

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): <b>Tania R. McCash</b> PO Box 53244, San Jose, CA 95153  TELEPHONE NO.: 408-364-5914                      FAX NO. (Optional): E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name): <b>In Pro Per</b>	FOR COURT USE ONLY
<b>SUPERIOR COURT OF CALIFORNIA, COUNTY OF SANTA CLARA</b> STREET ADDRESS: 190 Hedding St. MAILING ADDRESS: 191 N. First St. CITY AND ZIP CODE: San Jose, CA 95110 BRANCH NAME: Criminal Division	
PETITIONER/PLAINTIFF: <b>THE PEOPLE</b>  RESPONDENT/DEFENDANT: <b>TANIA R. McCASH</b>	
<b>PROOF OF PERSONAL SERVICE—CIVIL</b>	CASE NUMBER: <b>C1653807 rmvd to Alameda Cnty</b>

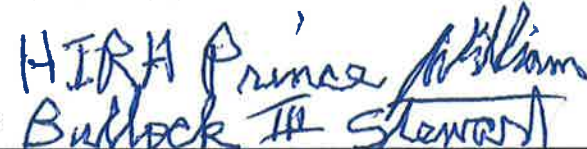
*(Do not use this Proof of Service to show service of a Summons and Complaint.)*

1. I am over 18 years of age and not a party to this action.
2. I served the following documents (specify):
  1. Claim against the COUNTY OF SANTA CLARA, DUNS Number: 069118289, claim form for events in Superior Court of Calif., County of Santa Clara, Criminal Court, in the complete absence of jurisdiction on 4/05/2018, claim for deprivation of civil rights, approx. \$16 Million; 2. Supporting Declaration
  - \* Note Case removed to Santa Clara County Probate Ct, then removed to Alameda County Probate Ct. The documents are listed in the Attachment to Proof of Personal Service—Civil (Documents Served) (form POS-020(D)).
3. I personally served the following persons at the address, date, and time stated:
  - a. Name: Clerk to Santa Clara County Board of Supervisors
  - b. Address: 70 W. Hedding St., East Wing, 10th Floor, San Jose, CA 95110
  - c. Date: 6/28/2018
  - d. Time: 02:45 PM The persons are listed in the Attachment to Proof of Personal Service—Civil (Persons Served) (form POS-020(P)).
4. I am
 

a. <input type="checkbox"/> not a registered California process server. b. <input type="checkbox"/> a registered California process server.	c. <input type="checkbox"/> an employee or independent contractor of a registered California process server. d. <input checked="" type="checkbox"/> exempt from registration under Business & Professions Code section 22350(b).
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5. My name, address, telephone number, and, if applicable, county of registration and number are (specify):  
**HIRH Prince William Bullock III Stewart**  
**State Commissioned Administrative Law Judge pursuant to Compton v. STATE OF ALABAMA**  
**Notary Public, Notary Presenter, Notary Receiver**  
**PO Box 694, San Jose, CA 95106**
6.  I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.
7.  I am a California sheriff or marshal and certify that the foregoing is true and correct.

Date: 6/28/2018

**HIRH Prince William Bullock III Stewart, notary public**  
(TYPE OR PRINT NAME OF PERSON WHO SERVED THE PAPERS)

  
(SIGNATURE OF PERSON WHO SERVED THE PAPERS)

SHORT TITLE: <b>rmvd to Alameda County: PEOPLE v. McCASH; and cross complaint: McCASH v. COUNTY OF SANTA CLARA et al</b>	CASE NUMBER: <div style="text-align: right; font-size: 1.2em; font-weight: bold;">C1653807</div>
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**ATTACHMENT TO PROOF OF PERSONAL SERVICE—CIVIL (PERSONS SERVED)**

*(This Attachment is for use with form POS-020)*

<u>Name of Person Served</u>	<u>Address (number, street, city, and zip code)</u>	<u>Date and Time of Service</u>
Honorable Michele McKay McCoy	190 W. Hedding St., Department 32, San Jose, CA 95110	Date: <u>6/28/2018</u> Time: <u>03:00 PM</u>
Honorable Daniel Nishigaya	190 W. Hedding St., Department 38, San Jose, CA 95110	Date: <u>6/28/2018</u> Time: <u>03:00 PM</u>
Honorable Gilbert T. Brown	190 W. Hedding St., Department 23, San Jose, CA 95110	Date: <u>6/28/2018</u> Time: <u>03:00 PM</u>
Honorable Stephen V. Manley	201 N. First St., Department 61, San Jose, CA 95113	Date: <u>6/28/2018</u> Time: <u>03:00 PM</u>
Commissioner Steven Yep	201 N. First St., Department 61, San Jose, CA 95113	Date: <u>6/28/2018</u> Time: <u>03:00 PM</u>
Presiding Judge Patricia Lucas	161 N. First St., Department 17, San Jose, CA 95113	Date: <u>6/28/2018</u> Time: <u>03:00 PM</u>
Clerk, Hall of Justice, case C1653807	190 W. Hedding St., Department 23, San Jose, CA 95110	Date: <u>6/28/2018</u> Time: <u>02:50 PM</u>
Santa Clara County Risk Management Agency	2310 N. First St., Ste 202 San Jose, CA 95131	Date: <u>6/28/2018</u> Time: <u>03:20 PM</u>
Office of the District Attorney	70 W. Hedding St., 1st Floor, San Jose, CA 95110	Date: <u>6/28/2018</u> Time: <u>03:10 PM</u>
		Date: _____ Time: _____
		Date: _____ Time: _____
		Date: _____ Time: _____
		Date: _____ Time: _____
		Date: _____ Time: _____

# CLAIM AGAINST THE COUNTY OF SANTA CLARA

Please submit the completed form to the Clerk of the Board of Supervisors, 70 W. Hedding St., East Wing, 10<sup>th</sup> Floor, San Jose, CA 95110

Please attach additional pages as needed.


FOR CLERK'S USE ONLY

1. Claimant's full name: Tania Rosemary McCash  Minor
2. Claimant's telephone number: 408-364-5914
3. Claimant's mailing address: P.O Box 53244 San Jose, CA 95153
4. Mailing address to which notices are to be sent, if different from 3: \_\_\_\_\_
5. Date of the incident or loss: April 05, 2018
6. Location of the incident or loss: Superior Court of California, Hall of Justice, San Jose
7. Describe how the incident or loss happened and the reason why you believe the County of Santa Clara is liable for your damages: Case removed out of county. Superior Court of California County of Santa Clara continues to hold court in the complete absence of jurisdiction.
8. Describe the injury, damage, or loss: denial civil rights, due process rights and equal protection under the law, discrimination, violation 4th & 5th amendment, CA Const. Article 1 Sec. 7
9. If a public employee is involved in the injury, damage, or loss, provide name if known: Judge Michele McKay McCoy, Gilda Valeros, M. Gadeberg, K. Rowan, A. Mavrakakis
10. Name of witness, if any: Judge Michele McKay McCoy, Gilda Valeros, M. Gadeberg, K. Rowan, A. Mavrakakis
11. If the claim is for less than \$10,000, state the total amount of the claim: ---

List the items totaling the amount of the claim:

<i>Item</i>	<i>Amount</i>	<i>Item</i>	<i>Amount</i>
<u>denial civil rights</u>	<u>\$10 Million</u>	<u>denial due process rights</u>	<u>\$10 Million</u>
<u>oppression</u>	<u>\$10 Million</u>	<u>denial equal protection under law</u>	<u>\$10 Million</u>

12. If the claim is for more than \$10,000, is the amount over \$25,000? Yes  No

  
Signature of Claimant or Representative

June 25, 2018

Date

*Any person who, with the intent to defraud, presents any false or fraudulent claim may be punished either by imprisonment or fine, or both. See section 72 of the Penal Code.*

**Affidavit Of Tania R. McCash, the natural living woman,  
in support of the claim against the COUNTY OF SANTA CLARA**

STATE OF CALIFORNIA            )  
  ) ss.     **AFFIDAVIT OF TRUTH**  
COUNTY OF SANTA CLARA    )

*Comes now:* Tania R. McCash, making these statements under oath and after first being duly sworn according to law, states that she is your Affiant, over the age of 18, and she believes these facts to be true to the best of her belief based upon first hand knowledge makes these statements as follows:

1. Your Affiant makes this affidavit in the CITY OF SAN JOSE, COUNTY OF SANTA CLARA, on 06/25/2018.
2. Your Affiant states that the facts described herein are true, complete and not misleading
3. Your Affiant states that the undersigned has first hand knowledge of all the facts stated herein.
4. Your Affiant states that the facts described herein describe events that have occurred within the COUNTY OF SANTA CLARA.
5. Your Affiant states that Tania R. McCash, is a non-corporate, real, mortal, sentient, flesh and blood, natural born individual woman, who is living, breathing, and a being, on the soil, with clean hands, rectus curia and **DOES NOT HOLD** the office of 'person'.
6. Your Affiant states that your Affiant makes these statements freely, without reservation.
7. Your Affiant states that if your Affiant is compelled to testify regarding the facts stated herein that the undersigned is competent to do so.
8. Your Affiant states that the undersigned is a Party, in the action and make this Affidavit in support of my motion for a preliminary injunction.
9. Your Affiant states that the undersigned submits the following facts, law and authority as basis for and in support of the Preliminary Injunction.

**STATEMENTS OF FACT**

10. Your Affiant repeats, re-alleges, and incorporates by reference the foregoing paragraphs of this affidavit as if fully set forth herein.

11. Your Affiant states that Judge Michele McKay McCoy is a judge in the SUPERIOR COURT – COUNTY OF SANTA CLARA.
12. Your Affiant states that Judge Michele McKay McCoy of the SUPERIOR COURT COUNTY OF SANTA CLARA has presided over case #C1653807.
13. Your Affiant states that Judge Michele McKay McCoy has issued orders and scheduled and held hearings in the removed case #C1653807 without jurisdiction since the Notice of Notice of Removal was filed and received, on 02/14/2018.
14. Your Affiant states that Judge Michele McKay McCoy is issuing orders against Tania R. McCash, the natural living woman and Executrix, of the TANIA ROSEMARY MCCASH NEE VRSIC Estate, in the removed SUPERIOR COURT OF CALIFORNIA, COUNTY OF SANTA CLARA, Hall of Justice case #C1653807 since the Notice of Notice of Removal was filed and received, 02/14/2018.
15. Your Affiant states that Judge Michele McKay McCoy **KNOWINGLY, WILLINGLY WANTONLY KNEW THAT SHE WAS RULING, ISSUING ORDERS, SCHEDULING AND HOLDING HEARINGS** in the removed instant case without jurisdiction.
16. Your Affiant states that Judge Michele McKay McCoy is guilty or governmental terrorism against Tania R. McCash, the natural living woman.
17. Your Affiant states that Judge Michele McKay McCoy is guilty of malfeasance.
18. Your Affiant states that Judge Michele McKay McCoy is guilty of moral turpitude.
19. Your Affiant states that Judge Michele McKay McCoy is guilty of terrorizing Tania R. McCash, the natural living woman.
20. Your Affiant states that Judge Michele McKay McCoy behavior is solely to harass and retaliate against Tania R. McCash, the natural living woman.
21. Your Affiant states that Judge Michele McKay McCoy is guilty of oppression.
22. Your Affiant states that Judge Michele McKay McCoy behavior shocks the conscience.
23. Your Affiant states that Judge Michele McKay McCoy is guilty of judicial misconduct.
24. Your Affiant states that Judge Michele McKay McCoy has willfully, wantonly, knowingly have violated the Divestiture Doctrine.
25. Your Affiant states that Judge Michele McKay McCoy is guilty of conspiracy.

26. Your Affiant states that “*Where there are no depositions, admissions, or affidavits the court has no facts to rely on for a summary determination.*” *Trinsey v. Pagliario, D.C. Pa. 1964, 229 F. Supp. 647.*
27. Your Affiant states that Judge Michele McKay McCoy is violating her oath of office.
28. Your Affiant states that Judge Michele McKay McCoy continues to make **GROSSLY ERRONEOUS RULINGS, SCHEDULE HEARINGS AND ISSUES ORDERS** in the removed instant case; not one (1) time, but two (2) times, ordering a third psychological evaluation until she received the psych-evaluation which stated that derogatory remarks about the Defendant.
29. Your Affiant states that Judge Michele McKay McCoy **KNOWINGLY, WILLINGLY WANTONLY KNEW** all the while she was threatening Tania R. McCash with warrant arrest if she did not appear on scheduled court days or participate in the psych evaluations by the three (3) doctors ordered by the court.
30. Your Affiant states that Judge Michele McKay McCoy knowingly, willfully, wantonly has conspired in *character assassination* against Defendant Tania Rosemary McCash.
31. Your Affiant states that Judge Michele McKay McCoy has willfully, wantonly, knowingly, grossly issued orders, erroneously ruled and has held hearings violating undersigned’s due process rights, equal protection under the law and civil rights of Tania R. McCash, the natural living woman.
32. Your Affiant states that the COUNTY OF SANTA CLARA OFFICE OF THE DISTRICT ATTORNEY is guilty of prosecutorial misconduct.
33. Your Affiant states that the COUNTY OF SANTA CLARA PUBLIC DEFENDERS OFFICE, is guilty of with holding evidence which can prove the Defendant is not guilty of the charges and/or violating the TRO, due to lack of due process.
34. Your Affiant states that Judge Michele McKay McCoy, Gilda Valeros, M. Gadeberg, M. Gadeberg, K. Rowan and A. Mavrakakis, have all denied the undersigned of her civil rights, equal protection under the law, discrimination and violation of the 4<sup>th</sup>, 5<sup>th</sup> Amendments and California Constitution Article 1 Section 7.

35. Your Affiant states that the SUPERIOR COURT of COUNTY OF SANTA CLARA, OFFICE OF THE DISTRICT ATTORNEY and the OFFICE OF THE PUBLIC DEFENDERS have illegally assumed jurisdiction, knowing there is evidence proving the court lacked jurisdiction and due process in the instant case.

36. Your Affiant states that a judge who acts with objective reasonableness while conducting a case would stop conducting the once the judge received and was noticed of a Notice of Removal.

37. Your Affiant states that as the Defendant, the undersigned has the right to remove the instant case to another jurisdiction.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Further your Affiant sayeth naught.

### VERIFICATION

I, the undersigned make this Affidavit under penalty of perjury, that the pleading is true, except as to the matters stated therein on information and belief, and as to those matters, that I believe it to be true.

The signer of this document is a person having first hand knowledge of the facts stated herein.

**The undersigned** has made a reasonable inquiry into fact and law and affirms to the court that this claim:

1. is not frivolous or intended solely to harass.
2. is not made in Bad Faith - Nor for any improper purpose, i.e. harass or delay.
3. may advocate changes in the law - arguments justified by existing law or non-frivolous argument to change law.
4. has Foundations for factual allegations - alleged facts have evidentiary support.
5. and has Foundation for denials - denials of factual allegations must be warranted by evidence.

Date: 06/25/2018


By:  /s/ Tania R. McCash  
Tania R. McCash, natural living woman

Exhibit Attached:

- Court Order dated 04/05/2018
- Notice of Notice Of Removal and Notice of Removal dated 02/14/2018

# CALIFORNIA ALL- PURPOSE CERTIFICATE OF ACKNOWLEDGMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California }

County of SANTA CLARA }

On 6-26-2018 before me, JIM KUBON,  
(Here insert name and title of the officer)

personally appeared TAVIA R. MCCASH,  
who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Jim Kubon  
Notary Public Signature

(Notary Public Seal)



### ADDITIONAL OPTIONAL INFORMATION

#### DESCRIPTION OF THE ATTACHED DOCUMENT

AFFIDAVIT  
(Title or description of attached document)

(Title or description of attached document continued)

Number of Pages 9 Document Date 6-25-2018

#### CAPACITY CLAIMED BY THE SIGNER

- Individual (s)  
 Corporate Officer

\_\_\_\_\_  
(Title)

- Partner(s)  
 Attorney-in-Fact  
 Trustee(s)  
 Other \_\_\_\_\_

### INSTRUCTIONS FOR COMPLETING THIS FORM

*This form complies with current California statutes regarding notary wording and, if needed, should be completed and attached to the document. Acknowledgments from other states may be completed for documents being sent to that state so long as the wording does not require the California notary to violate California notary law.*

- State and County information must be the State and County where the document signer(s) personally appeared before the notary public for acknowledgment.
- Date of notarization must be the date that the signer(s) personally appeared which must also be the same date the acknowledgment is completed.
- The notary public must print his or her name as it appears within his or her commission followed by a comma and then your title (notary public).
- Print the name(s) of document signer(s) who personally appear at the time of notarization.
- Indicate the correct singular or plural forms by crossing off incorrect forms (i.e. he/she/they, is /are ) or circling the correct forms. Failure to correctly indicate this information may lead to rejection of document recording.
- The notary seal impression must be clear and photographically reproducible. Impression must not cover text or lines. If seal impression smudges, re-seal if a sufficient area permits, otherwise complete a different acknowledgment form.
- Signature of the notary public must match the signature on file with the office of the county clerk.
  - ❖ Additional information is not required but could help to ensure this acknowledgment is not misused or attached to a different document.
  - ❖ Indicate title or type of attached document, number of pages and date.
  - ❖ Indicate the capacity claimed by the signer. If the claimed capacity is a corporate officer, indicate the title (i.e. CEO, CFO, Secretary).
- Securely attach this document to the signed document with a staple.



