

SUPREME COURT OF FLORIDA

CASE NO.:(S) SC15-376, SC15-1731, SC15-1836, SC15-1837, SC17-370, SC17-543, SC18-1735, SC18-2109, CASE NO.: SC19-7, CASE NO.: SC18-2043, ET AL.

LARRY WETZEL

PETITIONER,

vs.

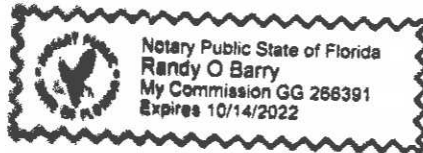
I certify that this is a true copy of the original.

Dated this 15<sup>th</sup> day of Jan, 2019

Notary

THE TRAVELERS COMPANIES INC., ET AL.

RESPONDENT.



REQUEST HELP OF CLERK TO RECORD CERTIFIED A TRUE AND CORRECT

COPY CLERK OF CIRCUIT COURT DONALD C. SPENCER BY: BRENDA

BRAZWELL DATE: 08/21/2017 AND RESPECTIVELY OBJECT TO ORDERS

SUPREME COURT OF FLORIDA JANUARY 14, 2019, JANUARY 11, 2019, AUGUST

14, 2018, JANUARY 11,2019 GAIN BY THE TRAVELERS COMPANIES INC., ET AL.,

WITHOUT JURISDICTION, NOTICE OF APPEAL.

941.03 Form of demand.—No demand for the extradition of a person charged with crime in another state shall be recognized by the Governor unless in writing alleging, except in cases arising under s. 941.06, that the accused was present in the demanding state at the time of the commission of the alleged crime, and that thereafter he or she fled from the state, and accompanied by an authenticated copy of an indictment found or by information supported by affidavit in the state having jurisdiction of the crime, or by a copy of a warrant supported by an affidavit made before a committing magistrate of the demanding state; or by a copy of a judgment of conviction or of a sentence imposed in execution thereof, together with a statement by the executive authority of the demanding state that the person claimed has escaped from confinement or has broken the terms of his or her bail, probation, or parole. The indictment, information, or affidavit made before the magistrate must substantially charge the person demanded with having committed a crime under the law of that state;

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and the copy of indictment, information, affidavit, judgment of conviction, or sentence must be authenticated by the executive authority making the demand.

*History.*—s. 3, ch. 20460, 1941; s. 1596, ch. 97-102.

**941.04 Governor may investigate case.**—When a demand shall be made upon the Governor of this state by the executive authority of another state for the surrender of a person so charged with crime, the Governor may call upon the Department of Legal Affairs or any prosecuting officer in this state to investigate or assist in investigating the demand, and to report to him or her the situation and circumstances of the person so demanded, and whether the person ought to be surrendered.

*History.*—s. 4, ch. 20460, 1941; ss. 11, 35, ch. 69-106; s. 1597, ch. 97-102.

**941.05 Extradition of persons imprisoned or awaiting trial in another state or who have left the demanding state under compulsion.**—

(1) When it is desired to have returned to this state a person charged in this state with a crime, and such person is imprisoned or is held under criminal proceedings then pending against the person in another state, the Governor of this state may agree with the executive authority of such other state for the extradition of such person before the conclusion of such proceedings or the person's term of sentence in such other state, upon condition that such person be returned to such other state at the expense of this state as soon as the prosecution in this state is terminated.

(2) The Governor of this state may also surrender on demand of the executive authority of any other state any person in this state who is charged in the manner provided in s. 941.23 with having violated the laws of the state whose executive authority is making the demand, even though such person left the demanding state involuntarily.

*History.*—s. 5, ch. 20460, 1941; s. 1598, ch. 97-102.

**941.06 Extradition of persons not present in demanding state at time of commission of crime.**—The Governor of this state may also surrender, on demand of the executive authority of any other state, any person in this state charged in such other state in the manner provided in s. 941.03 with committing an act in this state, or in a third state, intentionally resulting in a crime in the state whose executive authority is making the demand, and the provisions of this chapter not otherwise inconsistent, shall apply to such cases, even though the accused was not in that state at the time of the commission of the crime, and has not fled therefrom.

*History.*—s. 6, ch. 20460, 1941.

**941.07 Issue of Governor's warrant of arrest; its recitals.**—If the Governor decides that the demand should be complied with, he or she shall sign a warrant of arrest, which shall be sealed with the state seal, and be directed to any peace officer or other person whom the Governor may think fit to entrust with the execution thereof. The warrant shall be sufficient if it substantially recites facts to show that an extraditable crime has been committed under the laws of the demanding state.

*History.*—s. 7, ch. 20460, 1941; s. 1599, ch. 97-102.

**941.08 Manner and place of execution.**—Such warrant shall authorize the peace officer or other person to whom directed to arrest the accused at any time and any place where he or she may be found within the state and to command the aid of all peace officers or other persons in the execution of the warrant, and to deliver the accused, subject to the provisions of this chapter, to the duly authorized agent of the demanding state.

*History.*—s. 8, ch. 20460, 1941; s. 1600, ch. 97-102.

**941.09 Authority of arresting officer.**—Every such peace officer or other person empowered to make the arrest, shall have the same authority, in arresting the accused, to command assistance therein, as peace officers have by law in the execution of any criminal process directed to them, with like penalties against those who refuse their assistance.

*History.*—s. 9, ch. 20460, 1941.

**941.10 Rights of accused person; application for writ of habeas corpus.**—

(1) No person arrested upon such warrant shall be delivered over to the agent whom the executive authority demanding the person shall have appointed to receive him or her unless the person shall first be taken forthwith before a judge of a court of record in this state, who shall inform the person of the demand made for his or her surrender and of the crime with which the person is charged, and that the person has the right to demand and procure legal counsel; and if the prisoner or his or her counsel shall state that he or she or they desire to test the legality of the arrest, the judge of such court of record shall fix a reasonable time to be allowed him or her within which to apply for a writ of habeas corpus. When such writ is applied for, notice thereof, and of the time and place of hearing thereon, shall be given to the state attorney for the county in which the arrest is made, and in which the accused is in custody, and to the said agent of the demanding state.

(2) A warrant issued under s. 941.07 shall be presumed to be valid, and unless a court finds that the person in custody is not the same person named in the warrant, or that the person is not a fugitive from justice, or otherwise subject to extradition under s. 941.06, or that there is no criminal charge or criminal proceeding pending against the person in the demanding state, or that the documents are not on their face in order, the person named in the warrant shall be held in custody at all times and shall not be eligible for release on bail.

*History.*—s. 10, ch. 20460, 1941; s. 7, ch. 22858, 1945; s. 1, ch. 65-518; s. 44, ch. 73-334; s. 9, ch. 88-381; s. 1, ch. 93-126; s. 1601, ch. 97-102.

**941.11 Penalty for noncompliance with s. 941.10.**—Any officer who shall deliver to the agent for extradition of the demanding state a person in his or her custody under the Governor's warrant, in willful disobedience to s. 941.10, shall be guilty of a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083.

*History.*—s. 11, ch. 20460, 1941; s. 1165, ch. 71-136; s. 77, ch. 95-211; s. 1602, ch. 97-102.

**941.12 Confinement in jail when necessary.**—

(1) The officer or persons executing the Governor's warrant of arrest, or the agent of the demanding state to whom the prisoner may have been delivered, may, when necessary, confine the prisoner in the jail of any county or city through which he or she may pass; and the keeper of such jail must receive and safely keep the prisoner until the legal sufficiency of the prisoner's arrest has been determined by the court and the officer or person having charge of the prisoner is ready to proceed on his or her route; such officer or person shall pay the jailer holding the prisoner the costs of the prisoner's jailing and keeping.

(2) The officer or agent of a demanding state to whom a prisoner may have been delivered following extradition proceedings in another state, or to whom a prisoner may have been delivered after waiving extradition in such other state, and who is passing through this state with such a prisoner for the purpose of immediately returning such prisoner to the demanding state may, when necessary, confine the prisoner in the jail of any county or city through which he or she may pass; and the keeper of such jail must receive and safely keep the prisoner until the officer or agent having charge of the prisoner is ready to proceed on his or her route, such officer or agent, however, being chargeable with the expense of keeping; provided, however, that such officer or agent shall produce and show to the keeper of such jail satisfactory written evidence of the fact that he or she is actually transporting such prisoner to the demanding state after a requisition by the executive authority of such demanding state. Such prisoner shall not be entitled to demand a new requisition while in this state.

*History.*—s. 12, ch. 20460, 1941; s. 24, ch. 57-1; s. 1603, ch. 97-102.

**941.13 Arrest prior to requisition.**—Whenever any person within this state shall be charged on the oath of any credible person before any judge of this state with the commission of any crime in any other state, and, except in cases arising under s. 941.06, with having fled from justice or with having been convicted of a crime in that state and having escaped from confinement, or having broken the terms of his or her bail, probation, or parole, or whenever complaint shall have been made before any judge in this state setting forth on the affidavit of any credible person in another state that a crime has been committed in such other state and that the accused has been charged in such state with the commission of the crime, and, except in cases arising under s. 941.06, has fled from justice, or with having been convicted of a crime in that state and having escaped from confinement, or having broken the terms of his or her bail, probation, or parole, and is believed to be in this state, the judge shall issue a warrant directed to any peace officer commanding him or her to apprehend the person named therein, wherever the person may be found in this state, and to bring the person before the same or any other judge or court who or which may be available in, or convenient of, access to the place where the arrest may be made, to answer the charge or complaint and affidavit, and a certified copy of the sworn charge or complaint and affidavit upon which the warrant is issued shall be attached to the warrant.

*History.*—s. 13, ch. 20460, 1941; s. 1604, ch. 97-102; s. 44, ch. 2004-11.

**941.14 Arrest without a warrant.**—The arrest of a person may be lawfully made also by any peace officer or a private person, without a warrant upon reasonable information that the accused stands charged in the courts of a state with a crime punishable by death or imprisonment for a term exceeding 1 year, but when so arrested the accused must be taken before a judge with all practicable speed and complaint must be made against the accused under oath setting forth the ground for the arrest as in the preceding section; and thereafter his or her answer shall be heard as if the accused had been arrested on a warrant.

*History.*—s. 14, ch. 20460, 1941; s. 1605, ch. 97-102; s. 45, ch. 2004-11.

**941.15 Commitment to await requisition; bail.**—If from the examination before the judge it appears that the person held is the person charged with having committed the crime alleged and, except in cases arising under s. 941.06, that the person has fled from justice, the judge must, by a warrant reciting the accusation, commit the person to the county jail for such a time not exceeding 30 days and specified in the warrant as will enable the arrest of the accused to be made under a warrant of the Governor on a requisition of the executive authority of the state having jurisdiction of the offense, unless the accused gives bail as provided in s. 941.16, or until the accused shall be legally discharged.

*History.*—s. 15, ch. 20460, 1941; s. 7, ch. 22858, 1945; s. 1606, ch. 97-102; s. 46, ch. 2004-11.

**941.16 Bail; in what cases; conditions of bond.**—Unless the offense with which the prisoner is charged is shown to be an offense punishable by death or life imprisonment under the laws of the state in which it was committed, a judge or other judicial officer having power of commitment in this state may admit the person arrested to bail by bond, with sufficient sureties, and in such sum as he or she deems proper, conditioned for the prisoner's appearance before him or her at a time specified in such bond, and for the prisoner's surrender, to be arrested upon the warrant of the Governor of this state.

*History.*—s. 16, ch. 20460, 1941; s. 1607, ch. 97-102.

**941.17 Extension of time of commitment, adjournment.**—If the accused is not arrested under warrant of the Governor by the expiration of the time specified in the warrant or bond, a judge may discharge the accused or may recommit him or her for a further period not to exceed 60 days, or a judge may again take bail for his or her appearance and surrender, as provided in s. 941.16, but within a period not to exceed 60 days after the date of such new bond.

*History.*—s. 17, ch. 20460, 1941; s. 1608, ch. 97-102; s. 47, ch. 2004-11.

**941.18 Forfeiture of bail.**—If the prisoner is admitted to bail, and fails to appear and surrender himself or herself according to the conditions of his or her bond, the judge shall declare the bond forfeited and order his or her immediate arrest without warrant if he or she is within this state. Recovery may be had on such bond in the name of the state as in the case of other bonds given by the accused in criminal proceedings within this state.

*History.*—s. 18, ch. 20460, 1941; s. 1609, ch. 97-102; s. 48, ch. 2004-11.

**941.19 Persons under criminal prosecution in this state at time of requisition.**—If a criminal prosecution has been instituted against such person under the laws of this state and is still pending, the Governor, in his or her discretion, either may surrender the person on demand of the executive authority of another state or hold the person until he or she has been tried and discharged or convicted and punished in this state.

History.—s. 19, ch. 20460, 1941; s. 1610, ch. 97-102.

**941.20 Guilt or innocence of accused, when inquired into.**—The guilt or innocence of the accused as to the crime of which he or she is charged may not be inquired into by the Governor or in any proceeding after the demand for extradition accompanied by a charge of crime in legal form as above provided shall have been presented to the Governor, except as it may be involved in identifying the person held as the person charged with the crime.

History.—s. 20, ch. 20460, 1941; s. 1611, ch. 97-102.

**941.21 Governor may recall warrant or issue alias.**—The Governor may recall his or her warrant or warrants of arrest or may issue another warrant whenever he or she deems proper.

History.—s. 21, ch. 20460, 1941; s. 1612, ch. 97-102.

**941.22 Fugitives from this state; duty of Governor.**—Whenever the Governor of this state shall demand a person charged with crime or with escaping from confinement or breaking the terms of his or her bail, probation, or parole in this state, from the executive authority of any other state, or from the Chief Justice or an associate justice of the Supreme Court of the District of Columbia authorized to receive such demand under the laws of the United States, the Governor shall issue a warrant under the seal of this state, to some agent, commanding the agent to receive the person so charged if delivered to him or her and convey the person to the proper officer of the county in this state in which the offense was committed.

History.—s. 22, ch. 20460, 1941; s. 1613, ch. 97-102.

**941.23 Application for issuance of requisition; by whom made; contents.**—

(1) When the return to this state of a person charged with crime in this state is required, the bailiff or state attorney shall present to the Governor his or her written application for a requisition for the return of the person charged, in which application shall be stated the name of the person so charged, the crime charged against the person, the approximate time, place, and circumstances of its commission, the state in which the person is believed to be, including the location of the accused therein, at the time the application is made and certifying that, in the opinion of the said state attorney the ends of justice require the arrest and return of the accused to this state for trial and that the proceeding is not instituted to enforce a private claim.

(2) When the return to this state is required of a person who has been convicted of a crime in this state and has escaped from confinement or broken the terms of his or her bail, probation, or parole, the state attorney of the county in which the offense was committed, the Florida Commission on

Offender Review, the Department of Corrections, or the warden of the institution or sheriff of the county, from which escape was made, shall present to the Governor a written application for a requisition for the return of such person, in which application shall be stated the name of the person, the crime of which the person was convicted, the circumstances of his or her escape from confinement or of the breach of the terms of his or her bail, probation, or parole, and the state in which the person is believed to be, including the location of the person therein at the time application is made.

(3) The application shall be verified by affidavit, shall be executed in duplicate, and shall be accompanied by two certified copies of the indictment returned or information and affidavit filed or of the complaint made to the judge, stating the offense with which the accused is charged, or of the judgment of conviction or of the sentence. The prosecuting officer, Florida Commission on Offender Review, Department of Corrections, warden, or sheriff may also attach such further affidavits and other documents in duplicate as he or she shall deem proper to be submitted with such application. One copy of the application, with the action of the Governor indicated by endorsement thereon, and one of the certified copies of the indictment, complaint, information, and affidavits or of the judgment of conviction or of the sentence shall be filed in the office of the Department of State to remain of record in that office. The other copies of all papers shall be forwarded with the Governor's requisition.

*History.*—s. 23, ch. 20460, 1941; s. 7, ch. 22858, 1945; ss. 10, 35, ch. 69-106; s. 44, ch. 73-334; s. 19, ch. 77-120; s. 32, ch. 79-3; s. 49, ch. 88-122; s. 1614, ch. 97-102; s. 29, ch. 2014-191.

**941.24 Costs and expenses.**—The costs and expenses of confinement of persons convicted in this state after extradition shall be paid as now or hereafter provided by law.

*History.*—s. 24, ch. 20460, 1941.

**941.25 Immunity from service of process in certain civil actions.**—A person brought into this state by, or after waiver of, extradition based on a criminal charge shall not be subject to service of personal process in civil actions arising out of the same facts as the criminal proceedings to answer which she or he is being or has been returned, until the person has been convicted in the criminal proceeding, or, if acquitted, until the person has had reasonable opportunity to return to the state from which she or he was extradited.

*History.*—s. 25, ch. 20460, 1941; s. 1615, ch. 97-102.

**941.26 Written waiver of extradition proceedings.**—

(1) Any person arrested in this state charged with having committed any crime in another state or alleged to have escaped from confinement, or broken the terms of his or her bail, probation, or parole may waive the issuance and service of the warrant provided for in ss. 941.07 and 941.08, and all other procedure incidental to extradition proceedings, by executing or subscribing in the presence of a judge of any court of record within this state a writing which states that the person consents to return to the demanding state; provided, however, that before such waiver shall be executed or subscribed by such

person, it shall be the duty of such judge to inform such person of his or her rights to the issuance and service of a warrant of extradition and to obtain a writ of habeas corpus as provided for in s. 941.10.

(2) If and when such consent has been duly executed, it shall forthwith be forwarded to the office of the Governor of this state and filed therein. The judge shall direct the officer having such person in custody to deliver forthwith such person to the duly accredited agent or agents of the demanding state, and shall deliver or cause to be delivered to such agent or agents a copy of such consent; provided, however, that nothing in this section shall be deemed to limit the rights of the accused person to return voluntarily and without formality to the demanding state, nor shall this waiver procedure be deemed to be an exclusive procedure or to limit the powers, rights, or duties of the officers of the demanding state or of this state.

(3) Notwithstanding any other provision of law, a law enforcement agency in this state holding a person who is alleged to have broken the terms of his or her probation, parole, bail, or other release in the demanding state shall immediately deliver the person to the duly authorized agent of the demanding state without the requirement of a governor's warrant if:

(a) The person has signed a prior waiver of extradition as a term of his or her current probation, parole, bail, or other release in the demanding state; and

(b) The law enforcement agency holding the person has received a copy of the prior waiver of extradition signed by the person and confirmed by the demanding agency, as well as photographs or fingerprints or other evidence properly identifying the person as the person who signed the waiver.

*History.*—s. 25-A, ch. 20460, 1941; s. 2, ch. 93-126; s. 1616, ch. 97-102.

**941.27 Nonwaiver by this state.**—Nothing in this chapter contained shall be deemed to constitute a waiver by this state of its right, power, or privilege to try such demanded person for crime committed within this state, or of its right, power, or privilege to regain custody of such person by extradition proceedings or otherwise for the purpose of trial, sentence, or punishment for any crime committed within this state, nor shall any proceedings had under this chapter which result in, or fail to result in, extradition be deemed a waiver by this state of any of its rights, privileges, or jurisdiction in any way whatsoever.

*History.*—s. 25-B, ch. 20460, 1941.

**941.28 No right of asylum; no immunity from other criminal prosecutions while in this state.**—After a person has been brought back to this state by, or after waiver of, extradition proceedings, the person may be tried in this state for other crimes which he or she may be charged with having committed here as well as that specified in the requisition for his or her extradition.

*History.*—s. 26, ch. 20460, 1941; s. 250, ch. 77-104; s. 1617, ch. 97-102.

**941.29 Interpretation.**—The provisions of ss. 941.01-941.30 shall be so interpreted and construed as to effectuate its general purposes to make uniform the law of those states which enact it.

*History.*—s. 27, ch. 20460, 1941; s. 7, ch. 22858, 1945.

**941.30 Short title; ss. 941.01-941.29.**—Sections 941.01-941.29 may be cited as the “Uniform Criminal Extradition Law.”

**History.**—s. 30, ch. 20460, 1941.

**941.31 Fresh pursuit; authority of officers of other states; etc.**—Any duly authorized state, county, or municipal arresting officer of another state of the United States who enters this state in fresh pursuit, and continues within this state in such fresh pursuit, of a person in order to arrest him or her on the ground that the person is believed to have committed a felony in such other state, shall have the same authority to arrest and hold such person in custody, as has any authorized arresting officer, state, county, or municipal, of this state, to arrest and hold in custody a person on the ground that the person is believed to have committed a felony in this state.

**History.**—s. 1, ch. 20461, 1941; s. 1618, ch. 97-102.

**941.32 Fresh pursuit; arrest; etc.**—If an arrest is made in this state by an officer of another state in accordance with the provisions of s. 941.31, the officer shall without unnecessary delay take the person so arrested before a county court judge or other judicial officer having jurisdiction of commitment, of the county in which the arrest was made, who shall conduct a hearing for the purpose of determining the lawfulness of the arrest. If the committing judicial officer determines that the arrest was lawful, she or he shall commit the person arrested to await for a reasonable time the issuance of an extradition warrant by the Governor of this state, or admit the person to bail for such purpose. If the committing judicial officer determines that the arrest was unlawful, she or he shall discharge the person arrested.

**History.**—s. 2, ch. 20461, 1941; s. 44, ch. 73-334; s. 1619, ch. 97-102.

**941.33 Fresh pursuit; validity of arrest.**—Section 941.31 shall not be construed so as to make unlawful any arrest in this state which would otherwise be lawful.

**History.**—s. 3, ch. 20461, 1941.

When you are wanted for a crime in another state but are residing in Florida, that state (the demanding state) might take legal steps to bring you back for trial or punishment. Extradition is the process a state must take to demand that Florida hold you and return you. The state laws that govern the extradition process are in [Florida Statutes Chapter 941](#).

The crimes for which a state will demand extradition differ by state. Most states will not demand extradition for [misdemeanors](#), but they must extradite for [felonies](#) under the Constitution. For example, a state will likely not extradite you for a disorderly conduct charge, but will for a rape charge. Much depends on the particular state’s laws, the severity of the alleged crime, and the aggressiveness of the state’s prosecutor.

If the demanding state wants Florida to detain you until it extradites you from St. Petersburg, it must go through a certain legal procedure. The state cannot simply come pick you up and take you back.

During the extradition proceedings, you have the right to legal representation. When you enlist our help, we will consider all options to give you the best possible outcome in your case.

Related: [Is there a Florida criminal statute of limitations?](#)

**OBJECTION AND RECENSION** Extradition proceedings based in fraud, arrested for failure to appear date: 11/03/2014 even may vary slightly from state to state, but most states have adopted the Uniform Criminal Extradition Act, federal laws that provide the process for interstate cooperation for extradition. See: case no. 2014-CF-1456

The process begins when the demanding state issues an extradition warrant, an arrest warrant that requests that the asylum state detain the fugitive who is to be transported back to the demanding state. After a person with an out-of-state-warrant has been placed under arrest, the defendant will have three options:

1. **Objection recension of Consent to the Extradition:** The defendant may elect to recension consent to the extradition and return to the demanding state. This process is referred to as a Written Waiver of Extradition Proceedings. Many defendants opt to consent to the extradition because the chances are good that you could return to the demanding state, bond out, and return to Florida in less time than it would take to use either of the other two options.
2. **Claim: Return an Extradition Bond:** When you are in jail and waiting for the demanding state to retrieve you or waiting for your extradition hearing, you may have to wait up to 30 days in jail. To avoid this, we can request the Florida judge grant you an extradition bond. When you bail out on an extradition bond, you promise to appear in court at any future proceedings in Florida regarding the extradition.

After being released on an extradition bond, some defendants decide to return to the demanding state of their own accord to surrender and bond on the charges they face there. They can then return to Florida and provide proof of surrender, at which time the court will release the extradition bond.

3. **Denied Request of Hearing after return to Santa Rosa County, and jailed for three months in violation of rights and duties owed:** Notice: challenge the extradition and recension, Demand request a hearing to fight it. There are several defenses that your attorney can use but have been denied around 12/18/2018, depending on the facts of your case. See: 2014-CF-1456,

Notice of the judge willful and wanton acts with malice in violation of duties and rights owed to: Larry Wetzel and denied around date:12/18/2018, see: case no. 2013-CA-693, but not limited to:

. lawyer **Michael J. Griffith** can challenge the demanding state's evidence of identity Larry Wetzel from State of Arizona. If the state cannot prove you are the right person, it cannot extradite you. See: case no. 2014-CF-1456.

= The documentation supporting the extradition may be invalid or incomplete. The demanding state must provide authenticated documents of your original indictment, an affidavit from the state or a copy of your conviction, and a letter from state that you have broken the terms of your bail, probation, or parole. See: case no. 2013-CA-693, but not limited to.

\* If the demanding state has not come for you within 30 days, Florida is under no obligation to hold you any longer.

▪ Notice of recension of waiver of formal extradition proceeding based in Fraud, case

▪ no. 2013-CA-693, et al. see: Case no. 2013-CA-693, but not limited to.

**Objection: Notice of Hearing date: 02/05/2019, and statement made by: Mr.**

**Debose by through State of Florida, State's Attorney Office, statement in open**

**court he confused about the unlawful arrest: Larry Wetzel domicile: 3112 Hickory**

Street, Navarre, Florida, Larry Wetzel arrested for failing to Appear over objections and Court acting without jurisdiction, see: case no. 2013-CA-693 All and Any proceedings before lower courts acting without jurisdiction, Court has denied duties and rights owed to: Larry Wetzel and Attorney: Michael J. Griffith by Court willful and wanton acts around 12/18/2018 having knowledge of following facts:

- 1) Objection Court around date: 12/18/2018 denied valid Notice and Service of Hearings (ambush) case no. 2013-CA-693, but not limited to and SUPREME COURT OF FLORIDA ORDERS MONDAY, JANUARY 14, 2019, JANUARY 11, 2019, AUGUST 14, 2018, JANUARY 11,2019 GAIN BY THE TRAVELERS COMPANIES INC., ET AL., COURT WITHOUT JURISDICTION see: case no. 2013-CA-693, et al, see: *All orders filed in case no. 2013-CA-693, et al that exceeds the jurisdiction of the court are void, and can be attacked in any proceeding in any court where the validity of the judgment comes into issue. (See Rose v. Himely (1808) 4 Cranch 241, 2 L ed 608; Pennoyer v. Neff (1877) 95 US 714, 24 L ed 565; Thompson v. Whitman (1873) 18 Wall 457, 21 L ed 897; Windsor v. McVeigh (1876) 93 US 274, 23 L ed 914; McDonald v. Mabee (1917) 243 US 90, 37 Sct 343, 61 L ed 608, case no. 2013-CA-693, et al.*
- 2) Objection Court around date: 12/18/2018 acts denied valid certified pleadings be filed in case no. 2013-CA-693, but not limited to, see: case no. 2013-CA-693, et al, and SUPREME COURT OF FLORIDA ORDERS MONDAY, JANUARY 14, 2019, JANUARY 11, 2019, AUGUST 14, 2018, JANUARY 11,2019 GAIN BY THE TRAVELERS COMPANIES INC., ET AL., COURT WITHOUT JURISDICTION, see: case no. 2013-CA-693, et al, See case no. 2013-CA-693, et al, *Rose v. Himely (1808) 4 Cranch*

241, 2 L ed 608; Pennoyer v. Neff (1877) 95 US 714, 24 L ed 565; Thompson v. Whitman (1873) 18 Wall 457, 21 L ed 897; Windsor v. McVeigh (1876) 93 US 274, 23 L ed 914; McDonald v. Mabee (1917) 243 US 90, 37 Sct 343, 61 L ed 608. U.S. v. Holtzman, 762 F.2d 720 (9th Cir. 1985).

- 3) Objection Court around date: 12/18/2018 denied Attorney Michael J. Griffith hearing on adoption certified pleadings filed case no. 2013-CA-693, but not limited to. See: case no. 2013-CA-693, et al., see: case no. 2013-CA-693, and SUPREME COURT OF FLORIDA ORDERS MONDAY, JANUARY 14, 2019, JANUARY 11, 2019, AUGUST 14, 2018, JANUARY 11, 2019 GAIN BY THE TRAVELERS COMPANIES INC., ET AL., COURT WITHOUT JURISDICTION, see: case no. 2013-CA-693, et al, *People v. Greene*, 71 Cal. 100 [16 Pac. 197, 5 Am. St. Rep. 448]. "If a court grants relief TO: THE TRAVELERS COMPANIES INC. ET AL., which under the circumstances it hasn't any authority to grant, its judgment is to that extent void." (1Freeman on Judgments, 120c.) An illegal order filed in case no. 2013-CA-693, but not limited to are forever void.
- 4) Objection Court around date: 12/18/2018 denied Larry Wetzel and Attorney: Michael J. Griffith 304 E. Government Street, Pensacola, Florida right to be heard and denied request for hearing on facts and law. See: case no. 2013-CA-693, and SUPREME COURT OF FLORIDA ORDERS MONDAY, JANUARY 14, 2019, JANUARY 11, 2019, AUGUST 14, 2018, JANUARY 11, 2019 GAIN BY THE TRAVELERS COMPANIES INC., ET AL., COURT WITHOUT JURISDICTION, see: case no. 2013-CA-693, et al, *Earle v. McVeigh*, 91 US 503, 23 L Ed 398. See also *Restatements, Judgments ' 4(b)*.

Prather v Loyd, 86 Idaho 45, 382 P2d 910.

5) Objection Court around date:12/18/2018 acted in Rogue manner without good cause shown against: Attorney: Michael J. Griffith request to adoption verified and certified pleadings and SUPREME COURT OF FLORIDA ORDERS MONDAY, JANUARY 14, 2019, JANUARY 11, 2019, AUGUST 14, 2018, JANUARY 11,2019 GAIN BY THE TRAVELERS COMPANIES INC., ET AL., COURT WITHOUT JURISDICTION filed case no. 2013-CA-693. See: Case no. 2013-CA-693, et al, *Hanson v Denckla, 357 US 235, 2 L Ed 2d 1283, 78 S Ct 1228.*

6) Objection Court around date:12/18/2018 oral orders given Attorney: Michael J. Griffith and Larry Wetzel are void and moot without legal effect, Orders given to: Attorney Michael J. Griffith caused bias and prejudice case no. 2013-CA-693, but not limited to and Orders are without good cause shown to deny rights and duties owed: Larry Wetzel held against his will at domicile: 3112 Hickory Street, Navarre, Florida under duress and protest over 17 months, Court acts were willful and wanton with malice having knowledge of facts without jurisdiction and SUPREME COURT OF FLORIDA ORDERS MONDAY, JANUARY 14, 2019, JANUARY 11, 2019, AUGUST 14, 2018, JANUARY 11,2019 GAIN BY THE TRAVELERS COMPANIES INC., ET AL., COURT WITHOUT JURISDICTION . See: case no. 2013-CA-693, et al, *Sabariego v Maverick, 124 US 261, 31 L Ed 430, 8 S Ct 461, and is not entitled to respect in any other tribunal.*

Notice: REQUEST HELP OF CLERK TO RECORD CERTIFIED A TRUE AND CORRECT COPY CLERK OF CIRCUIT COURT DONALD C. SPENCER BY:

BRENDA BRAZWELL DATE: 08/21/2017 AND RESPECTIVELY OBJECT TO  
ORDERS SUPREME COURT OF FLORIDA JANUARY 14, 2019, JANUARY 11,  
2019, AUGUST 14, 2018, JANUARY 11, 2019 GAIN BY THE TRAVELERS  
COMPANIES INC., ET AL., WITHOUT JURISDICTION, NOTICE OF APPEAL.

NOW COMES: LARRY WETZEL Domicile: 3112 Hickory Street, Navarre,  
Florida without waiving past objections and/or rights by through Notary:  
State of Florida having power of attorney request help of clerk to record  
certified a true and correct copy clerk of circuit court Donald C. Spencer  
by: Brenda Brazwell date: 08/21/2017 and respectively object to orders  
SUPREME COURT OF FLORIDA January 14, 2019, January 11, 2019, August  
14, 2018, January 11, 2019 gain by: THE TRAVELERS COMPANIES INC., ET  
AL., without jurisdiction pursuant to: 55.10 F.S., Chapter 55, 55:501-55:509  
F.S., common law and raise Bar: Res Judicata, Latches, Time limits,  
Estoppel by record against: Thomas F. Brink false, erroneous, frivolous,  
fraudulent pleadings to be filed in court record Notary states following:

Clerk and Court can take judicial notice sua sponta CASE NO.:(S) SC15-

376, SC15-1731, SC15-1836, SC15-1837, SC17-370, SC17-543, SC18-1735, SC18-2109,

CASE NO.: SC19-7, CASE NO.: SC18-2043, Case no (s): 2013-CA-693, Santa Rosa

County, Florida, 2014-CF-1456., Santa Rosa County, Florida, and 2001-L-624, St. Clair

County, Illinois ET AL. Notice of rescission of waiver of formal extradition proceeding based

in Fraud, case no. 2013-CA-693, et al. and All incorporated and marked as exhibits made part of

this pleading as attachments and case no. SC15-376 DATE: 06/17/2015 FILED AS VARIOUS

COPIES OF LETTERS AND PLEADINGS WITH ANNOTATIONS, and filing # 82463964 e-

filed 12/21/2018 10:28:53 a undisputed notice of recording foreign judgment and affidavit

without objections so ever waived by debtors, and this stamped and signature certifies this 36-

page document is a copy of the original on file in the office of: Donald C. Spencer clerk of the

court Santa Rosa County, Florida this 10 day of December, 2018 BY: Selby Sloan, but not

limited to.

**Notice Clerk to: Certify and Record foreign judgment this stamped and signature certifies this 36 page document is a copy of the original on file in the office of: Donald C. Spencer Clerk of Court Santa Rosa County, Florida this 10<sup>th</sup> of December 2018 By: Shelby Sloan and file # 201829939 recorded 07/16/18 at 10:02 AM Donald C. Spencer, Santa Rosa, County for enforcement proceedings in Supreme Court Florida by right filed for Creditor: Larry Wetzel without waiving past objections or rights,**

**1.550 Executions and Final Process**

**(a) Issuance.** Executions on judgments shall issue during the life of the judgment on the oral request of the party entitled to it or that party's attorney without praecipe. No execution or other final process shall issue until the judgment on which it is based has been recorded nor within the time for serving a motion for new trial or rehearing, and if a motion for new trial or rehearing is timely served, until it is determined; provided execution or other final process may be issued on special order of the court at any time after judgment. See: All exhibits, but not limited to.

**Notice: Certify and Record undisputed foreign judgment this stamped, and signature certifies this 36-page document is a copy of the original on file in the office of: Donald C. Spencer Clerk of Court Santa Rosa County, Florida this 10<sup>th</sup> of December 2018 By: Shelby Sloan and file # 201829939 recorded 07/16/18 at 10:02 AM Donald C. Spencer, Santa Rosa, County for enforcement proceedings in Supreme Court Florida by right filed for Creditor: Larry Wetzel without waiving past objections or rights,**

pursuant to Chapter 55, 55:501 - 55:509, 55.10 F.S., common law, lower courts acting without jurisdiction, in violation duties owed and denied to Creditor: Larry Wetzel, 3112 Hickory Street, Navarre, Florida without valid notice and service,

without valid plaintiff: Christopher Duffy, without valid Hearing, without valid contract, without valid insurance policy, Notice clerk of official instruments to be recorded with recorder of deeds, Santa Rosa County, Florida 6495 Caroline Street, Milton, Florida by right, pursuant to: Chapter 55, 55:501- 55:509, 55:10, common law, Clerk file in court of record incorporated undisputed foreign judgment this stamped and signature certifies this 36 page document is a copy of the original on file in the office of: Donald C. Spencer Clerk of Court Santa Rosa County, Florida this 10<sup>th</sup> of December 2018 By: Shelby Sloan and file # 201829939 recorded 07/16/18 at 10:02 AM Donald C. Spencer, Santa Rosa, County Undisputed search records Santa Rosa, County Case Abstract Offense filing # 82897148 e-filed 01/04/2019, and Memorandum to Clerk of equity in form affidavit document type certified copy of court, filing 82897148 e-filed 01/04/2019, and file # 82872705 e-filed 01/04/2019, Foreign judgment date: 07/16/2018 recorded in recorder of deeds pursuant to: file# 2011829939 or BK 3747 Pages 1653 recorded 07/16/18 at 10:02 AM Donald C. Spencer notice given by and through Notary: State of Florida having power of attorney with personal knowledge of claim by right notice and Request Clerk Supreme Court Florida, by right to place certified copy true

and correct COPY incorporated here and now, Notice given to Clerk of Supreme Court file certified copy true and correct copy Exhibit A, but not limited to in the recorder of deeds office Santa Rosa County, address: 6495 Caroline Street, Milton, Florida by Clerk of Supreme Court all exhibits marked and made part of this pleading as attachment into case no. (s): SC15-376, SC15-1731, SC15-1836, SC15-1837, SC17-370, SC17-543, SC18-1735, SC18-2109, CASE NO.: SC19-7, CASE NO.: SC18-2043, but not limited to and file in Lower courts records case no. 2013-CA-693, claim: Revised Statutes Annotated, common law, Rules of the Supreme Court of Florida (Refs & Annos), common law, **All writs, Writ Quo Warranto, Writ of Prohibition, Writ of Mandamus, Writ of Error, but not limited to, Claim all exceptions, and exemptions to pleadings with all errors or omission waived by named debtors relied on in good faith.** see: Case no. 2013-CA-693, art. V, § 3(b)(3), Fla.Const., all exhibits A, but not limited to.

Therefore: clerk can certify and record for Creditor: Larry Wetzel by **Right undisputed foreign judgment this stamped and signature certifies this 36 page document is a copy of the original on file in the office of: Donald C. Spencer Clerk of Court Santa Rosa County, Florida this 10<sup>th</sup> of December 2018 By: Shelby Sloan , file no. 201734214 or BK:3663 pages 1425-1451 recorded 08/21/2017 Donald C. Spencer, Santa Rosa, County, and file # 201829939 recorded 07/16/18 at 10:02 AM Donald C. Spencer, Santa Rosa, County,** notice of appeal,

Undisputed search records Santa Rosa, County Case Abstract Offense filing # 82897148 e-filed 01/04/2019, and Memorandum to Clerk of equity in form affidavit document type certified copy of court, filing 82897148 e-filed 01/04/2019, and file # 82872705 e-filed 01/04/2019, Foreign judgment date: 07/16/2018 recorded in recorder of deeds pursuant to: file# 2011829939 or BK 3747 Pages 1653 recorded 07/16/18 at 10:02 AM Donald C. Spencer notice given by and through Notary: State of Florida having personal knowledge with power of attorney with personal knowledge of claim by right notice and request Clerk Supreme Court Florida, by right to place certified copy true and correct COPY incorporated here and now, Demand given to Clerk of Supreme Court file certified copy true and correct copy Exhibit A-B but not limited to in the recorder of deeds office Santa Rosa County, address: 6495 Caroline Street, Milton, Florida by Clerk of Supreme Court all exhibits marked and made part of this pleading as attachment into case no. (s): case no. 2013-CA-693, 2014-CF-1456, SC15-376, SC15-1731, SC15-1836, SC15-1837, SC17-370, SC17-543, SC18-1735, SC18-2109, CASE NO.: SC19-7, CASE NO.: SC18-2043, but not limited to and file in Lower courts records case no. 2013-CA-693,

5 Fla. Stat. §55.081.

6 Fla. Stat. §55.10.

7 Fla. R. Civ. P. 1.550.

8 *See Evins v. Gainesville Natl. Bank*, 80 Fla. 84, 85 So. 659, 660 (1920); *Goodyear Tire & Rubber Co. v. Daniel*, 72 Fla. 489, 73 So. 592, 593 (1916); *Accent Realty of Jacksonville, Inc. v. Crudele*, 496 So. 2d 158, 161 (Fla. 3d D.C.A. 1986) (see concurring opinion of J. Pearson for historical account), *rev. denied*, 506 So. 2d 1040 (Fla. 1987).

9 Fla. Stat. §56.021; Fla. Stat. §56.041.

10 Fla. R. Civ. P. 1.560.

11 Fla. Stat. §56.29.

12 Fla. Stat. Ch. 56.

13 Fla. Stat. Ch. 77; Fla. Stat. §56.10.

14 1984 Fla. Laws Ch. 5, §1 (effective October 1, 1984.)

15 *See National Equipment Rental, Ltd. v. Coolidge B. & T. Co.*, 348 So. 2d 1237, 1238 (Fla. 2d D.C.A. 1977).

16 *Id.*

17 *Id.*

18 *Id.*

19 *See Crane v. Nuta*, 26 So. 2d 670, 671 (Fla. 1946).

20 *Id.*

21 Fla. Stat. §95.11 (1).

22 Fla. Stat. §95.11 (2)(a).

23 *See Turner Murphy Co. v. Specialty Constructors, Inc.*, 659 So. 2d 1242 (Fla. 1st D.C.A. 1995).

24 Fla. Stat. §55.081; Fla. Stat. §55.10.

25 *See K.W. Quaintance v. Fogg*, 392 So. 2d 360 (Fla. 2d D.C.A. 1981).

26 *SCG Travel, Inc. v. Westminster Financial Corp.*, 583 So. 2d 723, 726 (Fla. 4th D.C.A. 1991); *Archbold Health Services, Inc. v. Future Tech Business Systems, Inc.*, 659 So. 2d 1204, 1206 (Fla. 3d D.C.A. 1995).

27 *Id.*

28 Fla. Stat. §55.503(1); Fla. Stat. §55.505. Pursuant to Fla. Stat. §55.509, a judgment debtor may choose to file an action challenging the jurisdiction of the foreign court or the validity of the foreign judgment. The debtor may also request a stay. However, no stay of

enforcement during either a challenge or request is authorized without the debtor posting a bond. *See SCG Travel*, 583 So. 2d at 726; *Jackson v. Alexander*, 706 So. 2d 364, 365 (Fla. 1st D.C.A. 1998).

29 Fla. Stat. §55.503(1); Fla. Stat. §55.509.

30 *Id.* However, no execution or other process for enforcement may be issued until 30 days after the mailing of a notice of recording to the judgment debtor, so that the debtor has time to file an action or to request stay pursuant Fla. Stat. §55.509.

31 Fla. Stat. §55.081; Fla. Stat. §55.10; Fla. Stat. §56.021; Fla. Stat. §56.041.

32 *See B.A. Lott v. Padgett*, 14 So. 2d 667 (Fla. 1943); *Young v. McKenzie*, 46 So. 2d 184 (Fla. 1950).

33 *B.A. Lott*, 14 So. 2d at 667.

34 Fla. Stat. §95.11 (2).

35 *See B.A. Lott*, 14 So. 2d at 668.

36 *Id.* at 669.

37 *Id.*

38 *See Young*, 46 So. 2d at 184.

39 *See Young*, 46 So. 2d at 185.

40 *See id.*

41 *See B.A. Lott*, 14 So. 2d at 669.

42 *See Young*, 46 So. 2d at 185.

43 Fla. Stat. §55.502(2); *see SCG Travel*, 583 So. 2d at 726; *Archbold*, 659 So. 2d at 1206.

44 *Le Credit Lyonnais*, 741 So. 2d at 1166.

45 *See Le Credit Lyonnais*, 741 So. 2d at 1172.

46 U. S. Const. Art. IV, §1.

47 *See SCG Travel*, 583 So. 2d 725; *Archbold*, 659 So. 2d 1205; *Hinchee v. Golden Oak Bank*, 540 So. 2d 262, 263 (Fla. 2d D.C.A. 1989).

48 *Id.*; Fla. Stat. §55.502(1).

49 *See Hinchee*, 540 So. 2d 263.

50 *Id.*

51 *Milwaukee County v. M.E. White Co.* 296 U.S. 268, 277 (1935); quoted in *Baker v. General Motors Corp.*, 522 U.S. 222 (1998).

52 *See Baker*, 522 U.S. at 222.

53 *Id.*

54 *Id.*; see *Watkins v. Conway*, 385 U.S. 188 (1966).

55 *Watkins*, 385 U.S. at 188.

56 *Id.*

57 See *Watkins*, 385 U.S. at 189.

58 *Id.*

59 *Id.*

60 See *Watkins*, 385 U.S. at 190.

61 See *Caple v. Tuttle's Design Build, Inc.*, 25 Fla. L. Weekly S76 (Fla. 2000), citing *Van Bibber v. Hartford Accident & Indemnity, Inc. Co.*, 439 So. 2d 880 (Fla. 198

*s/Larry R. Wetzel*  
All rights Reserved  
3112 Hickory Street,  
Navarre, Florida

ATTEST:

Certificate of Service NOTARY here certify that on the 15<sup>th</sup> day of Jan., 2019, THAT A TRUE AND CORRECT COPY OF THE FOREGOING DOCUMENT and Notary will send through U.S. mailing to the foregoing: Clerk of Supreme Court, 500 South Duval Street Tallahassee, FL [32399]

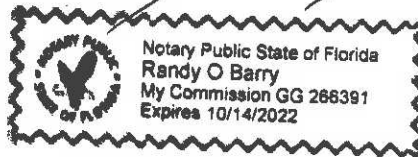
RISK MANAGEMENT SANTA ROSA COUNTY  
6495 Caroline Street  
SUITE I  
Milton, Florida

Michael J. Griffith                      Clerk of Court  
304 E Government Street              6495 Caroline Street  
Pensacola, Florida                      Milton, Florida

THOMAS F. BRINK ATTORNEY FOR THE TRAVELERS  
COMPANIES, INC., ET AL.  
5201 W. KENNEDY BLVD., STE. 450  
TAMPA, FLORIDA

RISK MANAGEMENT WASHINGTON COUNTY clerk Washington county  
1293 Jackson Ave                      1293 Jackson Ave  
Chipley, Florida                      Chipley, Florida  
Larry R. Wetzel  
3112 Hickory Street  
Navarre Florida

Notary: State of Florida



SUPREME COURT OF FLORIDA

CASE NO.:(S) SC15-376, SC15-1731, SC15-1836, SC15-1837, SC17-370, SC17-543, SC18-1735, SC18-2109, CASE NO.: SC19-7, CASE NO.: SC18-2043, ET AL.

LARRY WETZEL

PETITIONER,

VS.

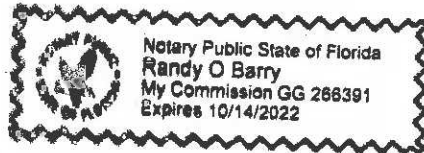
I certify that this is a true copy of the original.

Dated this 15<sup>th</sup> day of Jan. 2019

Notary

THE TRAVELERS COMPANIES INC., ET AL.

RESPONDENT.



REQUEST HELP OF CLERK TO RECORD CERTIFIED A TRUE AND CORRECT

COPY CLERK OF CIRCUIT COURT DONALD C. SPENCER BY: BRENDA

BRAZWELL DATE: 08/21/2017 AND RESPECTIVELY OBJECT TO ORDERS

SUPREME COURT OF FLORIDA JANUARY 14, 2019, JANUARY 11, 2019, AUGUST

14, 2018, JANUARY 11, 2019 GAIN BY THE TRAVELERS COMPANIES INC., ET AL.,

WITHOUT JURISDICTION, NOTICE OF APPEAL.

941.03 Form of demand.—No demand for the extradition of a person charged with crime in another state shall be recognized by the Governor unless in writing alleging, except in cases arising under s. 941.06, that the accused was present in the demanding state at the time of the commission of the alleged crime, and that thereafter he or she fled from the state, and accompanied by an authenticated copy of an indictment found or by information supported by affidavit in the state having jurisdiction of the crime, or by a copy of a warrant supported by an affidavit made before a committing magistrate of the demanding state; or by a copy of a judgment of conviction or of a sentence imposed in execution thereof, together with a statement by the executive authority of the demanding state that the person claimed has escaped from confinement or has broken the terms of his or her bail, probation, or parole. The indictment, information, or affidavit made before the magistrate must substantially charge the person demanded with having committed a crime under the law of that state;

and the copy of indictment, information, affidavit, judgment of conviction, or sentence must be authenticated by the executive authority making the demand.

*History.*—s. 3, ch. 20460, 1941; s. 1596, ch. 97-102.

**941.04 Governor may investigate case.**—When a demand shall be made upon the Governor of this state by the executive authority of another state for the surrender of a person so charged with crime, the Governor may call upon the Department of Legal Affairs or any prosecuting officer in this state to investigate or assist in investigating the demand, and to report to him or her the situation and circumstances of the person so demanded, and whether the person ought to be surrendered.

*History.*—s. 4, ch. 20460, 1941; ss. 11, 35, ch. 69-106; s. 1597, ch. 97-102.

**941.05 Extradition of persons imprisoned or awaiting trial in another state or who have left the demanding state under compulsion.**—

(1) When it is desired to have returned to this state a person charged in this state with a crime, and such person is imprisoned or is held under criminal proceedings then pending against the person in another state, the Governor of this state may agree with the executive authority of such other state for the extradition of such person before the conclusion of such proceedings or the person's term of sentence in such other state, upon condition that such person be returned to such other state at the expense of this state as soon as the prosecution in this state is terminated.

(2) The Governor of this state may also surrender on demand of the executive authority of any other state any person in this state who is charged in the manner provided in s. 941.23 with having violated the laws of the state whose executive authority is making the demand, even though such person left the demanding state involuntarily.

*History.*—s. 5, ch. 20460, 1941; s. 1598, ch. 97-102.

**941.06 Extradition of persons not present in demanding state at time of commission of crime.**—The Governor of this state may also surrender, on demand of the executive authority of any other state, any person in this state charged in such other state in the manner provided in s. 941.03 with committing an act in this state, or in a third state, intentionally resulting in a crime in the state whose executive authority is making the demand, and the provisions of this chapter not otherwise inconsistent, shall apply to such cases, even though the accused was not in that state at the time of the commission of the crime, and has not fled therefrom.

*History.*—s. 6, ch. 20460, 1941.

**941.07 Issue of Governor's warrant of arrest; its recitals.**—If the Governor decides that the demand should be complied with, he or she shall sign a warrant of arrest, which shall be sealed with the state seal, and be directed to any peace officer or other person whom the Governor may think fit to entrust with the execution thereof. The warrant shall be sufficient if it substantially recites facts to show that an extraditable crime has been committed under the laws of the demanding state.

*History.*—s. 7, ch. 20460, 1941; s. 1599, ch. 97-102.

**941.08 Manner and place of execution.**—Such warrant shall authorize the peace officer or other person to whom directed to arrest the accused at any time and any place where he or she may be found within the state and to command the aid of all peace officers or other persons in the execution of the warrant, and to deliver the accused, subject to the provisions of this chapter, to the duly authorized agent of the demanding state.

**History.**—s. 8, ch. 20460, 1941; s. 1600, ch. 97-102.

**941.09 Authority of arresting officer.**—Every such peace officer or other person empowered to make the arrest, shall have the same authority, in arresting the accused, to command assistance therein, as peace officers have by law in the execution of any criminal process directed to them, with like penalties against those who refuse their assistance.

**History.**—s. 9, ch. 20460, 1941.

**941.10 Rights of accused person; application for writ of habeas corpus.**—

(1) No person arrested upon such warrant shall be delivered over to the agent whom the executive authority demanding the person shall have appointed to receive him or her unless the person shall first be taken forthwith before a judge of a court of record in this state, who shall inform the person of the demand made for his or her surrender and of the crime with which the person is charged, and that the person has the right to demand and procure legal counsel; and if the prisoner or his or her counsel shall state that he or she or they desire to test the legality of the arrest, the judge of such court of record shall fix a reasonable time to be allowed him or her within which to apply for a writ of habeas corpus. When such writ is applied for, notice thereof, and of the time and place of hearing thereon, shall be given to the state attorney for the county in which the arrest is made, and in which the accused is in custody, and to the said agent of the demanding state.

(2) A warrant issued under s. 941.07 shall be presumed to be valid, and unless a court finds that the person in custody is not the same person named in the warrant, or that the person is not a fugitive from justice, or otherwise subject to extradition under s. 941.06, or that there is no criminal charge or criminal proceeding pending against the person in the demanding state, or that the documents are not on their face in order, the person named in the warrant shall be held in custody at all times and shall not be eligible for release on bail.

**History.**—s. 10, ch. 20460, 1941; s. 7, ch. 22858, 1945; s. 1, ch. 65-518; s. 44, ch. 73-334; s. 9, ch. 88-381; s. 1, ch. 93-126; s. 1601, ch. 97-102.

**941.11 Penalty for noncompliance with s. 941.10.**—Any officer who shall deliver to the agent for extradition of the demanding state a person in his or her custody under the Governor's warrant, in willful disobedience to s. 941.10, shall be guilty of a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083.

**History.**—s. 11, ch. 20460, 1941; s. 1165, ch. 71-136; s. 77, ch. 95-211; s. 1602, ch. 97-102.

**941.12 Confinement in jail when necessary.**—

(1) The officer or persons executing the Governor's warrant of arrest, or the agent of the demanding state to whom the prisoner may have been delivered, may, when necessary, confine the prisoner in the jail of any county or city through which he or she may pass; and the keeper of such jail must receive and safely keep the prisoner until the legal sufficiency of the prisoner's arrest has been determined by the court and the officer or person having charge of the prisoner is ready to proceed on his or her route; such officer or person shall pay the jailer holding the prisoner the costs of the prisoner's jailing and keeping.

(2) The officer or agent of a demanding state to whom a prisoner may have been delivered following extradition proceedings in another state, or to whom a prisoner may have been delivered after waiving extradition in such other state, and who is passing through this state with such a prisoner for the purpose of immediately returning such prisoner to the demanding state may, when necessary, confine the prisoner in the jail of any county or city through which he or she may pass; and the keeper of such jail must receive and safely keep the prisoner until the officer or agent having charge of the prisoner is ready to proceed on his or her route, such officer or agent, however, being chargeable with the expense of keeping; provided, however, that such officer or agent shall produce and show to the keeper of such jail satisfactory written evidence of the fact that he or she is actually transporting such prisoner to the demanding state after a requisition by the executive authority of such demanding state. Such prisoner shall not be entitled to demand a new requisition while in this state.

History.—s. 12, ch. 20460, 1941; s. 24, ch. 57-1; s. 1603, ch. 97-102.

**§41.13 Arrest prior to requisition.**—Whenever any person within this state shall be charged on the oath of any credible person before any judge of this state with the commission of any crime in any other state, and, except in cases arising under s. 941.06, with having fled from justice or with having been convicted of a crime in that state and having escaped from confinement, or having broken the terms of his or her bail, probation, or parole, or whenever complaint shall have been made before any judge in this state setting forth on the affidavit of any credible person in another state that a crime has been committed in such other state and that the accused has been charged in such state with the commission of the crime, and, except in cases arising under s. 941.06, has fled from justice, or with having been convicted of a crime in that state and having escaped from confinement, or having broken the terms of his or her bail, probation, or parole, and is believed to be in this state, the judge shall issue a warrant directed to any peace officer commanding him or her to apprehend the person named therein, wherever the person may be found in this state, and to bring the person before the same or any other judge or court who or which may be available in, or convenient of, access to the place where the arrest may be made, to answer the charge or complaint and affidavit, and a certified copy of the sworn charge or complaint and affidavit upon which the warrant is issued shall be attached to the warrant.

History.—s. 13, ch. 20460, 1941; s. 1604, ch. 97-102; s. 44, ch. 2004-11.

**941.14 Arrest without a warrant.**—The arrest of a person may be lawfully made also by any peace officer or a private person, without a warrant upon reasonable information that the accused stands charged in the courts of a state with a crime punishable by death or imprisonment for a term exceeding 1 year, but when so arrested the accused must be taken before a judge with all practicable speed and complaint must be made against the accused under oath setting forth the ground for the arrest as in the preceding section; and thereafter his or her answer shall be heard as if the accused had been arrested on a warrant.

*History.*—s. 14, ch. 20460, 1941; s. 1605, ch. 97-102; s. 45, ch. 2004-11.

**941.15 Commitment to await requisition; bail.**—If from the examination before the judge it appears that the person held is the person charged with having committed the crime alleged and, except in cases arising under s. 941.06, that the person has fled from justice, the judge must, by a warrant reciting the accusation, commit the person to the county jail for such a time not exceeding 30 days and specified in the warrant as will enable the arrest of the accused to be made under a warrant of the Governor on a requisition of the executive authority of the state having jurisdiction of the offense, unless the accused gives bail as provided in s. 941.16, or until the accused shall be legally discharged.

*History.*—s. 15, ch. 20460, 1941; s. 7, ch. 22858, 1945; s. 1606, ch. 97-102; s. 46, ch. 2004-11.

**941.16 Bail; in what cases; conditions of bond.**—Unless the offense with which the prisoner is charged is shown to be an offense punishable by death or life imprisonment under the laws of the state in which it was committed, a judge or other judicial officer having power of commitment in this state may admit the person arrested to bail by bond, with sufficient sureties, and in such sum as he or she deems proper, conditioned for the prisoner's appearance before him or her at a time specified in such bond, and for the prisoner's surrender, to be arrested upon the warrant of the Governor of this state.

*History.*—s. 16, ch. 20460, 1941; s. 1607, ch. 97-102.

**941.17 Extension of time of commitment, adjournment.**—If the accused is not arrested under warrant of the Governor by the expiration of the time specified in the warrant or bond, a judge may discharge the accused or may recommit him or her for a further period not to exceed 60 days, or a judge may again take bail for his or her appearance and surrender, as provided in s. 941.16, but within a period not to exceed 60 days after the date of such new bond.

*History.*—s. 17, ch. 20460, 1941; s. 1608, ch. 97-102; s. 47, ch. 2004-11.

**941.18 Forfeiture of bail.**—If the prisoner is admitted to bail, and fails to appear and surrender himself or herself according to the conditions of his or her bond, the judge shall declare the bond forfeited and order his or her immediate arrest without warrant if he or she is within this state. Recovery may be had on such bond in the name of the state as in the case of other bonds given by the accused in criminal proceedings within this state.

*History.*—s. 18, ch. 20460, 1941; s. 1609, ch. 97-102; s. 48, ch. 2004-11.

**941.19 Persons under criminal prosecution in this state at time of requisition.**—If a criminal prosecution has been instituted against such person under the laws of this state and is still pending, the Governor, in his or her discretion, either may surrender the person on demand of the executive authority of another state or hold the person until he or she has been tried and discharged or convicted and punished in this state.

History.—s. 19, ch. 20460, 1941; s. 1610, ch. 97-102.

**941.20 Guilt or innocence of accused, when inquired into.**—The guilt or innocence of the accused as to the crime of which he or she is charged may not be inquired into by the Governor or in any proceeding after the demand for extradition accompanied by a charge of crime in legal form as above provided shall have been presented to the Governor, except as it may be involved in identifying the person held as the person charged with the crime.

History.—s. 20, ch. 20460, 1941; s. 1611, ch. 97-102.

**941.21 Governor may recall warrant or issue alias.**—The Governor may recall his or her warrant or warrants of arrest or may issue another warrant whenever he or she deems proper.

History.—s. 21, ch. 20460, 1941; s. 1612, ch. 97-102.

**941.22 Fugitives from this state; duty of Governor.**—Whenever the Governor of this state shall demand a person charged with crime or with escaping from confinement or breaking the terms of his or her bail, probation, or parole in this state, from the executive authority of any other state, or from the Chief Justice or an associate justice of the Supreme Court of the District of Columbia authorized to receive such demand under the laws of the United States, the Governor shall issue a warrant under the seal of this state, to some agent, commanding the agent to receive the person so charged if delivered to him or her and convey the person to the proper officer of the county in this state in which the offense was committed.

History.—s. 22, ch. 20460, 1941; s. 1613, ch. 97-102.

**941.23 Application for issuance of requisition; by whom made; contents.**—

(1) When the return to this state of a person charged with crime in this state is required, the bailiff or state attorney shall present to the Governor his or her written application for a requisition for the return of the person charged, in which application shall be stated the name of the person so charged, the crime charged against the person, the approximate time, place, and circumstances of its commission, the state in which the person is believed to be, including the location of the accused therein, at the time the application is made and certifying that, in the opinion of the said state attorney the ends of justice require the arrest and return of the accused to this state for trial and that the proceeding is not instituted to enforce a private claim.

(2) When the return to this state is required of a person who has been convicted of a crime in this state and has escaped from confinement or broken the terms of his or her bail, probation, or parole, the state attorney of the county in which the offense was committed, the Florida Commission on

Offender Review, the Department of Corrections, or the warden of the institution or sheriff of the county, from which escape was made, shall present to the Governor a written application for a requisition for the return of such person, in which application shall be stated the name of the person, the crime of which the person was convicted, the circumstances of his or her escape from confinement or of the breach of the terms of his or her bail, probation, or parole, and the state in which the person is believed to be, including the location of the person therein at the time application is made.

(3) The application shall be verified by affidavit, shall be executed in duplicate, and shall be accompanied by two certified copies of the indictment returned or information and affidavit filed or of the complaint made to the judge, stating the offense with which the accused is charged, or of the judgment of conviction or of the sentence. The prosecuting officer, Florida Commission on Offender Review, Department of Corrections, warden, or sheriff may also attach such further affidavits and other documents in duplicate as he or she shall deem proper to be submitted with such application. One copy of the application, with the action of the Governor indicated by endorsement thereon, and one of the certified copies of the indictment, complaint, information, and affidavits or of the judgment of conviction or of the sentence shall be filed in the office of the Department of State to remain of record in that office. The other copies of all papers shall be forwarded with the Governor's requisition.

**History.**—s. 23, ch. 20460, 1941; s. 7, ch. 22858, 1945; ss. 10, 35, ch. 69-106; s. 44, ch. 73-334; s. 19, ch. 77-120; s. 32, ch. 79-3; s. 49, ch. 88-122; s. 1614, ch. 97-102; s. 29, ch. 2014-191.

**941.24 Costs and expenses.**—The costs and expenses of confinement of persons convicted in this state after extradition shall be paid as now or hereafter provided by law.

**History.**—s. 24, ch. 20460, 1941.

**941.25 Immunity from service of process in certain civil actions.**—A person brought into this state by, or after waiver of, extradition based on a criminal charge shall not be subject to service of personal process in civil actions arising out of the same facts as the criminal proceedings to answer which she or he is being or has been returned, until the person has been convicted in the criminal proceeding, or, if acquitted, until the person has had reasonable opportunity to return to the state from which she or he was extradited.

**History.**—s. 25, ch. 20460, 1941; s. 1615, ch. 97-102.

**941.26 Written waiver of extradition proceedings.**—

(1) Any person arrested in this state charged with having committed any crime in another state or alleged to have escaped from confinement, or broken the terms of his or her bail, probation, or parole may waive the issuance and service of the warrant provided for in ss. 941.07 and 941.08, and all other procedure incidental to extradition proceedings, by executing or subscribing in the presence of a judge of any court of record within this state a writing which states that the person consents to return to the demanding state; provided, however, that before such waiver shall be executed or subscribed by such

person, it shall be the duty of such judge to inform such person of his or her rights to the issuance and service of a warrant of extradition and to obtain a writ of habeas corpus as provided for in s. 941.10.

(2) If and when such consent has been duly executed, it shall forthwith be forwarded to the office of the Governor of this state and filed therein. The judge shall direct the officer having such person in custody to deliver forthwith such person to the duly accredited agent or agents of the demanding state, and shall deliver or cause to be delivered to such agent or agents a copy of such consent; provided, however, that nothing in this section shall be deemed to limit the rights of the accused person to return voluntarily and without formality to the demanding state, nor shall this waiver procedure be deemed to be an exclusive procedure or to limit the powers, rights, or duties of the officers of the demanding state or of this state.

(3) Notwithstanding any other provision of law, a law enforcement agency in this state holding a person who is alleged to have broken the terms of his or her probation, parole, bail, or other release in the demanding state shall immediately deliver the person to the duly authorized agent of the demanding state without the requirement of a governor's warrant if:

(a) The person has signed a prior waiver of extradition as a term of his or her current probation, parole, bail, or other release in the demanding state; and

(b) The law enforcement agency holding the person has received a copy of the prior waiver of extradition signed by the person and confirmed by the demanding agency, as well as photographs or fingerprints or other evidence properly identifying the person as the person who signed the waiver.

*History.*—s. 25-A, ch. 20460, 1941; s. 2, ch. 93-126; s. 1616, ch. 97-102.

**941.27 Nonwaiver by this state.**—Nothing in this chapter contained shall be deemed to constitute a waiver by this state of its right, power, or privilege to try such demanded person for crime committed within this state, or of its right, power, or privilege to regain custody of such person by extradition proceedings or otherwise for the purpose of trial, sentence, or punishment for any crime committed within this state, nor shall any proceedings had under this chapter which result in, or fail to result in, extradition be deemed a waiver by this state of any of its rights, privileges, or jurisdiction in any way whatsoever.

*History.*—s. 25-B, ch. 20460, 1941.

**941.28 No right of asylum; no immunity from other criminal prosecutions while in this state.**—After a person has been brought back to this state by, or after waiver of, extradition proceedings, the person may be tried in this state for other crimes which he or she may be charged with having committed here as well as that specified in the requisition for his or her extradition.

*History.*—s. 26, ch. 20460, 1941; s. 250, ch. 77-104; s. 1617, ch. 97-102.

**941.29 Interpretation.**—The provisions of ss. 941.01-941.30 shall be so interpreted and construed as to effectuate its general purposes to make uniform the law of those states which enact it.

*History.*—s. 27, ch. 20460, 1941; s. 7, ch. 22858, 1945.

**941.30 Short title; ss. 941.01-941.29.**—Sections 941.01-941.29 may be cited as the “Uniform Criminal Extradition Law.”

**History.**—s. 30, ch. 20460, 1941.

**941.31 Fresh pursuit; authority of officers of other states; etc.**—Any duly authorized state, county, or municipal arresting officer of another state of the United States who enters this state in fresh pursuit, and continues within this state in such fresh pursuit, of a person in order to arrest him or her on the ground that the person is believed to have committed a felony in such other state, shall have the same authority to arrest and hold such person in custody, as has any authorized arresting officer, state, county, or municipal, of this state, to arrest and hold in custody a person on the ground that the person is believed to have committed a felony in this state.

**History.**—s. 1, ch. 20461, 1941; s. 1618, ch. 97-102.

**941.32 Fresh pursuit; arrest; etc.**—If an arrest is made in this state by an officer of another state in accordance with the provisions of s. 941.31, the officer shall without unnecessary delay take the person so arrested before a county court judge or other judicial officer having jurisdiction of commitment, of the county in which the arrest was made, who shall conduct a hearing for the purpose of determining the lawfulness of the arrest. If the committing judicial officer determines that the arrest was lawful, she or he shall commit the person arrested to await for a reasonable time the issuance of an extradition warrant by the Governor of this state, or admit the person to bail for such purpose. If the committing judicial officer determines that the arrest was unlawful, she or he shall discharge the person arrested.

**History.**—s. 2, ch. 20461, 1941; s. 44, ch. 73-334; s. 1619, ch. 97-102.

**941.33 Fresh pursuit; validity of arrest.**—Section 941.31 shall not be construed so as to make unlawful any arrest in this state which would otherwise be lawful.

**History.**—s. 3, ch. 20461, 1941.

When you are wanted for a crime in another state but are residing in Florida, that state (the demanding state) might take legal steps to bring you back for trial or punishment. Extradition is the process a state must take to demand that Florida hold you and return you. The state laws that govern the extradition process are in [Florida Statutes Chapter 941](#).

The crimes for which a state will demand extradition differ by state. Most states will not demand extradition for misdemeanors, but they must extradite for felonies under the Constitution. For example, a state will likely not extradite you for a disorderly conduct charge, but will for a rape charge. Much depends on the particular state's laws, the severity of the alleged crime, and the aggressiveness of the state's prosecutor.

If the demanding state wants Florida to detain you until it extradites you from St. Petersburg, it must go through a certain legal procedure. The state cannot simply come pick you up and take you back.

During the extradition proceedings, you have the right to legal representation. When you enlist our help, we will consider all options to give you the best possible outcome in your case.

Related: [Is there a Florida criminal statute of limitations?](#)

**OBJECTION AND RECENSION** Extradition proceedings based in fraud, arrested for failure to appear date: 11/03/2014 even may vary slightly from state to state, but most states have adopted the Uniform Criminal Extradition Act, federal laws that provide the process for interstate cooperation for extradition. See: case no. 2014-CF-1456

The process begins when the demanding state issues an extradition warrant, an arrest warrant that requests that the asylum state detain the fugitive who is to be transported back to the demanding state. After a person with an out-of-state-warrant has been placed under arrest, the defendant will have three options:

1. **Objection recension of Consent to the Extradition:** The defendant may elect to recension consent to the extradition and return to the demanding state. This process is referred to as a **Written Waiver of Extradition Proceedings**. Many defendants opt to consent to the extradition because the chances are good that you could return to the demanding state, bond out, and return to Florida in less time than it would take to use either of the other two options.

2. **Claim: Return an Extradition Bond:** When you are in jail and waiting for the demanding state to retrieve you or waiting for your extradition hearing, you may have to wait up to 30 days in jail. To avoid this, we can request the Florida judge grant you an extradition bond. When you bail out on an extradition bond, you promise to appear in court at any future proceedings in Florida regarding the extradition.

After being released on an extradition bond, some defendants decide to return to the demanding state of their own accord to surrender and bond on the charges they face there. They can then return to Florida and provide proof of surrender, at which time the court will release the extradition bond.

3. **Denied Request of Hearing after return to Santa Rosa County, and jailed for three months in violation of rights and duties owed:** Notice: challenge the extradition and recension, Demand request a hearing to fight it. There are several defenses that your attorney can use but have been denied around 12/18/2018, depending on the facts of your case. See: 2014-CF-1456,

Notice of the judge willful and wanton acts with malice in violation of duties and rights owed to: Larry Wetzel and denied around date:12/18/2018, see: case no. 2013-CA-693, but not limited to:

. lawyer **Michael J. Griffith** can challenge the demanding state's evidence of identity Larry Wetzel from State of Arizona. If the state cannot prove you are the right person, it cannot extradite you. See: case no. 2014-CF-1456.

▪ The documentation supporting the extradition may be invalid or incomplete. The demanding state must provide authenticated documents of your original indictment, an affidavit from the state or a copy of your conviction, and a letter from state that you have broken the terms of your bail, probation, or parole. See: case no. 2013-CA-693, but not limited to.

▪ If the demanding state has not come for you within 30 days, Florida is under no obligation to hold you any longer.

▪ **Notice of recension of waiver of formal extradition proceeding based in Fraud, case**

▪ **no. 2013-CA-693, et al. see: Case no. 2013-CA-693, but not limited to.**

**Objection: Notice of Hearing date: 02/05/2019, and statement made by: Mr.**

**Debose by through State of Florida, State's Attorney Office, statement in open**

**court he confused about the unlawful arrest: Larry Wetzel domicile: 3112 Hickory**

Street, Navarre, Florida, Larry Wetzel arrested for failing to Appear over objections and Court acting without jurisdiction, see: case no. 2013-CA-693 All and Any proceedings before lower courts acting without jurisdiction, Court has denied duties and rights owed to: Larry Wetzel and Attorney: Michael J. Griffith by Court willful and wanton acts around 12/18/2018 having knowledge of following facts:

- 1) Objection Court around date: 12/18/2018 denied valid Notice and Service of Hearings (ambush) case no. 2013-CA-693, but not limited to and SUPREME COURT OF FLORIDA ORDERS MONDAY, JANUARY 14, 2019, JANUARY 11, 2019, AUGUST 14, 2018, JANUARY 11, 2019 GAIN BY THE TRAVELERS COMPANIES INC., ET AL., COURT WITHOUT JURISDICTION see: case no. 2013-CA-693, et al, see: *All orders filed in case no. 2013-CA-693, et al that exceeds the jurisdiction of the court are void, and can be attacked in any proceeding in any court where the validity of the judgment comes into issue. (See Rose v. Himely (1808) 4 Cranch 241, 2 L ed 608; Pennoyer v. Neff (1877) 95 US 714, 24 L ed 565; Thompson v. Whitman (1873) 18 Wall 457, 21 L ed 897; Windsor v. McVeigh (1876) 93 US 274, 23 L ed 914; McDonald v. Mabee (1917) 243 US 90, 37 Sct 343, 61 L ed 608, case no. 2013-CA-693, et al.*
- 2) Objection Court around date: 12/18/2018 acts denied valid certified pleadings be filed in case no. 2013-CA-693, but not limited to, see: case no. 2013-CA-693, et al, and SUPREME COURT OF FLORIDA ORDERS MONDAY, JANUARY 14, 2019, JANUARY 11, 2019, AUGUST 14, 2018, JANUARY 11, 2019 GAIN BY THE TRAVELERS COMPANIES INC., ET AL., COURT WITHOUT JURISDICTION, see: case no. 2013-CA-693, et al, See case no. 2013-CA-693, et al, *Rose v. Himely (1808) 4 Cranch*

241, 2 L ed 608; Pennoyer v. Neff (1877) 95 US 714, 24 L ed 565; Thompson v. Whitman (1873) 18 Wall 457, 21 L ed 897; Windsor v. McVeigh (1876) 93 US 274, 23 L ed 914; McDonald v. Mabee (1917) 243 US 90, 37 Sct 343, 61 L ed 608. U.S. v. Holtzman, 762 F.2d 720 (9th Cir. 1985).

- 3) Objection Court around date: 12/18/2018 denied Attorney Michael J. Griffith hearing on adoption certified pleadings filed case no. 2013-CA-693, but not limited to. See: case no. 2013-CA-693, et al., see: case no. 2013-CA-693, and SUPREME COURT OF FLORIDA ORDERS MONDAY, JANUARY 14, 2019, JANUARY 11, 2019, AUGUST 14, 2018, JANUARY 11, 2019 GAIN BY THE TRAVELERS COMPANIES INC., ET AL., COURT WITHOUT JURISDICTION, see: case no. 2013-CA-693, et al, *People v. Greene*, 71 Cal. 100 [16 Pac. 197, 5 Am. St. Rep. 448]. "If a court grants relief TO: THE TRAVELERS COMPANIES INC. ET AL., which under the circumstances it hasn't any authority to grant, its judgment is to that extent void." (1Freeman on Judgments, 120c.) An illegal order filed in case no. 2013-CA-693, but not limited to are forever void.
- 4) Objection Court around date: 12/18/2018 denied Larry Wetzel and Attorney: Michael J. Griffith 304 E. Government Street, Pensacola, Florida right to be heard and denied request for hearing on facts and law. See: case no. 2013-CA-693, and SUPREME COURT OF FLORIDA ORDERS MONDAY, JANUARY 14, 2019, JANUARY 11, 2019, AUGUST 14, 2018, JANUARY 11, 2019 GAIN BY THE TRAVELERS COMPANIES INC., ET AL., COURT WITHOUT JURISDICTION, see: case no. 2013-CA-693, et al, *Earle v. McVeigh*, 91 US 503, 23 L Ed 398. See also Restatements, Judgments ' 4(b).

Prather v Loyd, 86 Idaho 45, 382 P2d 910.

5) Objection Court around date:12/18/2018 acted in Rogue manner without good cause shown against: Attorney: Michael J. Griffith request to adoption verified and certified pleadings and SUPREME COURT OF FLORIDA ORDERS MONDAY, JANUARY 14, 2019, JANUARY 11, 2019, AUGUST 14, 2018, JANUARY 11,2019 GAIN BY THE TRAVELERS COMPANIES INC., ET AL., COURT WITHOUT JURISDICTION filed case no. 2013-CA-693. See: Case no. 2013-CA-693, et al, *Hanson v Denckla*, 357 US 235, 2 L Ed 2d 1283, 78 S Ct 1228.

6) Objection Court around date:12/18/2018 oral orders given Attorney: Michael J. Griffith and Larry Wetzel are void and moot without legal effect, Orders given to: Attorney Michael J. Griffith caused bias and prejudice case no. 2013-CA-693, but not limited to and Orders are without good cause shown to deny rights and duties owed: Larry Wetzel held against his will at domicile: 3112 Hickory Street, Navarre, Florida under duress and protest over 17 months, Court acts were willful and wanton with malice having knowledge of facts without jurisdiction and SUPREME COURT OF FLORIDA ORDERS MONDAY, JANUARY 14, 2019, JANUARY 11, 2019, AUGUST 14, 2018, JANUARY 11,2019 GAIN BY THE TRAVELERS COMPANIES INC., ET AL., COURT WITHOUT JURISDICTION . See: case no. 2013-CA-693, et al, *Sabariego v Maverick*, 124 US 261, 31 L Ed 430, 8 S Ct 461, and is not entitled to respect in any other tribunal.

Notice: REQUEST HELP OF CLERK TO RECORD CERTIFIED A TRUE AND CORRECT COPY CLERK OF CIRCUIT COURT DONALD C. SPENCER BY:

**BRENDA BRAZWELL DATE: 08/21/2017 AND RESPECTIVELY OBJECT TO  
ORDERS SUPREME COURT OF FLORIDA JANUARY 14, 2019, JANUARY 11,  
2019, AUGUST 14, 2018, JANUARY 11, 2019 GAIN BY THE TRAVELERS  
COMPANIES INC., ET AL., WITHOUT JURISDICTION, NOTICE OF APPEAL.**

**NOW COMES: LARRY WETZEL Domicile: 3112 Hickory Street, Navarre,  
Florida without waiving past objections and/or rights by through Notary:  
State of Florida having power of attorney request help of clerk to record  
certified a true and correct copy clerk of circuit court Donald C. Spencer  
by: Brenda Brazwell date: 08/21/2017 and respectively object to orders  
SUPREME COURT OF FLORIDA January 14, 2019, January 11, 2019, August  
14, 2018, January 11, 2019 gain by: THE TRAVELERS COMPANIES INC., ET  
AL., without jurisdiction pursuant to: 55.10 F.S., Chapter 55, 55:501-55:509  
F.S., common law and raise Bar: Res Judicata, Latches, Time limits,  
Estoppel by record against: Thomas F. Brink false, erroneous, frivolous,  
fraudulent pleadings to be filed in court record Notary states following:**

**Clerk and Court can take judicial notice sua sponta CASE NO.:(S) SC15-**

**376, SC15-1731, SC15-1836, SC15-1837, SC17-370, SC17-543, SC18-1735, SC18-2109,**

**CASE NO.: SC19-7, CASE NO.: SC18-2043, Case no (s).: 2013-CA-693, Santa Rosa**

**County, Florida, 2014-CF-1456., Santa Rosa County, Florida, and 2001-L-624, St. Clair**

**County, Illinois ET AL. Notice of recension of waiver of formal extradition proceeding based**

**in Fraud, case no. 2013-CA-693, et al. and All incorporated and marked as exhibits made part of**

**this pleading as attachments and case no. SC15-376 DATE: 06/17/2015 FILED AS VARIOUS**

**COPIES OF LETTERS AND PLEADINGS WITH ANNOTATIONS, and filing # 82463964 e-**

**filed 12/21/2018 10:28:53 a undisputed notice of recording foreign judgment and affidavit**

**without objections so ever waived by debtors, and this stamped and signature certifies this 36-**

**page document is a copy of the original on file in the office of: Donald C. Spencer clerk of the**

**court Santa Rosa County, Florida this 10 day of December, 2018 BY: Selby Sloan, but not**

**limited to.**

Notice Clerk to: Certify and Record foreign judgment this stamped and signature certifies this 36 page document is a copy of the original on file in the office of: Donald C. Spencer Clerk of Court Santa Rosa County, Florida this 10<sup>th</sup> of December 2018 By: Shelby Sloan and file # 201829939 recorded 07/16/18 at 10:02 AM Donald C. Spencer, Santa Rosa, County for enforcement proceedings in Supreme Court Florida by right filed for Creditor: Larry Wetzel without waiving past objections or rights.

**1.550 Executions and Final Process**

**(a) Issuance.** Executions on judgments shall issue during the life of the judgment on the oral request of the party entitled to it or that party's attorney without praecipe. No execution or other final process shall issue until the judgment on which it is based has been recorded nor within the time for serving a motion for new trial or rehearing, and if a motion for new trial or rehearing is timely served, until it is determined; provided execution or other final process may be issued on special order of the court at any time after judgment. See: All exhibits, but not limited to.

Notice: Certify and Record undisputed foreign judgment this stamped, and signature certifies this 36-page document is a copy of the original on file in the office of: Donald C. Spencer Clerk of Court Santa Rosa County, Florida this 10<sup>th</sup> of December 2018 By: Shelby Sloan and file # 201829939 recorded 07/16/18 at 10:02 AM Donald C. Spencer, Santa Rosa, County for enforcement proceedings in Supreme Court Florida by right filed for Creditor: Larry Wetzel without waiving past objections or rights,

pursuant to Chapter 55, 55:501 - 55:509, 55.10 F.S., common law, lower courts acting without jurisdiction, in violation duties owed and denied to Creditor: Larry Wetzel, 3112 Hickory Street, Navarre, Florida without valid notice and service,

without valid plaintiff: Christopher Duffy, without valid Hearing, without valid contract, without valid insurance policy, Notice clerk of official instruments to be recorded with recorder of deeds, Santa Rosa County, Florida 6495 Caroline Street, Milton, Florida by right, pursuant to: Chapter 55, 55:501- 55:509, 55:10, common law, Clerk file in court of record incorporated undisputed foreign judgment this stamped and signature certifies this 36 page document is a copy of the original on file in the office of: Donald C. Spencer Clerk of Court Santa Rosa County, Florida this 10<sup>th</sup> of December 2018 By: Shelby Sloan and file # 201829939 recorded 07/16/18 at 10:02 AM Donald C. Spencer, Santa Rosa, County Undisputed search records Santa Rosa, County Case Abstract Offense filing # 82897148 e-filed 01/04/2019, and Memorandum to Clerk of equity in form affidavit document type certified copy of court, filing 82897148 e-filed 01/04/2019, and file # 82872705 e-filed 01/04/2019, Foreign judgment date: 07/16/2018 recorded in recorder of deeds pursuant to: file# 2011829939 or BK 3747 Pages 1653 recorded 07/16/18 at 10:02 AM Donald C. Spencer notice given by and through Notary: State of Florida having power of attorney with personal knowledge of claim by right notice and Request Clerk Supreme Court Florida, by right to place certified copy true

and correct COPY incorporated here and now, Notice given to Clerk of Supreme Court file certified copy true and correct copy Exhibit A, but not limited to in the recorder of deeds office Santa Rosa County, address: 6495 Caroline Street, Milton, Florida by Clerk of Supreme Court all exhibits marked and made part of this pleading as attachment into case no. (s): SC15-376, SC15-1731, SC15-1836, SC15-1837, SC17-370, SC17-543, SC18-1735, SC18-2109, CASE NO.: SC19-7, CASE NO.: SC18-2043, but not limited to and file in Lower courts records case no. 2013-CA-693, claim: Revised Statutes Annotated, common law, Rules of the Supreme Court of Florida (Refs & Annos), common law, **All writs, Writ Quo Warranto, Writ of Prohibition, Writ of Mandamus, Writ of Error, but not limited to, Claim all exceptions, and exemptions to pleadings with all errors or omission waived by named debtors relied on in good faith.** see: Case no. 2013-CA-693, art. V, § 3(b)(3), Fla.Const., all exhibits A, but not limited to.

**Therefore: clerk can certify and record for Creditor: Larry Wetzel by Right undisputed foreign judgment this stamped and signature certifies this 36 page document is a copy of the original on file in the office of: Donald C. Spencer Clerk of Court Santa Rosa County, Florida this 10<sup>th</sup> of December 2018 By: Shelby Sloan , file no. 201734214 or BK:3663 pages 1425-1451 recorded 08/21/2017 Donald C. Spencer, Santa Rosa, County, and file # 201829939 recorded 07/16/18 at 10:02 AM Donald C. Spencer, Santa Rosa, County, notice of appeal,**

Undisputed search records Santa Rosa, County Case Abstract Offense filing # 82897148 e-filed 01/04/2019, and Memorandum to Clerk of equity in form affidavit document type certified copy of court, filing 82897148 e-filed 01/04/2019, and file # 82872705 e-filed 01/04/2019, Foreign judgment date: 07/16/2018 recorded in recorder of deeds pursuant to: file# 2011829939 or BK 3747 Pages 1653 recorded 07/16/18 at 10:02 AM Donald C. Spencer notice given by and through Notary: State of Florida having personal knowledge with power of attorney with personal knowledge of claim by right notice and request Clerk Supreme Court Florida, by right to place certified copy true and correct COPY incorporated here and now, Demand given to Clerk of Supreme Court file certified copy true and correct copy Exhibit A-B but not limited to in the recorder of deeds office Santa Rosa County, address: 6495 Caroline Street, Milton, Florida by Clerk of Supreme Court all exhibits marked and made part of this pleading as attachment into case no. (s): **case no. 2013-CA-693, 2014-CF-1456, SC15-376, SC15-1731, SC15-1836, SC15-1837, SC17-370, SC17-543, SC18-1735, SC18-2109, CASE NO.: SC19-7, CASE NO.: SC18-2043**, but not limited to and file in Lower courts records case no. 2013-CA-693,

5 Fla. Stat. §55.081.

6 Fla. Stat. §55.10.

7 Fla. R. Civ. P. 1.550.

8 See *Evins v. Gainesville Natl. Bank*, 80 Fla. 84, 85 So. 659, 660 (1920); *Goodyear Tire & Rubber Co. v. Daniel*, 72 Fla. 489, 73 So. 592, 593 (1916); *Accent Realty of Jacksonville, Inc. v. Crudele*, 496 So. 2d 158, 161 (Fla. 3d D.C.A. 1986) (see concurring opinion of J. Pearson for historical account), *rev. denied*, 506 So. 2d 1040 (Fla. 1987).

9 Fla. Stat. §56.021; Fla. Stat. §56.041.

10 Fla. R. Civ. P. 1.560.

11 Fla. Stat. §56.29.

12 Fla. Stat. Ch. 56.

13 Fla. Stat. Ch. 77; Fla. Stat. §56.10.

14 1984 Fla. Laws Ch. 5, §1 (effective October 1, 1984.)

15 See *National Equipment Rental, Ltd. v. Coolidge B. & T. Co.*, 348 So. 2d 1237, 1238 (Fla. 2d D.C.A. 1977).

16 *Id.*

17 *Id.*

18 *Id.*

19 See *Crane v. Nuta*, 26 So. 2d 670, 671 (Fla. 1946).

20 *Id.*

21 Fla. Stat. §95.11 (1).

22 Fla. Stat. §95.11 (2)(a).

23 See *Turner Murphy Co. v. Specialty Constructors, Inc.*, 659 So. 2d 1242 (Fla. 1st D.C.A. 1995).

24 Fla. Stat. §55.081; Fla. Stat. §55.10.

25 See *K.W. Quaintance v. Fogg*, 392 So. 2d 360 (Fla. 2d D.C.A. 1981).

26 *SCG Travel, Inc. v. Westminster Financial Corp.*, 583 So. 2d 723, 726 (Fla. 4th D.C.A. 1991); *Archbold Health Services, Inc. v. Future Tech Business Systems, Inc.*, 659 So. 2d 1204, 1206 (Fla. 3d D.C.A. 1995).

27 *Id.*

28 Fla. Stat. §55.503(1); Fla. Stat. §55.505. Pursuant to Fla. Stat. §55.509, a judgment debtor may choose to file an action challenging the jurisdiction of the foreign court or the validity of the foreign judgment. The debtor may also request a stay. However, no stay of

enforcement during either a challenge or request is authorized without the debtor posting a bond. *See SCG Travel*, 583 So. 2d at 726; *Jackson v. Alexander*, 706 So. 2d 364, 365 (Fla. 1st D.C.A. 1998).

29 Fla. Stat. §55.503(1); Fla. Stat. §55.509.

30 *Id.* However, no execution or other process for enforcement may be issued until 30 days after the mailing of a notice of recording to the judgment debtor, so that the debtor has time to file an action or to request stay pursuant Fla. Stat. §55.509.

31 Fla. Stat. §55.081; Fla. Stat. §55.10; Fla. Stat. §56.021; Fla. Stat. §56.041.

32 *See B.A. Lott v. Padgett*, 14 So. 2d 667 (Fla. 1943); *Young v. McKenzie*, 46 So. 2d 184 (Fla. 1950).

33 *B.A. Lott*, 14 So. 2d at 667.

34 Fla. Stat. §95.11 (2).

35 *See B.A. Lott*, 14 So. 2d at 668.

36 *Id.* at 669.

37 *Id.*

38 *See Young*, 46 So. 2d at 184.

39 *See Young*, 46 So. 2d at 185.

40 *See id.*

41 *See B.A. Lott*, 14 So. 2d at 669.

42 *See Young*, 46 So. 2d at 185.

43 Fla. Stat. §55.502(2); *see SCG Travel*, 583 So. 2d at 726; *Archbold*, 659 So. 2d at 1206.

44 *Le Credit Lyonnais*, 741 So. 2d at 1166.

45 *See Le Credit Lyonnais*, 741 So. 2d at 1172.

46 U. S. Const. Art. IV, §1.

47 *See SCG Travel*, 583 So. 2d 725; *Archbold*, 659 So. 2d 1205; *Hinchee v. Golden Oak Bank*, 540 So. 2d 262, 263 (Fla. 2d D.C.A. 1989).

48 *Id.*; Fla. Stat. §55.502(1).

49 *See Hinchee*, 540 So. 2d 263.

50 *Id.*

51 *Milwaukee County v. M.E. White Co.* 296 U.S. 268, 277 (1935); quoted in *Baker v. General Motors Corp.*, 522 U.S. 222 (1998).

52 *See Baker*, 522 U.S. at 222.

53 *Id.*

54 *Id.*; see *Watkins v. Conway* , 385 U.S. 188 (1966).

55 *Watkins*, 385 U.S. at 188.

56 *Id.*

57 See *Watkins*, 385 U.S. at 189.

58 *Id.*

59 *Id.*

60 See *Watkins*, 385 U.S. at 190.

61 See *Caple v. Tuttle's Design Build, Inc.* , 25 Fla. L. Weekly S76 (Fla. 2000), citing *Van Bibber v. Hartford Accident & Indemnity, Inc. Co.*, 439 So. 2d 880 (Fla. 198

s/Larry R. Wetzel  
All rights Reserved  
3112 Hickory Street,  
Navarre, Florida

ATTEST:

Certificate of Service NOTARY here certify that on the 15<sup>th</sup> day of Jan., 2019, THAT A TRUE AND CORRECT COPY OF THE FOREGOING DOCUMENT and Notary will send through U.S. mailing to the foregoing: Clerk of Supreme Court, 500 South Duval Street Tallahassee, FL [32399]

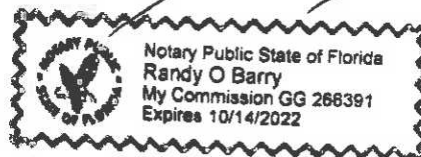
RISK MANAGEMENT SANTA ROSA COUNTY  
6495 Caroline Street  
SUITE I  
Milton, Florida

Michael J. Griffith	Clerk of Court
304 E Government Street	6495 Caroline Street
Pensacola, Florida	Milton, Florida

THOMAS F. BRINK ATTORNEY FOR THE TRAVELERS  
COMPANIES, INC., ET AL.  
5201 W. KENNEDY BLVD., STE. 450  
TAMPA, FLORIDA

RISK MANAGEMENT WASHINGTON COUNTY	clerk Washington county
1293 Jackson Ave	1293 Jackson Ave
Chipley, Florida	Chipley, Florida
	Larry R. Wetzel
	3112 Hickory Street
	Navarre Florida

Notary: State of Florida



# **Exhibit A**

# Supreme Court of Florida

WEDNESDAY, OCTOBER 24, 2018

CASE NO.: SC18-1725  
Lower Tribunal No(s):  
172013CA001457XXXXXX  
572013CA000693CAAXMX

LARRY R. WETZEL


vs. THE TRAVELERS COMPANIES,  
INC., ETC., ET AL.

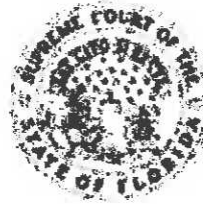
Petitioner(s)

Respondent(s)

Petitioner's motion for leave to proceed in forma pauperis is hereby granted.

A True Copy  
Test:

  
John A. Tomasino  
Clerk, Supreme Court



dl  
Served:

THOMAS FOLGER BRINK  
LARRY R. WETZEL

This stamp and signature certifies  
this 1 page document is a copy  
of the original on file in the office of:

Donald C. Spencer  
Clerk of the Court  
Santa Rosa County, Florida



This 9 day of January, 2019  
By: Sammy Jo Brown

RECEIVED, 01/10/2019 12:53:27 PM, Clerk, Supreme Court

SUPREME COURT OF FLORIDA  
THE TRAVELERS COMPANIES, INC., ET AL.

CASE NO.: SC18-1725

Lower Tribunal No(s):

172013CA001457XXXXX

572013CA000693CAAXMX

LARRY R. WETZEL VS. THE TRAVELERS COMPANIES, INC.,  
ETC., ET AL.

Petitioner(s)

Respondent(s)

Receptively Objection to Change Style of above case:

CASE NO.: SC18-1725

Lower Tribunal No(s):

172013CA001457XXXXXX

572013CA000693CAAXMX

LARRY R. WETZEL VS. STATE OF FLORIDA

Petitioner(s)

Respondent(s)

NOTICE OF DEFAULT IN DISHONOR

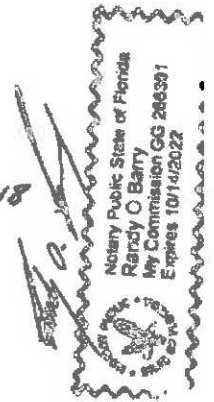
Tracking No. Mail #: Current Tracking No. # 1Z E35 617 03 1783 9906, Nov. 12, 2018

Notice date: Month Nov. 12, 2018

Libellant: First Larry-Middle Richard-Last: Wetzel  
Service by and respond to:  
c/o Raleigh Meeker, Notary Public  
8668 Navarre PKWY  
Navarre, Florida [ 32566 ]

I certify that this is a true  
copy of the original.  
Dated this 12 day of Nov, 2018

LIBELLE: Thomas F. Brink for  
THE TRAVELERS COMPANIES, INC. F/K/A, ST. PAUL FIRE AND MARINE INSURANCE, COMPANY, AND  
ST. PAUL TRAVELERS COMPANIES, 5201 WEST KENNEDY BLVD. TAMPA, FLORIDA



Reference: ORIGINAL DOCUMENT NAME FILE # 201734214 or BK 3653 PAGES 1425- 1451 RECORDED 08/21/17 08:33:56  
DONALD C. SPENCER, CLERK, SANTA ROSA COUNTY, FLORIDA SEE: EXHIBIT A marked made part of this pleading as  
attachment and incorporated here and now.

Clerk and Court can take judicial notice sua sponta this instrument is a Notice of Default in Dishonor upon the instrument(s) tendered by  
the Sui Juris: LARRY R. WETZEL (Libellant) and the third-party witness on or about Original Notice Sent around Date Aug. 19, 2018  
with the U.P.S. WITH TRACKING. It was received by the Respondent(s) on or Around Date: Aug. 23, 2018 without any objections filed  
case no. 2013-CA-693 so ever waived by above named parties at the address referenced above.

PRESENTMENT: On Month Nov. 12, 2018, I, Notary an authority (Notary Public), having limited power of attorney for the Libellant,  
presented the following instrument(s), hereinafter "Presentment":

FILED  
JOHN A. TOMASINO  
NOV 16 2018  
CLERK, SUPREME COURT  
BY

1. a DOCUMENT; pursuant to: 55.10 F.S. and common law, Affidavit of current address: Creditor: Larry R. Wetzel: 3112 Hickory Street, Navarre, Florida without waiving past objections or rights filed in case no. 2013-CA-693, case no. SC18-1725, but not limited to. See: Exhibit A; and
  2. an Affidavit of Notice of Default dated Affidavit of Default returned around Date Nov. 11, 2014; and
  3. Returned a Document: Electronic Judgment lien certificate, see: Exhibit A; and
  4. Returned a certificate of judgment and order support levy pursuant to Chapter 55, 55:501- 55:509, common law, 55.10 F.S.; and
  5. Returned a Notary Certificate of Mailing; and
  6. Returned a Notice of Default in Dishonor; and
  7. Returned a Notary Certificate of Dishonor; and
  7. Returned a Notice of Final Determination and Judgment in Nihil Dicit; and
  6. a [REDACTED]
- See: case no. 2013-CA-693, but not limited to.

**DISHONOR:** By the terms and conditions of the agreement resulting by the LIBELLEE'S disregard of the Presentment, the LIBELLEE is under the duty and obligation to timely and in good faith protest and/or honor the contract by presentment within the allowed time frame and to provide a timely rebuttal and / or an adjusted statement of account. See: case no. SC18-1725 The failure by LIBELLEE to issue a timely response comprises their agreement with all of allegations of the LIBELLEE'S misconduct set forth by the Libellant. See: Exhibit A, Case no. 2013-CA-693, but not limited to.

Allowing ten (10) days for the initial response, an additional twenty (20) days on the opportunity to cure, and the time allowed having passed for the LIBELLEE to cure their dishonor, and the Notary an authority and having limited power of attorney showing no record of rebuttal or response, the Libellant and third-party witness now deem the instrument(s) incorporated here and now as attachment made part of this pleading to have been dishonored on or around date: 10/01/2017, and the Notice of Fault and Opportunity to Cure and to Contest Acceptance to have been dishonored on Date: 11/01/2017, 2018, thereby comprising a confession of judgment on the merits. See: case no. 2013-CA-693, but not limited to.

**DEFAULT:** For the LIBELLEE'S failure to respond the Respondent(s) at fault. See: Exhibit A, Case no. 2013-CA-693, but not limited to. For the Respondent(s) failure, refusal, or neglect to respond to the verified presentment and to the Notice of Fault and Opportunity to Cure and to Contest Acceptance, LIBELLEE thereby acquiesces and tacitly agrees with all terms, conditions, stipulations, obligations, and invoices set forth within the AFFIDAVIT OF CURRENT ADDRESS: Creditor: Larry- Wetzel: 3112 Hickory Street, Navarre, Florida without waiving past objections or rights filed in case no. 2013-CA-693 without objection so ever waived by above named debtors pursuant to: 55.10 F.S., common law, but not limited to filed in court record. See: SC18-1725, but not limited to.

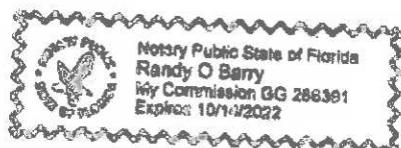
Of this presentment take due Notice and heed. Please govern yourself accordingly.

IN WITNESS WHEREOF, Notary an Authority having limited power of Attorney hereunto set my hand on this 12th day of Month, 2018 and that the Libellant hereby affirms all of the statements made above are true, correct, complete, and are not misleading without objection filed timely and/or properly case no. 2013-CA-693 so ever waived by the above named debtors. See: Exhibit A, and case no. 2013-CA-693.

Date: 12 Nov 18

Randy O. Barry  
Notary State of Florida

Witness



Randy O. Barry

Jenna Murphy  
Witness  
Jenna Murphy



SUPREME COURT OF FLORIDA  
THE TRAVELERS COMPANIES, INC., ET AL.

CASE NO.: SC18-1725

Lower Tribunal No(s):

172013CA001457XXXXXX

572013CA000693CAAXMX

LARRY R. WETZEL VS. THE TRAVELERS COMPANIES, INC.,  
ETC., ET AL.

Petitioner(s)

Respondent(s)

Receptively Objection to Change Style of above case:

CASE NO.: SC18-1725

Lower Tribunal No(s):

172013CA001457XXXXXX

572013CA000693CAAXMX

LARRY R. WETZEL VS. STATE OF FLORIDA

Petitioner(s)

Respondent(s)

NOTICE OF DEFAULT IN DISHONOR

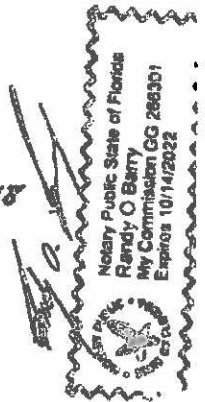
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Notice date: Month Nov. 12, 2018

Libellant: First Larry-Middle Richard-Last: Wetzel  
Service by and respond to:  
c/o Raleigh Meeker, Notary Public  
8668 Navarre PKWY  
Navarre, Florida [ 32566 ]

I certify that this is a true  
copy of the original.  
Dated this 12 day of Nov 2018

LIBELLE: Thomas F. Brink for  
THE TRAVELERS COMPANIES, INC. F/K/A, ST. PAUL FIRE AND MARINE INSURANCE, COMPANY, AND  
ST. PAUL TRAVELERS COMPANIES, 5201 WEST KENNEDY BLVD. TAMPA, FLORIDA



Reference: ORIGINAL DOCUMENT NAME FILE # 201734214 or BK 3653 PAGES 1425-1451 RECORDED 08/21/17 08:33:56  
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Clerk and Court can take judicial notice sua sponta this instrument is a Notice of Default in Dishonor upon the instrument(s) tendered by  
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BY

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  7. Returned a Notary Certificate of Dishonor; and
  7. Returned a Notice of Final Determination and Judgment in Nihil Dicit; and
  6. a [REDACTED]
- See: case no. 2013-CA-693, but not limited to.

**DISHONOR:** By the terms and conditions of the agreement resulting by the LIBELLEE'S disregard of the Presentment, the LIBELLEE is under the duty and obligation to timely and in good faith protest and/or honor the contract by presentment within the allowed time frame and to provide a timely rebuttal and / or an adjusted statement of account. See; case no. SC18-1725 The failure by LIBELLEE to issue a timely response comprises their agreement with all of allegations of the LIBELLEE'S misconduct set forth by the Libellant. See: Exhibit A, Case no. 2013-CA-693, but not limited to.

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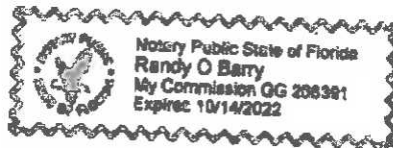
Of this presentment take due Notice and heed. Please govern yourself accordingly.

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Date: 12 Nov 18

Randy O. Barry  
Notary State of Florida

Witness



Randy O. Barry

Jenna Murphy  
Witness  
Jenna Murphy



# Exhibit A

# Supreme Court of Florida

MONDAY, JANUARY 14, 2019

CASE NO.: SC15-1836

Lower Tribunal No(s):

1D15-357; 572013CA000693CAAXMX

LARRY R. WETZEL

vs. THE TRAVELERS COMPANIES,  
INC., ET AL.

---

Petitioner(s)

Respondent(s)

Petitioner's petition filed with this Court on January 10, 2019, is hereby stricken as unauthorized.

**PLEASE BE ADVISED THAT THE ABOVE STYLED CASE IS FINAL IN THIS COURT AND NO FURTHER PLEADINGS MAY BE FILED. ANY FURTHER FILINGS WILL NOT BE RESPONDED TO AND PLACED IN A MISCELLANEOUS FILE.**

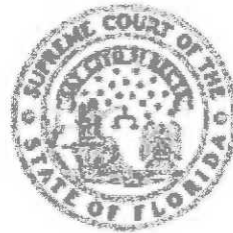
A True Copy

Test:



---

John A. Tomasino  
Clerk, Supreme Court



dl

Served:

THOMAS FOLGER BRINK  
LARRY R. WETZEL  
HON. KRISTINA SAMUELS, CLERK

# Supreme Court of Florida

FRIDAY, JANUARY 11, 2019

CASE NO.: SC15-1837

Lower Tribunal No(s):

1D15-2123; 572013CA000693CAAXMX

LARRY R. WETZEL

vs. THE TRAVELERS COMPANIES,  
INC., ET AL.

---

Petitioner(s)

Respondent(s)

Petitioner's petition filed with this Court on January 10, 2019, is hereby stricken as unauthorized.

**PLEASE BE ADVISED THAT THE ABOVE STYLED CASE IS FINAL IN THIS COURT AND NO FURTHER PLEADINGS MAY BE FILED. ANY FURTHER FILINGS WILL NOT BE RESPONDED TO AND PLACED IN A MISCELLANEOUS FILE.**

A True Copy

Test:



---

John A. Tomasino  
Clerk, Supreme Court



dl

Served:

THOMAS FOLGER BRINK  
LARRY R. WETZEL  
HON. DONALD C. SPENCER, CLERK  
HON. KRISTINA SAMUELS, CLERK

# Supreme Court of Florida

MONDAY, JANUARY 14, 2019

CASE NO.: SC17-370  
Lower Tribunal No(s):  
572014CF001456CFAXMX

LARRY R. WETZEL

vs. BOB JOHNSON, SHERIFF

---

Petitioner(s)

Respondent(s)

Petitioner's petition filed with this Court on January 14, 2019, is hereby stricken as unauthorized.

**PLEASE BE ADVISED THAT THE ABOVE STYLED CASE IS FINAL IN THIS COURT AND NO FURTHER PLEADINGS MAY BE FILED. ANY FURTHER FILINGS WILL NOT BE RESPONDED TO AND PLACED IN A MISCELLANEOUS FILE.**

A True Copy  
Test:



---

John A. Tomasino  
Clerk, Supreme Court



dl  
Served:

BOB JOHNSON, SHERIFF  
LARRY R. WETZEL  
HON. DONALD C. SPENCER, CLERK

# Supreme Court of Florida

TUESDAY, AUGUST 14, 2018

CASE NO.: SC17-543

Lower Tribunal No(s):

572013CA000693CAAXMX

572014CF001456CFAXMX

572017CA000177CAAXMX

LARRY R. WETZEL

vs. BOB JOHNSON, SHERIFF

---

Petitioner(s)

Respondent(s)

Petitioner's notice filed with this Court on August 13, 2018, is hereby stricken as unauthorized.

**PLEASE BE ADVISED THAT THE ABOVE STYLED CASE IS FINAL IN THIS COURT AND NO FURTHER PLEADINGS MAY BE FILED. ANY FURTHER FILINGS WILL NOT BE RESPONDED TO AND PLACED IN A MISCELLANEOUS FILE.**

A True Copy

Test:



John A. Tomasino

Clerk, Supreme Court



dl

Served:

ROBERT WAYNE EVANS

AVERY D. MCKNIGHT

LARRY R. WETZEL

# Supreme Court of Florida

TUESDAY, AUGUST 14, 2018

CASE NO.: SC17-543

Lower Tribunal No(s):

572013CA000693CAAXMX

572014CF001456CFAXMX

572017CA000177CAAXMX

LARRY R. WETZEL

vs. BOB JOHNSON, SHERIFF

---

Petitioner(s)

Respondent(s)

Petitioner's notice filed with this Court on August 13, 2018, is hereby stricken as unauthorized.

**PLEASE BE ADVISED THAT THE ABOVE STYLED CASE IS FINAL IN THIS COURT AND NO FURTHER PLEADINGS MAY BE FILED. ANY FURTHER FILINGS WILL NOT BE RESPONDED TO AND PLACED IN A MISCELLANEOUS FILE.**

A True Copy

Test:



John A. Tomasinc

Clerk, Supreme Court



dl

Served:

ROBERT WAYNE EVANS

AVERY D. MCKNIGHT

LARRY R. WETZEL

# Supreme Court of Florida

FRIDAY, JANUARY 11, 2019

CASE NO.: SC18-1725

Lower Tribunal No(s):

172013CA001457XXXXXX; 572013CA000693CAAXMX

LARRY R. WETZEL

vs. STATE OF FLORIDA

---

Petitioner(s)

Respondent(s)

Petitioner's petition filed with this Court on January 10, 2019, is hereby stricken as unauthorized.

**PLEASE BE ADVISED THAT THE ABOVE STYLED CASE IS FINAL IN THIS COURT AND NO FURTHER PLEADINGS MAY BE FILED. ANY FURTHER FILINGS WILL NOT BE RESPONDED TO AND PLACED IN A MISCELLANEOUS FILE.**

A True Copy

Test:



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John A. Tomasino

Clerk, Supreme Court



dl

Served:

TRISHA MEGGS PATE

LARRY R. WETZEL

HON. DONALD C. SPENCER, CLERK

HON. PAM CHILDERS, CLERK

### Filing Received Confirmation

**2 documents are successfully submitted for filing to The Supreme Court of Florida**  
**Court Case # you have provided is SC2015-1731**  
**Reference # for this filing is 83303764**

**Important: If you should contact the court about any document in this filing, please provide this Submission # to help us locate this filing.**

You may want to print this page for your records. [Print](#)

### Recent Filings

Pleading	Proposed Order	Submission/NEF	Case Style/Docket	Court Case #	Status	Court	Submission Date	Completion Date/Remarks
<a href="#">Submit</a>		83303764	LARRY R. WETZEL vs THE TRAVELERS COMPANIES, INC., ET AL.	SC2015-1731	Received	The Supreme Court of Florida	01/14/2019 02:33:22 PM	
<a href="#">Submit</a>		83302252	LARRY R. WETZEL vs STATE OF FLORIDA	SC2018-1725	Pending Filing	The Supreme Court of Florida	01/14/2019 02:22:47 PM	
<a href="#">Submit</a>		83295777	LARRY R. WETZEL vs THE TRAVELERS COMPANIES, INC.	SC2018-2109	Filed	The Supreme Court of Florida	01/14/2019 01:31:28 PM	01/14/2019 02:15:35 PM
<a href="#">Submit</a>		83288961	LARRY R. WETZEL vs BOB JOHNSON, SHERIFF	SC2017-543	Pending Filing	The Supreme Court of Florida	01/14/2019 12:25:05 PM	
<a href="#">Submit</a>		83288841	LARRY R. WETZEL vs STATE OF FLORIDA	SC2019-7	Filed	The Supreme Court of Florida	01/14/2019 12:23:56 PM	01/14/2019 01:00:39 PM
<a href="#">Submit</a>		83288764	LARRY R. WETZEL vs STATE OF FLORIDA	SC2018-2043	Filed	The Supreme Court of Florida	01/14/2019 12:23:07 PM	01/14/2019 01:00:38 PM
<a href="#">Submit</a>		83288682	LARRY R. WETZEL vs STATE OF FLORIDA	SC2018-1725	Pending Filing	The Supreme Court of Florida	01/14/2019 12:22:15 PM	

# **Exhibit B**

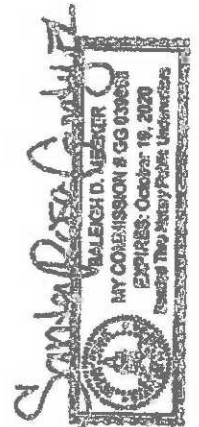
IN THE CIRCUIT COURT OF THE FIRST JUDICIAL CIRCUIT, *certify that this is a true*  
IN AND FOR SANTA ROSA COUNTY *copy of the original.*

*19 day of AUG, 2017*  
*Baldwin D. Meeks*  
*Baldwin D. Meeks*

THE TRAVELERS COMPANIES, INC. F/K/A/  
ST. PAUL FIRE AND MARINE INSURANCE,  
COMPANY, AND ST. PAUL TRAVELERS COMPANIES, INC.,  
Plaintiff,

Case no.: 2013-CA-693

LARRY WETZEL,  
Defendant.



AFFIDAVIT OF CURRENT ADDRESS: Creditor: Larry- Wetzel: 3112 Hickory Street,  
Navarre, Florida without waiving past objections or rights filed in case 2013-CA-693.  
CA-693.

