

To: Deborah Ryan et. al.; Stephen V. Manley et. al.;
Steven L. Yep et. al.; Rebecca Fleming et. al.;
Laurie Smith et. al.; Mary J. Greenwood et. al.;
Patrick McGrath et. al.;
Jeffrey Rosen et. al.;
Salvatore Cordileone et. al.

At Law
Invocation of Habeas Corpus
Ad Subjiciendum

Date:

Invocation of Habeas Corpus Ad Subjiciendum

Now comes a living woman, Tania: McCash family; an innocent, private, Canadian woman, sui juris, abductee; Tania is invoking her right of habeas corpus ad subjiciendum and prerogatives thereof; Tania is appearing via public record rather than in her proper person due to her abduction; Tania has not consented to any contract nor being in any trust with court, state, ecclesiastic; Tania is grantor/grantee of all proceeds from bid bond, performance bond, payment bond, CUSIP account, regarding the matter commonly known as C1653807; requiring official, formal investigation into Stephen V. Manley for contempt of justice; considerations include:

*Lack of subject matter jurisdiction, territorial jurisdiction, personal jurisdiction of Stephen V. Manley pursuant to decision by the federal court in Tania's lawsuit against Stephen V. Manley, which transferred jurisdiction of Tania's case from Santa Clara County to Alameda County;

*Violation of Tania's right to remain silent pursuant to the Fifth Amendment to the Constitution for the United States of America: "...nor shall be compelled in any criminal case to be a witness against himself..."; Stephen V. Manley remanded Tania to Elmwood Correctional Facility immediately after she made the statement: "I'm taking the fifth";

*Absence of any criminal charge against Tania;

*Denial of bail by Stephen V. Manley which contradicts Article I Subsection 12 of the Constitution for the State of California which mandates that surety must be allowed in all cases except capital offenses;

*Violation of oath by Stephen V. Manley to uphold the Constitution for the United States of America pursuant to Article VI clause 3: "...judicial officers shall be bound by Oath or Affirmation to support this Constitution...";

*Denial, by Stephen V. Manley, of Tania's right to trial by jury pursuant to Article VI of the Constitution for the United States of America: "...the accused shall enjoy a speedy and public trial by an impartial jury..."; pursuant to Article VII: "...the right of trial by jury shall be preserved...";

*Denial, by Stephen V. Manley, of Tania's right to due process pursuant to the Fourteenth Amendment to the Constitution for the United States of America: "...nor shall any person be deprived of life, liberty, or property, without due process of law...";

*Imposition of cruel and unusual punishment pursuant to the Eighth Amendment to the Constitution for the United States of America: "Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted";

*Conflict of interest, as Stephen V. Manley is promoting the use of pharmaceutical drugs from his position as judge while simultaneously being invested, through his California Public Employees Retirement System pension, in the very corporations that are producing the drugs he is promoting;

*Violation of Tania's inherent rights protected by 18 U.S.C. section 241 (conspiracy against rights) and section 242 (deprivation of rights);

*Deprivation of rights pursuant to U.S. Title 42 section 1983: "Every person who, under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia, subjects, or causes to be subjected, any citizen of the United States or other person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the party injured in an action at law...";

*Failure to release Tania is trespass; trespass requires remedy: one silver dollar per second for trespass duration; redeemable to Tania for her suffering;

*Failure to honor this habeas corpus ad subjiciendum will be, by acquiescence, evidence of proof that Tania is injured by loss of rights and interference by corporate government agents operating under color of law and exceeding their jurisdiction;

Signed:

On behalf of: Tania McCash
Case number C1653807

Date: