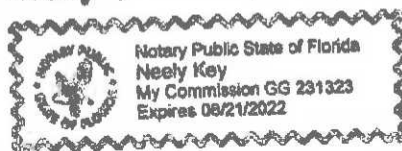


I certify that this is a true
copy of the original.
Dated this 28 day of Nov., 2018

SUPREME COURT FLORIDA

Notary Neely Key

CASE NO.: SC18-17



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)

BRIEF ON JURISDICTION WITH OBJECTION BY RIGHT

RECEIVED 01/11/2019 12:11:26 PM, Clerk, Supreme Court
RECEIVED, 11/28/2018 03:53:26 PM, Clerk, Supreme Court

SUPREME COURT OF FLORIDA

Schomig v. Kaiser , 189 Cal 596.

Thompson v. Smith , 154 SE 583.

" *ASIS v. US* , 568 F2d 284.

" *Burns v. Sup. Ct.* , SF, 140 Cal. .

" *Board of Trade v. Olson* , 262 US 1; 29 ALR 2d 1051.

SUPREME COURT OF FLORIDA

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55.10 F.S. 9

Section 95.11(2)(a) 7

6 CONSTITUTIONAL PROVISIONS Page(s) article V, section 14, and article VII, section 18(a), of the Florida

Constitution. Article V, Section 14, 6-7

Article VII, Section 18(a), of the Florida
Constitution..... 6-7

Article V of the Florida Constitution in
1972..... 6-7

" Art. V, § 14(c), Fla.
Const..... 6-7

SUPREME COURT OF FLORIDA

STATEMENT OF THE CASE:

Petitioners filed the within action alleging that the statutory scheme Insurance Fraud for non-payment of lawful debts in Florida violates the state Constitution. See: Section 95.11(2) (a), Case no. 2013-CA-693, but not limited to. The Petitioner Beneficiary Larry Wetzel, the State of Florida and agents. The Respondents are THE TRAVELERS COMPNIES, INC. ETC., ET AL. (collectively referred to as "Insurance Companies"), the State OF FLORIDA State's Attorney, collectively referred to as ("Executive Respondents") the President Pro Tempore of the FLORIDA Senate, and the Speaker of the State of Florida House of Representatives. Petitioners claim that the statutory Insurance funding scheme in place at the time the Petition was filed and RESPONDENT(S) are violating cont. Article v, §§ 5th (the "due process Clause") and Equal protection 14th amendment (the "Equal Protection Clause") of the Florida Constitution willful and wanton acts with knowledge of facts. See: case no. SC18-1725, but not limited to. Petitioners claim that the auditing of Insuarance companies need and policies Core standards set forth by State of Florida and a progression from Bond-to-Bond that forms the core of the State of Florida public Insurance system, but

SUPREME COURT OF FLORIDA

STATEMENT OF JURISDICTION The is a civil action against: **THE TRAVELERS COMPANIES, INC. ETC., ET AL.,** in Favor: **Larry Wetzel: Beneficiary,**
INTERPLEAD BY: State of Florida executive agencies and officials. See: case no. **2013-CA-693,** but not limited to This Court has original jurisdiction pursuant to: article V, section 14, and article VII, section 18(a), of the Florida, Constitution. Article V, Section 14, Article VII, Section 18(a), of the Florida Constitution, Article V of the Florida Constitution.in 1972, Art. V, § 14(c), Fla. Const.

SUPREME COURT OF FLORIDA

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SUPREME COURT OF FLORIDA

TABLE OF AUTHORITIES CASES Page(s)

"Once jurisdiction is challenged, the court cannot proceed when it clearly appears that the court lacks jurisdiction, in case no. 2013-CA-693 and in case no. 2014-CF-1456 denied right request file adoption of pleading by right, the court has no authority to reach merits, but, rather, should dismiss the action."

Melo v. US , 505 F2d 1026.

Joyce v. US , 474 F2d 215. *Rosemond v. Lambert* , 469 F2d 416.