Pursuant to: s.5510, Florida Statutes, common law, Res Judicata,  
And Apostille no. 2016-71078/Final Foreign Order and Judgment,  
Pursuant to: Chapter 55, 55.501-55.509, Florida Statutes, common law,  
Res Judicata, Time Limits, Latches, Estoppel by record, Full Faith and Credit.  
State of Florida

County of Santa Rosa

SANTA ROSA COUNTY FL  
SOUTH END FILED  
2017 AUG 21 AM 8:33

DONALD C. SPENCER  
CLERK OF COURT &  
COMPTROLLER

SANTA ROSA COUNTY FL  
SOUTH END FILED  
2017 AUG 21 AM 8:36

DONALD C. SPENCER  
CLERK OF COURT &  
COMPTROLLER



CERTIFIED A TRUE AND CORRECT COPY  
CLERK OF CIRCUIT COURT  
DONALD C. SPENCER

BY *Brenda Bravell*  
CLERK

DATE *08/21/2017*

Now Comes: Creditor: Larry-Wetzel: a man address: 3112 Hickory Street, Navarre, Florida by through the undersigned authority Notary: State of Florida (Notary) under Oath, Bond, Hand and Seal, pursuant to: 55.10, 55.10(2), Chapter 55, 55.501- 55.509 Florida Statutes, common law, Res judicata, Latches, Time Limits, Estoppel by Record, uniform commercial code, Fair Debt Collection practice act, Full Faith and Credit, chapter 48, F.S., (e.g.48.161,48.181), filed in court record without waiving past objections or rights reserved and denied by: Debtors: THE TRAVELERS COMPANIES, INC. F/K/A/, ST. PAUL FIRE AND MARINE INSURANCE, COMPANY, AND ST. PAUL TRAVELERS COMPANIES, INC., A.K.A. BRIGHTLIGHT LIFE INSURANCE COMPANY, A.K.A. TRAVELERS INSURANCE COMPANY, A.K.A. THOMAS BRINK 5201 West Kennedy Blvd. Suite 450, Tampa, Florida, Notice: Above named

parties are in agreement with respect to the statute of limitations above name parties are in agreement, FEFJA does not contain its own statute of limitations, and the Hesses argue that Florida's twenty-year statute of limitations for an action on a Florida judgment applies. See § 95.11(1). Patrick contends that a different result is required by a nonuniform provision of FEFJA contained in section 55.502(4). Section 55.502 provides as follows:

55.502 Construction of act. —

- (1) As used in ss. 55.501–55.509, the term “foreign judgment” means any judgment, decree, or order of a court of any other state or of the United States if such judgment, decree or order is entitled to full faith and credit in this state.
- (2) This act shall not be construed to impair the right of a judgment creditor to bring an action to enforce his or her judgment instead of proceeding under this act.
- (3) This act shall be interpreted and construed to effectuate its general purpose to make uniform the law with respect to the subject of this act among states enacting it.
- (4) Nothing contained in this act shall be construed to alter, modify, or extend the limitation period applicable for the enforcement of foreign judgments.

(Emphasis added.)

The Hesses contend that subsection (4) simply refers to subsection (2) above with respect to an action on a foreign judgment and its five-year statute of limitations in section 95.11(2)(a), thus leaving Florida's twenty-year statute of limitations applicable to a foreign judgment domesticated under FEFJA. State and federal courts in Florida have agreed with this interpretation. See *In re Goodwin*, 325 B.R. 328, 332–34 (Bankr.M.D.Fla.2005) (determining that the twenty-year statute of limitations in section 95.11(1) applied to Maine judgments recorded under FEFJA); see also *Le Credit Lyonnais, S.A. v. Nadd*, 741 So.2d 1165, 1169, 1172 (Fla. 5th DCA 1999) (analyzing FEFJA in a case concerning out-of-country foreign judgments), *aff'd*, 804 So.2d 1226 (Fla.2001); *N.Y. State Dep't of Taxation v. Patafio*, 829 So.2d 314, 319 (Fla. 5th DCA 2002) (Sharp, J., concurring specially) (stating that when registered under FEFJA “the foreign judgment becomes a Florida judgment and is then subject to the Florida statute of limitations for Florida judgments”).

In *Nadd*, the Fifth District stated that one interpretation of section 55.502(4) is that section 95.11(2)(a), the five-year statute of limitations on an action on a foreign judgment, “remains as a bar to suits brought under the common law mode of enforcement, having referenced that remedy in a closely preceding provision.” 741 So.2d at 1169. The bankruptcy court in *In re Goodwin* found this to be “the more accurate

2/27/02

interpretation of the non-uniform FERJA provision." 325 B.R. at 333. That interpretation is consistent with the later provision in section 55.503(1) that a domesticated foreign judgment is to be treated like a Florida judgment. And, "[t]o hold otherwise places a greater restraint on the enforcement of foreign judgments than is warranted in light of the policy behind adopting the FERJA and similar Uniform laws." *Id.* Furthermore, "[p]ermitting strained readings which obviate the clear language providing a judgment, once domesticated, shall be treated in the same manner as a Florida state court judgment is not necessary or warranted." *Id.*, see: All exhibits.

But section 55.502(4) has also been interpreted "according to its 'plain language'" to refer to the limitation period in the state rendering the foreign judgment. See *In re Tranter*, 235 B.R. 419, 422 (Bankr.S.D.Fla.2000) (determining that a Kentucky judgment registered under FERJA was subject to Kentucky's fifteen-year statute of limitations). In dicta, some Florida state courts have also suggested this same result. See *Haigh*, 940 So.2d at 1234 ("Specifically, registration of and proceedings to enforce a foreign judgment are derivative of the original judgment and are therefore subject to the limitations period in the jurisdiction where the judgment was originally rendered."); *Friona*, 902 So.2d at 866 (recognizing that a foreign judgment must be recorded before expiration of the judgment under the laws of the rendering forum but going on to state that "[o]nce domesticated, a foreign judgment will be effective for a period no longer than the original forum's statute of limitations or twenty years, whichever comes first"). See: All exhibits.

Since *In re Tranter*, however, the Southern District of Florida has stated that a domesticated foreign judgment under FERJA is subject to Florida's twenty-year statute of limitations, citing the Middle District of Florida's opinion in *In re Goodwin*, 325 B.R. at 333. See 645 W. 44th St. Assoc. v. Koch, No. 13-61475-Civ-Scola, 2014 WL 1652035, at \*2 (S.D.Fla. Apr. 24, 2014). And relying on the reasoning in *In re Goodwin* and *Koch*, the First District determined that Florida's twenty-year statute of limitations applied to a Nevada judgment domesticated in Florida under FERJA. *Desert Palace, Inc. v. Wiley*, 145 So.3d 946, 948 (Fla. 1st DCA 2014). See: All exhibits.

Above named parties agree that, as worded, section 55.502(4) applies to Florida's five-year statute of limitations applicable to actions to enforce a foreign judgment referenced in subsection (2) of the same section, not the varied statutes of limitation in states around the country. The practical result is that by domesticating the Illinois judgment under FERJA, Florida's twenty-year statute of limitations applies and begins to run from the date of the Illinois judgment filed in Florida. See: All exhibits, *Michael*, 832 So.2d at 217.

Filed in record Notary: State of Florida having personal knowledge of Facts:

Whereas' 1) The undersigned party made special limited appearance by through Notary: State of Florida around date: 08/14/2017, case no. 2013-CA-693 and has Certified and Verified Apostille no. 2016-71078/ Final Foreign Judgment recorded in the official Records pursuant to: full faith and credit in this state, without timely or proper objections by debtors: THE TRAVELERS COMPANIES, INC. F/K/A/, ST. PAUL FIRE AND MARINE INSURANCE, COMPANY, AND ST. PAUL TRAVELERS COMPANIES, INC., A.K.A. BRIGHTLIGHT LIFE INSURANCE COMPANY, A.K.A. TRAVELERS INSURANCE COMPANY, A.K.A. THOMAS BRINK 5201 West Kennedy Blvd. Suite 450, Tampa, Florida named parties so ever waived. See: All Exhibits, Official Records In and for Santa Rosa County, Florida. The Lien/ Apostille no. 2016-71078/ Final Foreign Judgment pursuant to: Chapter 55, 55.501- 55.509 F.S. been recorded in or Book 3652, Page 1574, on the 16<sup>th</sup> Day of August, 2017 and

3/27/17

Book 3652, Page 18-54, on the 14<sup>th</sup> day of August, 2017, Lien/ Apostille no. 2016-71078/ Final Foreign Judgment a debt in original amount: \$16,000,000.00, Sixteen Million Dollars no cents and 6% interest remains outstanding and overdue to date , See: All exhibits marked and made part of this Instrument.

Whereas' 2) Pursuant to section 55.10(2) , Florida Statutes, common law, the Lien holder must file an affidavit with current address: 3112 Hickory Street, Navarre Florida and recording of the affidavit shall occur simultaneously with the recording as incorporated here and now of the attached Instruments valid Apostille no. 2016-71078/Final Foreign Judgment pursuant to F.S. 55.03(1), common law for sum let execution issue. Payments shall be made to Creditor: Larry- Wetzel: a man 3112 Hickory Street, Navarre, Florida, see: All Exhibits marked and made part incorporated in this Instrument here and now as attachments.

Therefore: The current address of Lien Holder Creditor: Larry- Wetzel: 3112 Hickory Street, Navarre, Florida. Claim: Pursuant to: s.55.10, Florida Statutes, common law, Res Judicata, and Apostille no. 2016-71078/Final Foreign Order and Judgment, Pursuant to: Chapter 55, 55.501-55.509, Florida Statutes, common law, Res Judicata, Time Limits, Latches, Estoppel by record, Full Faith and Credit. State of Florida, Santa Rosa County, State of Florida Constitution, Article V section 3(b) (7) and Organic Bill of Rights, State of Florida, but not limited to. To: Clerk of Court and Recorder of Deeds, 6495 Caroline Street, Milton, Florida, Notary: State of Florida given limited power of Attorney subscribed and certifies on the foregoing instrument to be true and correct, Lien/ Apostille no. 2016-71078/ Final Foreign Judgment a debt in original amount: \$16,000,000.00, Sixteen Million Dollars no cents and 6% interest remains outstanding and overdue to date, all documents attached to this Instrument pursuant to 55.10, 55.10(2), chapter 55, 55.501- 55.509 Florida Statutes, common law, res judicata, latches, Time Limits, uniform commercial code, Fair debt collect act and recording of the affidavit shall occur simultaneously with the recording as incorporated here and now of the attached Instruments valid Apostille no. 2016-71078/Final Foreign Judgment pursuant to F.S. 55.03(1), common law for sum let execution issue.

4/27/20

Jeralts:

Attest:

Signed under Hand and Seal pursuant to Oath and Bond having personal knowledge of facts 19<sup>th</sup> day of August of 2017.



State of Florida

County of Santa Rosa

Before me, the under signed Authority Notary: State of Florida ( Notary) under Hand and Seal pursuant to Oath and Bond having personal knowledge of facts filed in court record State of Florida and be Known Creditor: Larry- Wetzel's man address: 3112 Hickory Street, Navarre, Florida, non-consent to proceedings around August 22, 2017, but not limited to, Notary having personal knowledge of following facts:

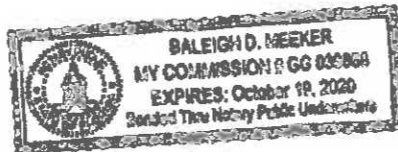
Whereas' 1) The undersigned party made special limited appearance by through Notary: State of Florida around date: 08/14/2017, case no. 2013-CA-693 and has Certified and Verified Apostille no. 2016-71078/ Final Foreign Judgment recorded in the official Records pursuant to: full faith and credit in this state, without timely or proper objections by debtors: THE TRAVELERS COMPANIES, INC. F/K/A/, ST. PAUL FIRE AND MARINE INSURANCE, COMPANY, AND ST. PAUL TRAVELERS COMPANIES, INC., A.K.A. BRIGHTLIGHT LIFE INSURANCE COMPANY, A.K.A. TRAVELERS INSURANCE COMPANY, A.K.A. THOMAS BRINK 5201 West Kennedy Blvd. Suite 450, Tampa, Florida named parties so ever wolved. See: All Exhibits, Official Records in and for Santa Rosa County, Florida. The Lien/ Apostille no. 2016-71078/ Final Foreign Judgment pursuant to: Chapter 55, 55.501- 55.509 F.S. been recorded in or Book 3652, Page 1574, on the 16<sup>th</sup> Day of August, 2017 and Book 3652, Page 18-54, on the 14<sup>th</sup> day of August, 2017, Lien/ Apostille no. 2016-71078/ Final Foreign Judgment a debt in original amount: \$16,000,000.00, Sixteen Million Dollars no cents and 6% Interest remains outstanding and overdue to date , See: All exhibits marked and made part of this instrument. Whereas' 2) Pursuant to section 55.10(2) , Florida Statutes, common law, the Lien holder must file an affidavit with current address: 3112 Hickory Street, Navarre Florida and recording of the affidavit shall occur simultaneously with the recording as incorporated here and now of the attached instruments valid Apostille no. 2016-71078/Final Foreign Judgment pursuant to F.S. 55.03(1), common law for sum let execution issue. Payments shall be made to Creditor: Larry- Wetzel: a man 3112 Hickory Street, Navarre, Florida, see: All Exhibits marked and made part incorporated in this instrument here and now as attachments.

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Clerk of Court	creditor: Larry- Wetzel:	Thomas F. Brink
6495 Carolina Street	3112 Hickory Street,	5201 West Kennedy Blvd.
Milton, Florida	Navarre, Florida	Tampa, Florida
		
Larry- Wetzel	Notary: State of Florida	

Without prejudice U.C.C. 1-303

3112 Hickory Street, Navarre, Florida



5/27

I HEREBY CERTIFY THAT A COPY OR COPIES OF FOREGOING HAS FURNISHED TO: Clerk of Court 6495 Caroline Street Milton, Florida  
creditor: Larry Wetzel non-consent 3112 Hickory Street, Navarre, Florida, Thomas F. Brink, 5201 West Kennedy Blvd. Tampa, Florida by mail/  
delivery for e-mail sworn under Oath and Bond, Fidei and Sacri Notary State of Florida having personal knowledge of facts

Jurats:

Attest:

Signed under Hand and Seal pursuant to Oath and Bond having personal knowledge of facts 19<sup>th</sup> day of August of 2017.

State of Florida:



County of Santa Rosa

Before me, the undersigned Authority Notary: State of Florida ( Notary) under Hand and Seal pursuant to Oath and Bond having personal  
knowledge of facts filed in court record State of Florida and be known Creditor: Larry- Wetzel a man address: 3112 Hickory Street, Navarre,  
Florida, non-consent to proceedings around August 22, 2017, but not limited to, Notary having personal knowledge of following facts:

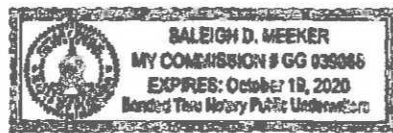
Whereas' 1) The undersigned party made special limited appearance by through Notary: State of Florida around date: 08/14/2017, case no.  
2016-CA-089 and has Certified and Verified Apostille no. 2016-71078/ Final Foreign Judgment recorded in the official Records pursuant to: full  
faith and credit in this state, without timely or proper objections by debtors: THE TRAVELERS COMPANIES, INC. F/K/A, ST. PAUL FIRE AND  
MARINE INSURANCE COMPANY, AND ST. PAUL TRAVELERS COMPANIES, INC., A.K.A. BRIGHTLIGHT LIFE INSURANCE COMPANY, A.K.A.  
TRAVELERS INSURANCE COMPANY, A.K.A. THOMAS BRINK 3201 West Kennedy Blvd. Suite 430, Tampa, Florida named parties so ever wolved.  
See: All Exhibits, Official Records in and for Santa Rosa County, Florida. The Lien/ Apostille no. 2016-71078/ Final Foreign Judgment pursuant to:  
Chapter 55, 55.501- 55.508 F.S. been recorded in or Book 3652, Page 1574, on the 16<sup>th</sup> Day of August, 2017 and Book 3652, Page 38-54, on the  
14<sup>th</sup> day of August, 2017, Lien/ Apostille no. 2016-71078/ Final Foreign Judgment a debt in original amount: \$16,000,000.00, Sixteen Million  
Dollars no cents and 6% interest remains outstanding and overdue to date, See: All exhibits marked and made part of this instrument.

Whereas' 2) Pursuant to section 55.10(2), Florida Statutes, common law, the Lien holder must file an affidavit with current address: 3112  
Hickory Street, Navarre Florida and recording of the affidavit shall occur simultaneously with the recording as incorporated here and now of the  
attached instruments valid Apostille no. 2016-71078/ Final Foreign Judgment pursuant to F.S. 55.03(1), common law for sum let execution issue.  
Payments shall be made to Creditor: Larry- Wetzel: a man 3112 Hickory Street, Navarre, Florida, see: All Exhibits marked and made part  
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Hickory Street, Navarre, Florida. Claim: Pursuant to: s.55.10, Florida Statutes, common law, Res Judicata, and Apostille no. 2016-71078/ Final  
Foreign Order and Judgment, Pursuant to: Chapter 55, 55.501-55.508, Florida Statutes, common law, Res Judicata, Time Limits, Laches,  
Estoppel by record, Full Faith and Credit, State of Florida, Santa Rosa County, State of Florida Constitution, Article V section 3(b) (7) and Organic  
Bill of Rights, State of Florida, but not limited to. To: Clerk of Court and Recorder of Deeds, 6495 Caroline Street, Milton, Florida, Notary State  
of Florida given limited power of Attorney subscribed and certifies on the foregoing instrument to be true and correct, Lien/ Apostille no. 2016-  
71078/ Final Foreign Judgment a debt in original amount: \$16,000,000.00, Sixteen Million Dollars no cents and 6% interest remains outstanding  
and overdue to date, all documents attached to this instrument pursuant to: 55.10, 55.10(2), chapter 55, 55.501- 55.509 Florida Statutes,  
common law, res judicata, laches, Time Limits, uniform commercial code, Fair debt collect act and recording of the affidavit shall occur  
simultaneously with the recording as incorporated here and now of the attached instruments valid Apostille no. 2016-71078/ Final Foreign  
Judgment pursuant to F.S. 55.03(1), common law for sum let execution issue.

6/27/17

Clerk of Court      creditor: Larry- Wetzel: non-consent      Thomas F. Brink  
6495 Caroline Street      3112 Hickory Street,      5201 West Kennedy Blvd.  
Milton, Florida      Navarre, Florida      Tampa, Florida  
        
Larry- Wetzel      Notary: State of Florida

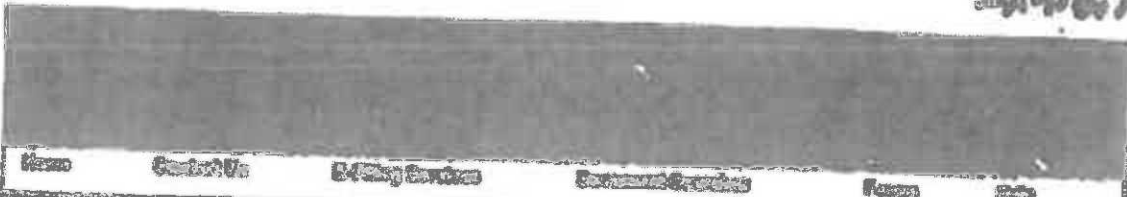
Without prejudice U.C.C. 1-303  
3112 Hickory Street, Navarre, Florida



# Exhibit A

7/27/08

*Exhibit A*



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Judgment Lien List Lien on List Return to List **Order Case Search**

**Judgment Lien Detail**

Processed Time 07/20/2014

To determine if a writ of execution on a final judgment was docketed with a clerk prior to 07/20/2014, view the filing history.

