of extrinsic actual fraud on Pro Se RCL.

32-e) Allegation Judge Crown did you as co-administrator of Collier County Secret Surveillance Warrants, Witness Protection/Coordination Program include Collier County Commission?

33-To: Arthur Brian Brandt FBN112658 **Allegations of extrinsic fraud.**

33-a) Allegation Arthur Brandt before coming before Judge Roby some years ago in Stuart Martin County, you said all the prior lawyer work-for-me-was-no-good, rigged. Will you please elaborate.

33-b) Authority Common allegation "CA" → #1 prevented from exhibiting fully his case by fraud or deception. CA→5 community property character of (public) trust; CA→7 oath fraud voter registration; CA→8 MOOOF Oath fraud Warranty Assumption of Risk: ALL extrinsic fraud for FRCP 60.

PRAYER FOR-RELIEF-TO REHEAR:

WITH ORDER" MOTION FOR LEAVE TO FILE BILL OF COMPLAINT & 4-CAMERAS

Petitioned remedy from Honorable John Roberts Chief Justice authority with ministerial effort, no discretion: Order remand back to trial court reasons for new suit are sustained to set aside-&-annul former judgment or decree, & open case for new & fair hearing (US Constitution Article III § 3 (Bad Behavior) Amendment VII (Jury Trial) with Montana State Constitution Article II § 16 & 26 (Gov't subject to suit)(Jury Trial) Article III §16 (Oath of Judicial Officers) to disqualify 2-prior trial judges (MCA 3-1-803(1) as formerly interested) past presiding US Magistrate JC Lynch (retired 2019) with-US Judge B. Morris. Petitioner: Pro Se RCL is allowed co-counsel by Deborah A. Harrison Ph.D. Forensic Psychological Evaluation.

UNSWORN DECLARATION UNDER PENALTY OF PERJURY: 28 U.S.C. 1760

"I declare under penalty of perjury under the laws of the United States of America that the

foregoing is true and correct. Executed on date December 17, 2021 by ~~2/1/21~~

R.C. "Rick" (Richard) Lussy Petitioner Pro Se, Injured Candidate, Appellant

Attached documents

US Supreme Court 20-8461 (6/30/21)

Writ of Mandamus (1-page)

US Supreme Court 20-8421 (11/22/21) & (10/29/21) Writ of Mandamus (2-page)

Exhibit A-8354 Photo Mrs. M. Alpha Buob & self as Photo of Mrs. Dorothy H. Lussy Doc. 8, Complaint.

Photo of: Mrs. Margaret Alpha Buob (legally blind) on left, Rick Lussy on right (as her helper)
Pro Se RCL petitioner said: "American Bar Association ("ABA") has outlived its American License to run American Judiciary in replicate to Old England with no written constitution as USA has 1-written.

Probate 99-440CP Martin County not include Pro Se RCL helper to Mrs. Margaret Alpha Buob during her life time. Result of Florida John Fenniman Personal Representative with her Last Will & Testament for which Mrs. Buob chosen heirs, said in my presence: Linda Wiksnar and Lucy Lueg Court appointed trustees, gave nothing to her heirs: 2-homes & \$60,000+ cash Barney Hungerford (Wayne PA) & Kari with her brother in SW Norway.

"This "American Bar Association ("ABA") state & local affiliates is not protecting the Public by not training, not allowing 100-percent jury trial verdict. So to sue lawyers & officials pursuant Florida Statute 768.28(9)(a) Waiver of Sovereign Immunity, & boast of juris doctor of no doctor experience, no dissertations' & no oral exam per 100% JTV-DP-R."

- 1.) ABA plagued: no training, no 100-percent JTV-DP-R, no moot court no mock trial;
- 2.) 100% jury trials are much cheaper to run, given endless appeals & court backups;
- 3.) America will stop using endless motions court for live testimony improve efficiency;
- 4.) Rick Lussy in 43-years of 100-percent collateral appeals post CV-78-67-BU & 9-Florida County Property Appraiser Elections has been plagued with manipulated and falsified public records made to order lawyer fee seeking & voided 100% JTV-DP-R.

December 15, 2021: *[Signature]* Rick Lussy



Exhibit A-8354

**Additional material
from this filing is
available in the
Clerk's Office.**