Lantana v. Hopper , 102 F2d 188; *Chicago v. New York* , 37 F Supp 150.

" *Norwood v. Renfield* , 34 C 329; *Ex parte Giambonini* , 49 P. 732.

In Re Application of Wyatt , 300 P. 132; *Re Cavitt* , 118 P2d 846.

" *Dillon v. Dillon* , 187 P 27.

" *Rescue Army v. Municipal Court of Los Angeles* , 171 P2d 8; 331 US 549, 91 L. ed. 1666, 67

S.Ct. 1409.

" *Wuest v. Wuest* , 127 P2d 934, 937. "

Merritt v. Hunter , C.A. Kansas 170 F2d 739.

" *Monroe v. Papa* , DC, Ill. 1963, 221 F supp

SUPREME COURT OF FLORIDA

that Respondents have violated their constitutional duties by failing to provide sufficient resources to meet those standards because the funding levels are irrational, arbitrary and not reasonably calculated to ensure that all creditors and policy holders will receive the required services to obtain the required sufficiency in the subject areas. see: case no. 2013-CA-693, but not limited to.

Beneficiary: Larry Wetzel, ex rel has been seeker injunctive and declaratory relief including a mandatory injunction “compelling” the Respondent to “establish, fund and maintain” a system of public Insurance that, in their view, will enable all policy holders to “participate meaningfully in the economic, civic, and social activities of our society”; and to maintain continuing jurisdiction until this goal has been met. See: Case no. 2013-CA-693, but not limited to.

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Procedural History Clerk of Court filed the writ of Execution pursuant to Chapter 55.55.501-55.509 F.S., common law action granted writ of execution pursuant to chapter 55 around November 10, 2014. The Respondents each have filed no preliminary objections against filing Apostille pursuant to 55.10 F.S. and common law. Specifically, the prior executive administration, through The Travelers Companies, Inc. etc., et al., the Florida Department of Insurance, the Acting Secretary of Insurance, and the State Board of Insurance have not filed preliminary objections timely or properly so ever waived alleging that:

- (1) Respondent(s)' claims presented a nonjusticiable political question;
- (2) Respondent(s) failed to state a claim for which relief may be granted because the system of public Insurance is rationally related to legitimate government objections;
- (3) Respondent(s)' claims are barred by sovereign immunity insofar as the this petition seeks a adoption by right State of Florida Apostille, around date 2017-101693; ADOPTION OF PLEADINGS BY RIGHT and a FLORIDA SETTLEMENT

SUPREME COURT OF FLORIDA

AGREEMENT SETTLEMENT. See: case no. SC18-1725, but not limited to.

(4) Respondent(s)' claims were barred by the separation of powers doctrine insofar as the petition sought to compel action by the General Assembly, claim: lack jurisdiction by lower courts, claim: Res Judicata, claim: Laches, Claim: Time Limits, claim: Estoppel by record.

Similarly, THE TRAVELERS COMPANIES, INC. ETC. ET AL. Respondents filed no timely or proper preliminary objections so ever waived alleging:

- (1) Respondent(s)' claims presented a nonjusticiable political question;
- (2) Respondent(s) failed to state a claim under the Education Clause because the funding system served the rational basis of preserving local control over public education; and
- (3) Respondent(s) failed to state a claim upon which relief may be granted under the Equal Protection Clause and due process Clause.

On July 12, 2018, this Honorable Clerk sustained the Petitioner(s)' certified a true and correct copy Clerk of Circuit Court Donald C. Spencer around date:

07/12/2018 Apostille No. 2017-101693 and holding In the matter of an execution for money, issued out of THE FIRST JUDICIAL CIRCUIT COURT, IN AND FOR SANTA ROSA COUNTY, FLORIDA IN FAVOR: LARRY WETZEL SEE; FILE NO.