**DECLARATION OF TRUE AND CORRECT COPY**

**By Tania R. McCash, the natural living woman,**

**UNDER PENALTY OF PERJURY**

I, Tania R. McCash, the natural living woman, declare under penalty of perjury of the Laws of the STATE OF CALIFORNIA that:

I have read and examined the foregoing Exhibit document, and I do certify that it/they is/are a true and correct copy of the same original document as maintained by the undersigned as document custodian.



DATED: 06/25/2018

By:  /s/ Tania R. McCash  
Tania R. McCash, the natural woman,  
Defendant, and Document Custodian

SUPERIOR COURT  
190 W. REDDING ST  
SAN JOSE, CA 95110

CASE NO. 01382407  
CEN 100-5272  
04/26/2018 9:00 DEPT. 23  
05/01/1984 CAD1434412  
PHILIPPAKIS EDCRBL  
PHOENIX BICHAFT PER PO1568  
S-1-4-017-2002 -PHILAN  
0100 -15005/704458 TW ?

PEOPLE VS. LONIA FURBERNY MCCASB  
L.K.A. 3033 HALLECK DR  
SAN JOSE, CA 95123  
JUDGE HON. MICHAEL HICKEY MCCOY  
REPORTER K. ROHAN  
DEF. ATTY. PUBLIC DEFENDER (P)  
CHARGES PC001PC1348

DATE

CLERK

HEARING

AGENCY

CHSLD STATUS

D.A. M. GARDNER

APG

5/24/18  
VIOLATION DATE 10/9/2016  
023

NEXT APPEARANCE

Defendant Present  Not Present  Atty Present ALL - VARIOUS AD/PD/IDO/Special App  
 Arr'd  Adv  Arr Wav  Amend Comp/Info  Arr  Plea  IDC  PTC  Prob / Sent  Interpreter  Sworn  
 PC977  Filed  On File  Rept/ Adv / Wav  Bail/ OR/ SORP  Rect Dr Rpt  FAR/ ERC  Jail Apply  Balance Exonerated  
 NG  Entered by CRT  NGBRI / Adv  PSet  Prelim  Readiness  S / B MTC  Jail Exonerated  Forfeited  Bond #  
 Denies Priors/ Allegations/ Enhancements/Refusal  Further  Jury  CT  Peo / Def Wav Jury  Reassumption Filed  Forfeiture Set Aside  Bail Rein  
 TW  TNW  TW / WD  TW Sentence  Ref'd  Costs Within 30 Days to Court  
 Ref / Appt PD / ADO / IDO  Con Decl  Adm A / F  APO / DADS/ Prop 36  P36 Re-Assmt'  SCRP / OR  Revoked  Reinstated  May Post & Forfeit  
 Relieved  Appt'd  Crim Proc Susp  Rein  Status Hrg  3W Ordered \$  Stayed  To Issue  
 Hrg on Motion  Doubt Decl Pursuant PC 1368  No Cite Release/SCIT  No Request  Cash Only  
 Granted  Denied  Submitted  Off Cal  Subm on Report  Found  1W Set Aside  Recalled  Filed  Remain Out  NWF  
 Stip to Comm  Drs. Appointed  Max Term  Committed  Proof of  
 Prelim Wav  Certified to General Jurisdiction  MDA / COM Amended to  
 Amended to  (M) VC12500(a) / VC23103(a)  Pur VC23103.5  DA Stmt Filed  PROP. 47

PLEA Conditions:

None  No State Prison  PC17 after 1 Yr Prob  Includes VOP  
 Jail / Prison Term of  Add to Cal  Vacate pending date  
 Dismissal / Striking  Subm time of Sent  Harvey Stip

Adv Max Pen / Parole / Prob / Immig / Appeal  Reg HS11590/PC290/PC457.1/PC186.30  FSF  Fines/Fees  PC29800/29805/30305/666/VC14607.8  
 Wav Right to  Counsel  Court / Jury Trial  Subpoena / Confront / Examine Witnesses  Self-incrimination  Written Waiver filed  Plea / Absentia filed  
 COP  GUILTY  NOLO CONTENDERE to charges & admits enhancements / allegations / priors  PC17  Ar buckle  Factual Basis found  Findings stated  
 Prop 36 Granted / Unamenable / Refused / Term  DEJ Eligibility Filed  DEJ Granted/Rein / Term Fee \$  Guilty Plea Renderec  
 Waives Referral  APO Full Rpt  CR110 issued **Fines/Fees Pay to:**  DOR  Traffic  Court  Today  Audit #  
 Sent Suspended  PROBATION DENIED

**PROBATION**  Execution  Imposition of sentence suspended for probation period  
 COURT  FORMAL PROBATION GRANTED for \_\_\_\_\_ Days / Mos / Yrs  
 Report to APO within \_\_\_\_\_ Days  Terminated  Upon Release  
 Perform \_\_\_\_\_ Hrs Volunteer Work as directed PO / SAP  in lieu of fine/Jail  
 Not drive w/o valid DL & Ins  Adv VC23600  HTO  Re-refer  
 MOP  FOP  12 hrs  3 mos  9 mos  Enroll within \_\_\_\_\_ days  
 DL Susp/ Restr'd/ Rvk'd for \_\_\_\_\_  IID Not/Ordered/ Rmv'd Term \_\_\_\_\_ Yrs  
 No contact with victim or family / co-defts unless appr by APO  PC1202.05  
 DVPO issued / mod / term'd Exp \_\_\_\_\_  Victim Present  
 No Contact  Peaceful Contact  DSA thru APO / DOR / CRT  Filed  
 Not own/possess deadly weapons  Destroy/return weapon \_\_\_\_\_  
 Stay away from \_\_\_\_\_  
 Submit Search/Testing  Educ/Voc Trng/Emp  No alcohol / drugs or where sold  
 Substance Abuse, Psych, Theft, Anger Mgmt, DV, Parenting cnsl / prgm  
 PC296 (DNA)  PC1202.1 HIV Test / Education  
**VOP:**  Wav  Arr'd \_\_\_\_\_  Admits/Denies Viol  Court Finds VOP / No VOP  
Prob Rein / Mod / Term'd / Revoked / Remains Revoked / Ext to \_\_\_\_\_  
 Original Terms & Conditions Except as Amended herein  
 Co-terminous with \_\_\_\_\_  No Further Penalties / Reviews  
Other: \_\_\_\_\_

COUNT	\$	+ PA \$	<input type="checkbox"/> Purs-HS11350d
COUNT	\$	+ PA \$	<input type="checkbox"/> PC290
AIDS / CPP	\$	+ PA \$	SORP
DPF	\$	+ PA \$	EMAT \$
LAB	\$	+ PA \$	
DRF/RF	\$	Add'l RF \$	Susp'd PC1292.44/
AEF	\$	Original Fine \$	
SECA/COPA	\$	CTS PC2900.5	\$
ICMF	\$	TOTAL DUE	\$
ICIN	\$	Payments Granted / Modified	
AR	\$	\$ / Mo beginning	
SHELTER	\$	FINE STAYED	
DV	\$	Committed @ \$ / day	<input type="checkbox"/> May Pay Out
ATTY	\$	Consec/Conc to	
ASF\$25/CPF\$10	\$	Fine / Fees <input type="checkbox"/> Deemed Satisfied <input type="checkbox"/> Commuted	
P/INVEST	\$	<input type="checkbox"/> P/SUP \$ / Mo <input type="checkbox"/> Waived	
CJAF \$129.75/\$259.50	\$	<input type="checkbox"/> Add'l Fees Waived	
		<input type="checkbox"/> SECA, ICMF, ICIN, CJAF, PINVEST, PSUP FEES NOT COND. OF PROB	
		<input type="checkbox"/> Restit <input type="checkbox"/> Gen \$ to	
		<input type="checkbox"/> As determined by APO/Court <input type="checkbox"/> Referred to VWAC <input type="checkbox"/> Collect Civilly	

Count	F/M	Violation	Prison Term / Yrs	Enhancement / Priors	Yrs / Styd / Strkn	County Jail HRS / DAYS / MOS

Enhancement	Yrs/S	Enhancement	Yrs/S	Enhancement	Yrs/S	Enhancement	Yrs/S	Enhancement	Yrs/S	Total

CTS = ACT +  4019  1/2  1/3  PC2933.1 Total Total term \_\_\_\_\_ CDCR / PC 1170h  
 Straight time  In Camp  WWP  PC1209 Fees  Waived  Court Rec \_\_\_\_\_ All / Except  EMP/PSP/ERP/DRP/Co Parole/NP  
 Sent Deemed Srv'd  Rpt to Parole/Prob w/in \_\_\_\_\_  Adv/ORD \_\_\_\_\_ Yrs/Mos Parole/MS/PRCS/Appeal  Consec  Conc to  
 Bal CJ Susp  All but \_\_\_\_\_ Hrs/Days/Mos  On Cond Complete Residential Treatment Prgm  Serve Consec MO/TU/WE/TH/FR/SA/SU  
 Pre-process \_\_\_\_\_ AM/PM  Stay / Surrender / Transport to \_\_\_\_\_ @ \_\_\_\_\_ AM/PM or Sooner  
 REMANDED-BAIL \$ \_\_\_\_\_  REMAIN AS SET  NO BAIL  COMMITTED  RELEASED  OR  SORP  JAC PHONE ASSMT  P36  
 AS COND OF SORP  BAIL INCREASED / REDUCED  TO PRGM AS REC BY JAC DOC TO ARRANGE TRANSPORT UPON AVAIL BED

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): <b>Tania R McCash, Executrix, the natural living woman</b> <b>c/o 6469 Almaden Expressway Ste 80</b> <b>San Jose, CA 95120</b> TELEPHONE NO.: _____ FAX NO. (Optional): _____ E-MAIL ADDRESS (Optional): _____ ATTORNEY FOR (Name): <b>Self</b>	FOR COURT USE ONLY  FILED MAR 05 2018 Clerk of the Court Court of CA County of Santa Clara K. N. CKELSON
SUPERIOR COURT OF CALIFORNIA, COUNTY OF <b>SANTA CLARA</b> STREET ADDRESS: <b>191 North First Street</b> MAILING ADDRESS: <b>191 North First Street</b> CITY AND ZIP CODE: <b>San Jose, CA 95113</b> BRANCH NAME: <b>Downtown Main Branch - Probate Division</b>	
PLAINTIFF/PETITIONER: <b>Tania R. McCash,</b> DEFENDANT/RESPONDENT: <b>COUNTY OF SANTA CLARA, et al</b>	
<b>NOTICE OF STAY OF PROCEEDINGS</b>	CASE NUMBER: <b>1-17-PR-181727</b> JUDGE: <b>TBD</b> DEPT.: _____

**To the court and to all parties:**

1. Declarant (name): **Tania R McCash, Executrix, the natural living woman**
  - a.  is  the party  the attorney for the party who requested or caused the stay.
  - b.  is  the plaintiff or petitioner  the attorney for the plaintiff or petitioner. The party who requested the stay has not appeared in this case or is not subject to the jurisdiction of this court.
2. This case is stayed as follows:
  - a.  With regard to all parties.
  - b.  With regard to the following parties (specify by name and party designation):
3. Reason for the stay:
  - a.  Automatic stay caused by a filing in another court. (Attach a copy of the Notice of Commencement of Case, the bankruptcy petition, or other document showing that the stay is in effect, and showing the court, case number, debtor, and petitioners.)
  - b.  Order of a federal court or of a higher California court. (Attach a copy of the court order.)
  - c.  Contractual arbitration under Code of Civil Procedure section 1281.4. (Attach a copy of the order directing arbitration.)
  - d.  Arbitration of attorney fees and costs under Business and Professions Code section 6201. (Attach a copy of the client's request for arbitration showing filing and service.)
  - e.  Other: See continued information below for #3e

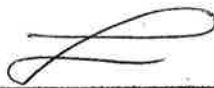
**Item # 3e Continued from above:**

**\*\*\*REMOVAL TO SUPERIOR COURT COUNTY OF ALAMEDA WAS FILED 02/13/2018, PURSUANT TO CCP 394 MANDATORY STATUTE REMOVAL WHEN AN OFFICIAL IS BEING SUED IN SAME COUNTY. SUPERIOR COURT OF THE COUNTY OF SANTA CLARA DOES NOT HAVE ANY JURISDICTION\*\*\* 1) SUPERIOR COURT-COUNTY OF SANTA CLARA'S PROBATE DIVISION HAS NOT HAD JURISDICTION since removal of case to COUNTY OF ALAMEDA Probate Court 02/13/2018, AS TO ALL PARTIES & ALL CAUSES OF ACTIONS; THE COURT & ALL PARTIES WERE PROPERLY NOTICED OF THIS REMOVAL AS TO ALL PARTIES & ALL CAUSES OF ACTION, and; 2) Ntc of Removal, & Ntc of Ntc of Removal was filed into the SUPERIOR COURT. SUPERIOR COURT COUNTY OF SANTA CLARA'S PROBATE DIVISION DOES NOT HAVE ANY JURISDICTION OVER THIS CASE.**

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date: **02/22/2018**

**Tania R McCash, natural living woman**  
 (TYPE OR PRINT NAME OF DECLARANT)

  
 (SIGNATURE)

1 Tania R. McCash, the natural living woman,  
2 Sui Juris, Pro Se  
3 6469 Almaden Expressway, Ste 80  
4 San Jose, California, [95120]  
5 Tele: (408) 364-5914



ENDORSED  
FILED  
DEC 04 2017

Clark of the Court  
Superior Court of CA County of Santa Clara  
K. NICKELSON DEPUTY

8 SUPERIOR COURT OF CALIFORNIA  
9 COUNTY OF SANTA CLARA

10 Probate Division – Downtown Main Branch  
11 191 North First St., San Jose, CA 95113

12 *In the Estate matter of:*

13 TANIA ROSEMARY MCCASH NEE  
14 VRSIC, Estate  
15 c/o Estate Executrix, Tania R. McCash, on  
16 behalf of the estate

) PROBATE CASE #1-17-PR-181727  
) [ Criminal Court Case: C1653807 ]  
) THE PEOPLE vs/ MCCASH

17 **'NOTICE OF REMOVAL'**

18 THE PEOPLE OF THE STATE OF  
19 CALIFORNIA

20 Plaintiff

21 /vs/

22 TANIA R MCCASH, *ens legis*

23 Defendant

) Tania R. McCash, Estate Executrix,  
) the natural living woman, non-U.S. citizen,  
) not civilly dead, and a Secured Party, Gives  
) **NOTICE OF REMOVAL** by Affidavit,  
) and As to All Parties and As to All  
) Causes of Action, of Case THE PEOPLE  
) /vs/ MCCASH, Case #C1653807, FROM:  
) Criminal Division; TO PROBATE  
) DIVISION, In the Estate matter of: TANIA  
) ROSEMARY MCCASH NEE VRSIC, Estate,  
) Case 1-17-PR-181727.

24 **Note: Failure to file this is considered**  
25 **concealment, and in violation of**  
26 **.18 US CODE § 2071**

27 Under the doctrine of *Capitis Dominatio Maxima*, Plaintiff  
28 and the Court has consistently listed the Defendant in this  
case as an entity in an all capital name, then tried to impute  
that the Defendant is a flesh and blood living woman, whose  
status has been reduced from that of freedom, to that of  
bondage with loss of all rights as an American National and  
to family.

**Federal Law states:** The use of fictitious names or  
addresses (ALL-CAPITAL-LETTERS) in a private individual's  
names or a ZIP CODE against the individual's wishes is a  
crime under Title 39 U.S.C. Section 3003, Title 18 U.S.C.  
1302, 1341, 1342, and is punishable by up to 15 years

) **Exhibit Attached:** Tania R. McCash, the  
) natural living woman's original 'Declaration  
) of Retraction' dated 7/25/2016, 3/21/2016,  
) 4/18/2016, with proof of service.  
) [Title 28 U.S.C. §§ 1441, 1443; Title 42  
) U.S.C. § 407(a); In re Hall, 442 B.R. 754, 762  
) (Bankr. D. Idaho 2010); FRCP Rule 12(b),  
) Rule 12(f); Federal Constitution of 1787 4<sup>th</sup>,  
) 5<sup>th</sup>, 14<sup>th</sup> Amendments; Title 28 U.S.C. §§ 1331,  
) 1347, 1446, 1446(a), 1446(d), 1447 (a); Magna  
) Carta of 1215]

) Removal to Probate: 12/04/2017

1 Tania R. McCash, the natural living woman,  
2 Sui Juris, Pro Se  
3 6469 Almaden Expressway, - Ste 80  
4 San Jose, California, [95120]  
5 Tele: (408) 364-5914



RECEIVED  
**FILED**  
DEC 04 2017  
K. NICKELSON

8 **SUPERIOR COURT OF CALIFORNIA**  
9 **COUNTY OF SANTA CLARA – Criminal Division**  
10 **190 W. Hedding Street, San Jose, CA 95113**