**Filing Information**

Document Number **JAN1987122** [View Image to PDF Format](#)

Status: ACTIVE  
Case Number: T298830265KAX  
Date of Court: SANTA ROSA COUNTY, FL  
File Date: 10/17/2013  
Date of Entry: 07/20/2014  
Expiration Date: 10/17/2018  
Amount Due: \$20,000,000.00  
Interest Rate: 00.00 %

CLERK OF COURT A  
DON COLELLER  
OCT 20 PM 3 23  
SANTA ROSA COUNTY, FL  
SE FILED

**Name And Address of Judgment Creditor (Plaintiff)**

LARRY RICHARD WITZEL  
820 TIGER FOOT BLVD.  
GULF STREAM, FL 32060

**Name And Address of Judgment Debtor(s) (Defendant(s))**

FRANKLY JR., EDWARD  
8750 AMALON DRIVE  
FAIRVIEW HEIGHTS, IL 60260  
ESKER, PAULSON, MORGER, PC A LAW FIRM  
8111 WEST MAIN STREET  
GOLLEVILLE, IL 62221  
CITY OF, FAIRVIEW HEIGHTS, IL  
16251 BURGESS ROAD  
FAIRVIEW HEIGHTS, IL 60263  
TRAVELERS INSURANCE COMPANY  
ONE TOWER SQUARE  
HARTFORD, CT 06183  
Document Number: 000079  
Filing Number: 00002150



CERTIFIED AND CORRECT COPY  
CLERK OF CIRCUIT COURT  
DONALD C. SPINICIS

BY *Shelby Green* CLERK

DATE 10/21/14

**Remarks**  
There are no credits for EOL filing.

8/2/18

www.mshz.org - Department of State

Page 3 of 7  
**Exhibit 1**



State | Contact Us | Department Director | Public Relations | News | Site |  
Department of State  
State of North Carolina

9/27/08

# Exhibit B

10/27/08

# ELECTRONIC JUDGMENT LIEN CERTIFICATE

Exhibit

FOR PURPOSES OF FILING A JUDGMENT LIEN, THE FOLLOWING INFORMATION IS SUBMITTED IN ACCORDANCE WITH s. 68.08, F.S.

JUDGMENT DEBTOR (DEFENDANT) NAME(S) AS SHOWN ON JUDGMENT LIEN:

FRANLEY JR, EDWARD  
6718 AARON DRIVE  
FARMWY HEIGHTS, FL 32705

BECKER, PAULSON, HODDER, PC A LAW FIRM  
5111 WEST 15TH STREET  
GILLERIE, FL 32221

CITY OF, FARMWY HEIGHTS, FL  
10300 BLOOMING ROAD  
FARMWY HEIGHTS, FL 32705

TRAVELERS INSURANCE COMPANY  
ONE TOWER SQUARE  
HARTFORD, CT 06183  
FEE: 00-000000 DOS DOCUMENTS: 000378

J13001527135  
FILED

Oct 17, 2013 09:55 A.M.  
Secretary of State  
TALLAHASSEE

JUDGMENT CREDITOR (PLAINTIFF) NAME AS SHOWN ON JUDGMENT LIEN OR CURRENT OWNER  
OF JUDGMENT OR ASSIGNMENT:

LARRY RICHARD WETZEL  
2319 TIGER FOOT BLVD.  
GULF BREEZE, FL 32062  
DOS DOCUMENTS: N/A

NAME AND ADDRESS TO WHOM ACKNOWLEDGEMENT CERTIFICATION IS TO BE MAILED:

LARRY RICHARD WETZEL  
VEROLEDRUN@YAHOO.COM

AMOUNT DUE ON JUDGMENT (IF APPLICABLE) \$0.00

APPLICABLE INTEREST RATE: 0.00%

NAME OF COURT: SANTA ROSA COUNTY, FL

CASE NUMBER: 13000000000000000000

DATE OF ENTRY: 08/07/13

WAS A WRIT OF EXECUTION DOCKETED ON THIS JUDGMENT LIEN WITH ANY CHERIFF PRIOR TO OCTOBER 1, 2011?

( ) YES ( ) YES, A "CREDITOR AFFIDAVIT CERTIFICATION" FORM MUST BE ATTACHED TO THIS CERTIFICATE

DEPARTMENT OF REVENUE, I hereby certify that: (1) The judgment above described has become final and there is no stay of the judgment or its enforcement in effect; (2) All of the information set forth above is true, correct, current and complete; (3) I have not previously filed a Judgment Lien Certificate regarding the above judgment with the Department of State; and, (4) I have complied with all applicable laws in submitting this Electronic Judgment Lien Certificate for filing.

Electronic Signature of Creditor or Authorized Representative: LARRY WETZEL, WITHOUT PREJUDICE U.G.C. 1-010

11/27/2013

# Exhibit C

12/27/00

EXHIBIT TO 1307

Exhibit  
C  
191

IN SENATE, January 22, 1957, Report of the  
Committee on Finance, United States Senate, Washington, D.C.

CONFIDENTIAL  
[Redacted text]

**CONFIDENCE OF JUDGMENT AND OTHER SUPPORT  
LEWY**

I, DONALD C. SPENCER, Clerk of the Senate, do  
hereby certify, on the 1 day of October, 1957, I received  
and filed and recorded herewith CONFIDENCE OF  
JUDGMENT AND OTHER SUPPORT LEWY, of the  
property and Bank accounts described here in, One in  
MEMPHIS, TENNESSEE, and the two funds on the paper  
deposited in each MEMPHIS and Other (Lewy)  
have been filed within the time allowed for filing of same.  
No filing of said judgment in MEMPHIS COURT RECORDS.

13/27/57

CONFIDENTIAL  
[Redacted text]



CONFIDENTIAL  
[Redacted text]



# Exhibit D

15/27/18

Exhibit  
D

APOSTILLE

(Convention de La Haye du 5 octobre 1961)

1. Country: United States of America

This public document

2. has been signed by Ken Deane

3. acting in the capacity of Secretary of State

4. bears the seal/stamp of Great Seal of the State of Florida

Certified

5. at Tallahassee, Florida

6. the fourth day of July, A.D. 2016

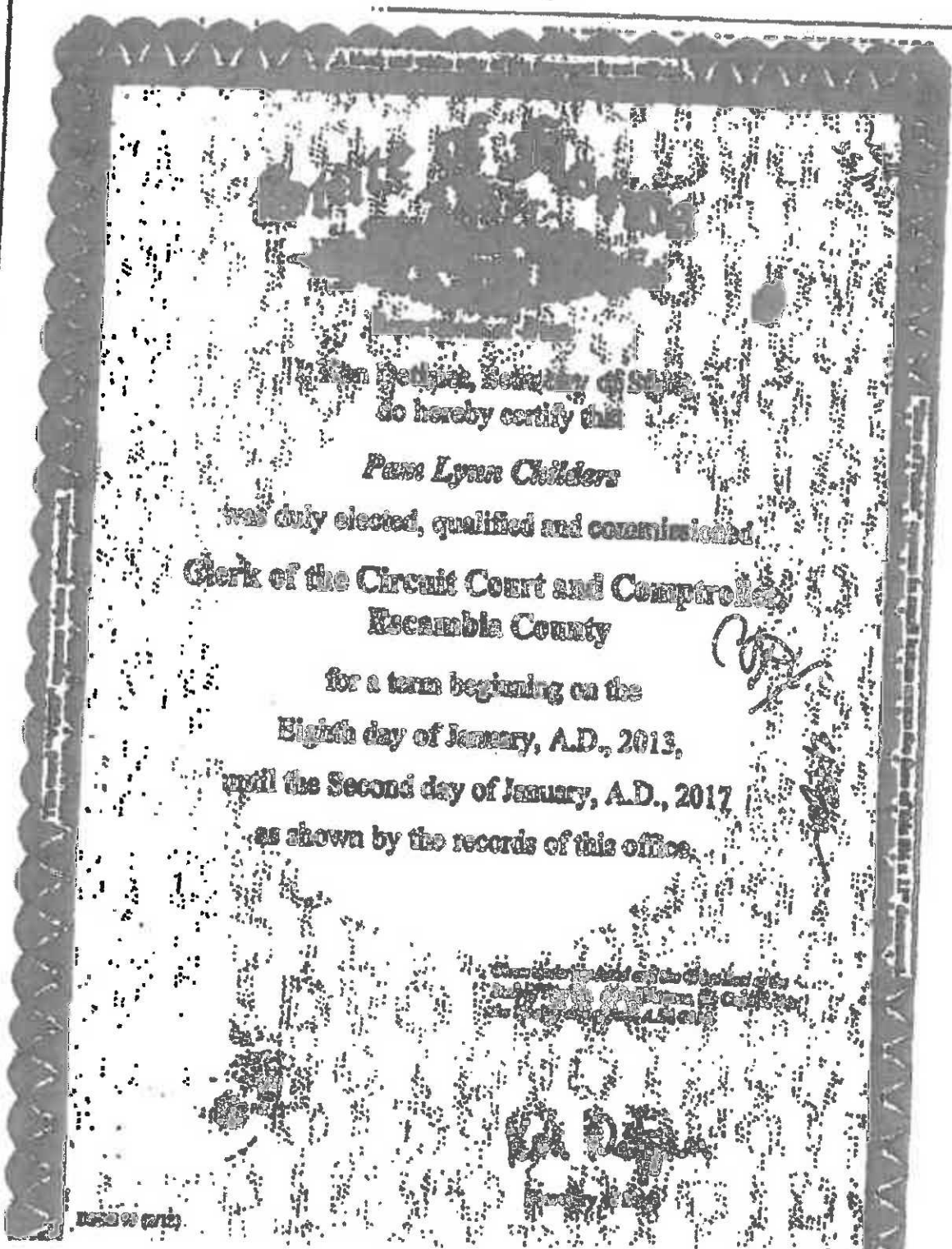
7. by Secretary of State, State of Florida

8. No: 1116-7171

9. Seal: [Signature]

11/2/2016

2016



John DeWitt, Secretary of State  
 do hereby certify that

*Pam Lynn Childers*

was duly elected, qualified and commissioned

**Clerk of the Circuit Court and Comptroller  
 Escambia County**

for a term beginning on the

**Eighth day of January, A.D., 2013,**

**until the Second day of January, A.D., 2017**

as shown by the records of this office.

*[Handwritten signature]*

*[Faint, illegible text]*

*[Faint, illegible text]*

1530 9/12/13

17/2/17

3 of 8







OR BK 3651 PG 1227

OR BK 3649 PG 2001

201 10/12 1000  
64-176-5

OR BK 3649 PG 2001

[REDACTED]

10/31/51

1000 3651 PG 1227  
Section 104, Federal Reserve Bank, 12th Street, New York, N.Y.  
Special Cash Certificate No. 1-1-1-1  
Authorized by Federal Reserve Board, U.S. 1913 Act

[REDACTED]  
Cash  
George E. [REDACTED]

Copy

1000 3651 PG 1227

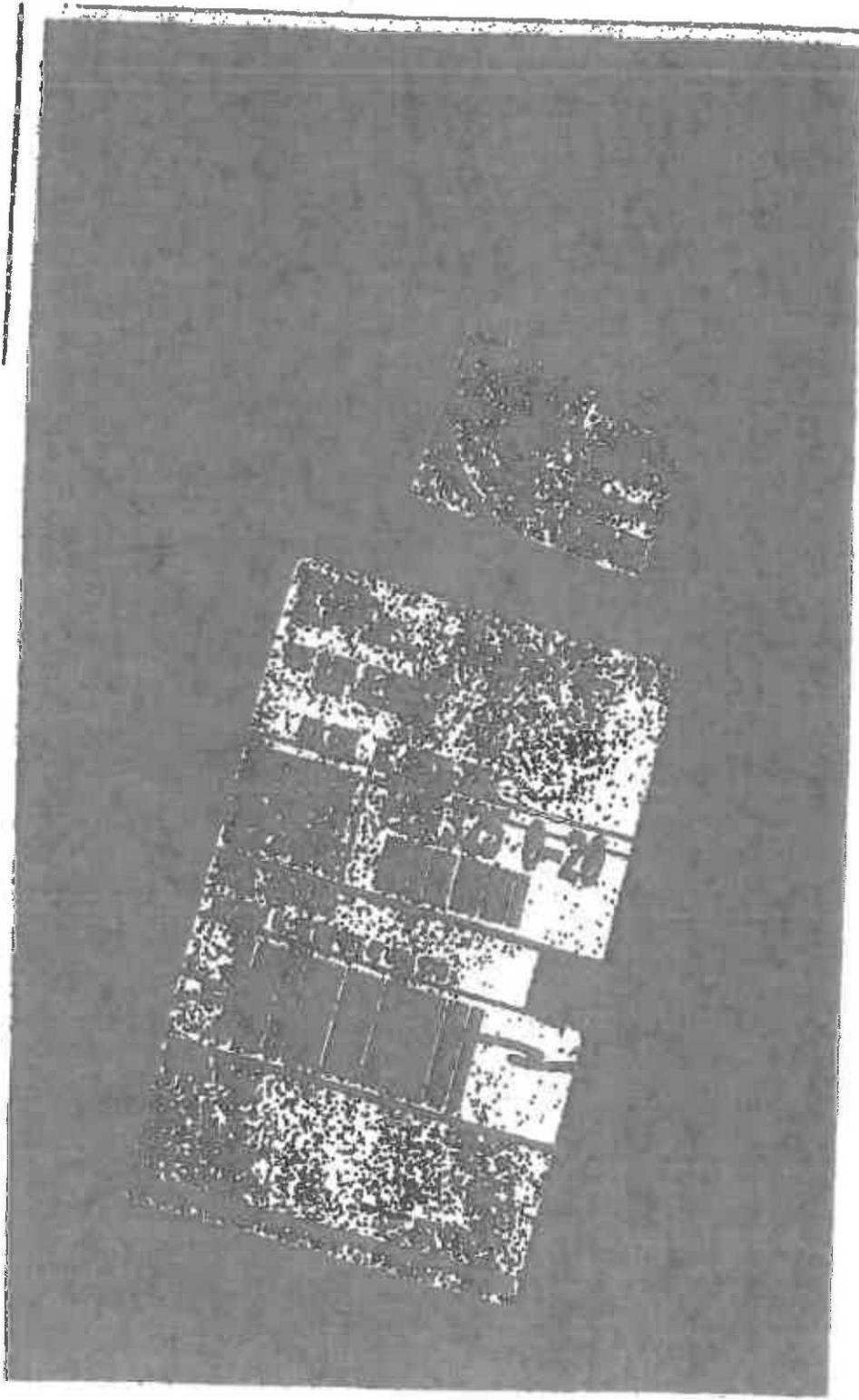
7139

2/27/51



CR BX 3681 PG 1229

CR BX 2649 PG 2003



2010's  
M

2012/2/22

AM  
6:00

# Exhibit E

ngl 2/12

*Exhibit  
E*

**AFFIDAVIT OF MICHAEL L. MANNING**

Personally appeared before the undersigned, authorized by law to administer oaths,  
Michael Manning, who being duly sworn, deposes and says;

I am over the age of eighteen years, am suffering under no disabilities, and give this  
affidavit based upon my personal knowledge and belief.

This affidavit will be submitted as proof of a claim filed by Larry R. Wetzel with Travelers  
which was OPEN on 2/15/2010.

I, e-check claim Number VLV7393 (\$23,000,000.00 Twenty three million dollars) on  
February 15, 2010 and printed off the following: General Claim Information for Claim.

2527

**TRAVELERS**

Claim Status  
General  
Claim Handler  
Claim Office Info

Claim Number VLV7393  
Loss Location 2900 N. 97<sup>th</sup> ST HARVEST  
Date of Loss 02/15/2010  
Claim Is OPEN  
Christopher Duffy Claim Handler

DOC# 000649  
FILED IN OFFICE  
FEB 17 2014 04:04 PM  
BK#188 PG: 126-128  
DAVID HUTCHINGS, JR.  
CLERK OF SUPERIOR  
COURT  
THOMAS COUNTY  
(910) 651-7276

It is my belief that the attached exhibit A&B of the General Claim Information copied  
from Travelers computer web-site on 2/15/2010 is strict proof of Larry R. Wetzel's Jurigment for  
\$23 million dollars was issued claim number VLV7393 by Travelers and was OPEN on said date.

Further Affiant Sath Not,

*Michael L. Manning*

Michael L. Manning / Affiant

Sworn to and subscribed before me this 12<sup>th</sup> day, February, 2014.

*Cheri Taylor*  
Notary Public  
Certified Copy



THOMAS COUNTY  
CLERK OF COURT  
FILED IN OFFICE

General Claim Information for Claim

*Exhibit 'A'*

TRAVELERS

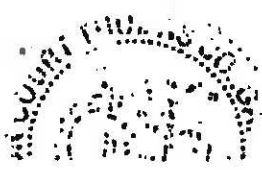
Group Name:  
General  
Claim Number:  
Claim Office Info

BK:1883 PG:127

Claim Number	MLV7363
Loss Location	3800 N. 87TH ST FAIRVIEW/HEIS, IL 60220
Date of Loss	03/21/2001
Claim Is	OPEN

Policy: Land Marine; Broker: Commercial Division

*2/6/27/04*



THOMAS COUNTY  
CLERK OF COURT  
FILED IN OFFICE

FEB 12 2004

*[Signature]*  
CLERK DEPT. CLERK

Claim Handler Information for Claim

*Exhibit 'B'*

TRAVELERS

Claim Status  
Gender  
Claim Handler  
Claim Office Info

BK:1883 PG:128

CHRISTOPHER DUFFY

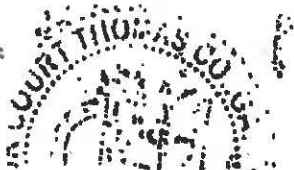
Claim

(800) 691-7176

To contact the office toll free, please dial (800) 691-7176 and listen carefully to the instructions. Your claim handler's extension is the last 4 or 6 digits of his or her phone number (shown above).

Phone: Local Office: Pres-for-Customer-Service

27/27 am



THOMAS COUNTY  
CLERK OF COURT  
FILED IN OFFICE

FEB 12 2014

# Exhibit B

# Supreme Court of Florida

MONDAY, OCTOBER 29, 2018

CASE NO.: SC18-1725  
Lower Tribunal No(s):  
172013CA001457XXXXXX  
572013CA000693CAAXMX

LARRY R. WETZEL

vs. STATE OF FLORIDA

Petitioner(s)

Respondent(s)

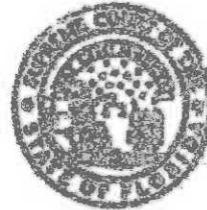
The style of the above case has been changed from *Larry R. Wetzel vs. The Travelers Companies, Inc., etc., et al.*, to *Larry R. Wetzel vs. State of Florida*.

A True Copy

Test:



John A. Tomasino  
Clerk, Supreme Court



d1

Served:

TRISHA MEGGS PATE  
LARRY R. WETZEL  
HON. DONALD C. SPENCER, CLERK  
HON. PAM CHILDERS, CLERK  
THOMAS FOLGER BRINK

Objection