11 **THE PEOPLE OF THE STATE OF CALIFORNIA**

12 **Plaintiff**

13 /vs/

14 **TANIA R MCCASH, ens legis**  
15 **Defendant**

16 *In the Estate matter of:*

17 **TANIA ROSEMARY MCCASH NEE**  
18 **VRASIC, Estate**

19 **c/o Estate Executrix, Tania R. McCash, on**  
20 **behalf of the estate**

21 **Note:** Misconstrued Petitioner Tania R.  
22 McCash, the natural living woman and  
23 Executrix for the TANIA ROSEMARY  
24 MCCASH NEE VRASIC, Estate, appears  
25 specially, not generally and not  
26 voluntarily, and as agent for Petitioner  
27 estate herein, pursuant to the UNITED  
28 STATES special rules of Admiralty Rule  
e(8).

**Note:** Failure to file this is considered  
concealment, and in violation of  
18 US CODE § 2071.

Under the doctrine of *Capitis Dominatio Maxima*, Plaintiff  
and the Court has consistently listed the Defendant in this

**Criminal Court Case: C1653807**  
[PROBATE CASE #1-17-PR-181727]

**THE PEOPLE /vs/ MCCASH**

**Petitioner Tania R. McCash, the natural living**  
**woman and Estate Executrix for the TANIA**  
**ROSEMARY MCCASH NEE VRASIC,**  
**ESTATE Gives:**

1. Notice To Clerk of Concealment Penalties
2. **NOTICE OF NOTICE OF REMOVAL**  
**AS TO ALL PARTIES AND ALL**  
**ACTIONS TO PROBATE COURT**
3. Verification
4. Notice of Removal

[Title 28 U.S.C. §§ 1443, 1441; Court of  
Appeal, Second District, Division 4,  
California., *SPANAIR S.A. et al., Plaintiffs and*  
*Appellants, v. McDONNELL DOUGLAS*  
*CORPORATION et al., Defendants and*  
Respondents. # B205945. Decided: March 19,  
2009; FRCP Rule 12(b), Rule 12(f); Federal  
Constitution of 1787 4<sup>th</sup>, 5<sup>th</sup>, 14<sup>th</sup>  
Amendments; Title 28 U.S.C. §§ 1331, 1347,  
1446, 1446(a), 1446(d), 1447 (a); Magna Carta  
of 1215]

**Criminal Court Case: C1653807, THE PEOPLE /vs/ MCCASH**  
**DEFENDANTS NOTICE OF NOTICE OF REMOVAL**  
**FROM CRIMINAL DIVISION TO PROBATE DIVISION Case #1-17-PR-181727**

1 Tania R. McCash, the natural living woman,  
Estate Executrix, Sui Juris  
2 c/o 6469 Almaden Expressway, Ste 80  
3 San Jose, California, [95120]  
Tele: (408) 364-5914  
4  
5  
6  
7

FEB 14 2013

W Clerk of the Court  
Superior Court of CA County of Santa Clara  
BY K. NICKELSON DEPUTY

8 **SUPERIOR COURT OF CALIFORNIA**  
9 **COUNTY OF SANTA CLARA – Probate Division**  
10 191 N. First Street, San Jose, CA 95113

11 *In the Estate matter of:*  
TANIA ROSEMARY MCCASH NEE  
12 VRSIC, Estate  
13 c/o Estate Executrix, Tania R. McCash, on  
behalf of the estate

14 *In re the Marriage of:*  
Tania R. McCash, the natural living woman  
15 **Petitioner**  
16 /vs/  
Jason D. McCash, the natural living man  
17 **Respondent**

18 THE PEOPLE OF THE STATE OF  
19 CALIFORNIA  
**Plaintiff**  
20 /vs/  
21 TANIA R. MCCASH, *ens legis*  
**Defendant**

22  
23 Tania R. McCash, the natural living woman  
**Plaintiff**  
24 /vs/  
25 COUNTY OF SANTA CLARA (as a  
person);  
26 MATTHEW HARRIS (private capacity);  
27 SAN JOSE POLICE DEPARTMENT (as a  
person)  
28 BACH T. TRAN (private capacity);  
MAX BOYER (private capacity);

**Probate Case #1-17-PR-181727**

*In the Estate matter of:*  
TANIA ROSEMARY MCCASH NEE VRSIC,  
Estate

**Petitioner Tania R. McCash, Estate Executrix  
Gives:**

1. Notice To Clerk of Concealment Penalties
2. **NOTICE OF NOTICE OF REMOVAL  
AS TO ALL PARTIES AND ALL ACTIONS  
TO THE SUPERIOR COURT OF  
ALAMEDA COUNTY PROBATE DIVISION  
CASE #RP-17884808 FROM THE  
SUPERIOR COURT OF SANTA CLARA  
COUNTY PROBATE DIVISION  
CASE #1-17-PR-181727**

3. Verification
4. Notice of Removal

[Title 28 U.S.C. §§ 1443, 1441; Court of  
Appeal, Second District, Division 4, California.,  
*SPANAIR S.A. et al., Plaintiffs and Appellants,  
v. McDONNELL DOUGLAS CORPORATION  
et al., Defendants and Respondents. # B205945.*  
Decided: March 19, 2009; FRCP Rule 12(b),  
Rule 12(f); Federal Constitution of 1787 4<sup>th</sup>, 5<sup>th</sup>,  
14<sup>th</sup> Amendments; Title 28 U.S.C. §§ 1331,  
1347, 1446, 1446(a), 1446(d), 1447 (a); Magna  
Carta of 1215]

1 SIMONDS ELEMENTARY SCHOOL (as a  
person);  
2 MELISSA KRISTINE HOWELL (private  
capacity);  
3 CITY OF SAN JOSE (as a person);  
4 COUNTY OF SANTA CLARA SHERIFF'S  
DEPARTMENT (as a person)  
5 JEFFREY FRANCIS ROSEN (private  
capacity);  
6 JASON D. MCCASH (private capacity)

7 **Defendants**

8  
9 Tania R. McCash, the natural living woman  
**Plaintiff**

10 /vs/

11 CHRISTOPHER RUDY (private capacity);  
12 COUNTY OF SANTA CLARA (as a  
person);  
13 DAVID JOHN LUCA (private capacity);  
14 LAW OFFICES OF DENNIS LUCA (as a  
person);  
15 JASON D. MCCASH (private capacity);  
16 MCCASH MANUFACTURING , INC (as a  
person);  
17 DOUG BERG (private capacity);  
18 JAMIE LYNN BERG (private capacity);  
19 BERG MANUFACTURING, INC. (as a  
person)  
20 VICKI MURRAY (private capacity);  
JODI MCCASH (private capacity);  
SAMAX PRECISION, INC (as a person)

20 **Defendants**

21 Tania R. McCash, Estate Executrix and the  
natural living woman

22 **Plaintiff**

23 /vs/

24 THOMAS E. KUHNLE, (private capacity);  
25 SUSAN WALKER, (private capacity);  
ROSEMARY BURCIAGA, (private  
capacity);

26 **Defendants**

27 Note: Misconstrued Petitioner Tania R.  
28 McCash, the natural living woman and  
Executrix for the TANIA ROSEMARY



Superior Court of California  
COUNTY OF ALAMEDA  
Probate Clerk's Office  
(510) 647-4439  
[www.alameda.courts.ca.gov](http://www.alameda.courts.ca.gov)

**ENDORSED  
FILED  
ALAMEDA COUNTY**  
**MAY 22 2018**  
CLERK OF THE SUPERIOR COURT  
By FRANCES WILSON  
Deputy

### NOTICE OF RECEIPT OF TRANSFER

Estate of Tania Rosemary McCash Nee Vrsic

Case No.: RP18 905959

Notice is hereby given that on April 27, 2017, the above-entitled action, previous case number 17PR181727, was received from Superior Court of California, County of Santa Clara, and filed under case number RP18 905959.

All papers must reflect the new assigned case number and address of this court listed below.

**Berkeley Courthouse  
2120 Martin Luther King Jr. Way  
Berkeley, CA 94704**

*TRO*  
**Note:** Demurrer to Complaint, Demurrer to Complaint filed December 4, 2017 and Demurrer to Complaint filed December 20, 2017 are scheduled for 6/06/2018 in Dept. 201 at 10:30am at the Berkeley Courthouse.

**Date:** 5/22/2018

Chad Finke  
Executive Officer/Clerk of the Superior Court

By: *Frances Wilson*  
Deputy Clerk



1 Tania R. McCash, Estate Executrix,  
2 the natural living woman, Sui Juris  
3 c/o 6469 Almaden Expressway, Ste 80  
4 San Jose, California, [95120]  
5 Tele: (408) 364-5914



ENDORSED  
FILED  
ALAMEDA COUNTY

FEB 14 2018

CLERK OF THE SUPERIOR COURT

BY *Rebecca Case*

8 **SUPERIOR COURT OF CALIFORNIA**  
9 **COUNTY OF ALAMEDA**

Probate Division

10 2120 Martin Luther King Jr. Way, Berkeley, CA 94704

11 *In the Estate matter of:*  
12 TANIA ROSEMARY MCCASH NEE  
13 VRSIC, Estate  
14 c/o Estate Executrix, Tania R. McCash, on  
15 behalf of the estate

) Probate Case #RP-17884808

) [Removal of Probate Case #17-PR-181727]  
From COUNTY OF SANTA CLARA

14 *In re the Marriage of:*  
15 Tania R. McCash, the natural living woman  
16 **Petitioner**

16 /vs/  
17 Jason D. McCash, the natural living man  
18 **Respondent**

) Tania R. McCash, Estate Executrix, the  
) natural living woman, not civilly dead, and  
) a Secured Party, Gives: **FIRST AMENDED**  
) **NOTICE OF REMOVAL BY AFFIDAVIT,**

19 THE PEOPLE OF THE STATE OF  
20 CALIFORNIA

**Plaintiff**

21 /vs/  
22 TANIA R. MCCASH, *ens legis*  
**Defendant**

) AS TO ALL PARTIES, AND AS  
) TO ALL CAUSES OF ACTION,  
) REGARDING CASE #1-17-PR-181727,  
) FROM: SUPERIOR COURT OF  
) CALIFORNIA, COUNTY OF SANTA  
) CLARA PROBATE DIVISION; TO  
) SUPERIOR COURT OF CALIFORNIA,  
) COUNTY OF ALAMEDA PROBATE  
) DIVISION, *In the Estate matter of:* TANIA  
) ROSEMARY MCCASH NEE VRSIC, Estate.

23 Tania R. McCash, the natural living woman  
24 **Plaintiff**

25 /vs/  
26 COUNTY OF SANTA CLARA (as a  
27 person);  
28 MATTHEW HARRIS (private capacity);  
SAN JOSE POLICE DEPARTMENT (as a  
person)  
BACH T. TRAN (private capacity);

) [Title 28 U.S.C. §§ 1441, 1443; Title 42  
) U.S.C. § 407(a); In re Hall, 442 B.R. 754, 762  
) (Bankr. D. Idaho 2010); FRCP Rule 12(b),  
) Rule 12(f); Federal Constitution of 1787 4<sup>th</sup>,  
) 5<sup>th</sup>, 14<sup>th</sup> Amendments; Title 28 U.S.C. §§ 1331,  
) 1347, 1446, 1446(a), 1446(d), 1447 (a); Magna  
) Carta of 1215, CCP 394]