SUPREME COURT OF FLORIDA

201734212 OR bk: 3653 PAGES: 1425-1451 RECORDED 08/21/17 AT 08:33:56,
Donald C. Spencer, Santa Rosa County, Florida. The Court, therefore, dismissed
Respondents' claims and closed case no. 2013-CA-693 without preliminary
objections so ever waived by Respondents. See: Case no. 2013-CA-693, but not
limited to.

Following appeal to the Supreme Court by the Petitioners for Writ, the Supreme
Court granted order of voluntary withdraws in another case from this Court. The
lower Court held in case no. 2013-CA-693 that both the Petitioners' Full Faith
Credit Clause claim and the Equal Protection claim, Res judicata claim, Time limits
claim, Estoppel by Record claim, latches claim is justiciable against Thomas F.
Brink erroneous, frivolous and fraudulent pleadings filed in case no. 2013-CA-693.
Claim made on Judgment and Affidavit filed pursuant to 55.10 F.S., common law
in Favor: Larry Wetzel. See: Case no. 2013-CA-693, but not limited to. Insurance
provides for allocation of a dedicated portion of state funds pursuant to dynamic,
Insurance-based factors, including the number of Risk Management in the district
Which people who live in poverty. See: Case no. SC18-1725, but not limited to.
So new legislation would sign into law by Governor: State of Florida, and but the
work to Insurance funding for public Risk Management Santa Rosa County is not

SUPREME COURT OF FLORIDA

over. See: case no. 2013-CA-693, but not limited to.

The Executive Respondents have carefully and deliberately reviewed the case no. 2013-CA-693 without any purport timely preliminary objections so ever waived.

See: case no. 2013-CA-693, but not limited to. No objections filed

by Respondent(s), it appears clear that the all but the Executive Respondents' with no preliminary objection asserting sovereign immunity have been foreclosed by the Supreme Court's holding in this matter on Writ of Prohibition, but not limited to. See: case no. SC18-1725.

Accordingly, the Executive Respondents abandon any preliminary objections. See: SC18-1725, but not limited to.

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Statement of Facts The system of Department of Insurance established by the General Assembly has many components, of which funding by Insurance companies and Bonds. See: generally Public Insurance Code of 1949, but not limited to, et seq. At the state level, the General Assembly has created the Department of Insurance and the State Board of Insurance, under the code, and has prescribed their powers and duties denied to Larry Wetzel. See: case no. 2013-CA-693, but not limited to. At the local level, the General Assembly has created a statewide network of Risk management, and Risk management for school districts, which have the primary responsibility for providing Insurance to counties; comprehensive legislation defines the school districts' structures, powers and duties. Other laws on Sovereign immunity may only be waived by the General Assembly.

As Petitioners may ultimately seek relief as to which the Executive Respondents are not immune, Executive Respondents have waived immunity reserve continue to not assert a defense to violation of due process and equal protection by: THE TRAVELERS COMPANIES, INC. ETC., ET AL. clearly without Sovereign Immunity through the filing of New Matter and thereafter case no. SC18-1725.

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ARGUMENT Within their Petition, Petitioners seeking give notice by right to: Michael J. Griffith 304 E. Government Street, Pensacola, Florida that Objection lower courts acting without jurisdiction and denying Beneficiary Larry Wetzel the right to be heard will never waive objections to jurisdiction, and objection to court and lacks jurisdiction to proceed. See: case no. 2013-CA-693, case no. 2014-CF-1456, but not limited to.

"Once jurisdiction is challenged as here and now, the lower courts cannot proceed when it clearly appears that the court lacks jurisdiction, see: Case no. 2013-CA-693, but not limited to the court has no authority to reach merits, but, rather, should dismiss the action." See: case no. 2014-CF-1456. See: *Melo v. US* , 505 F2d 1026.

"There is no discretion for lower courts to ignore that lack of jurisdiction. See: case no. 2013-CA-693 " *Joyce v. US* , 474 F2d 215. "The burden has shifted to the lower courts to prove jurisdiction and have not to this date. See: case no. 2013-CA-693, but not limited to." *Rosemond v. Lambert* , 469 F2d 416.

" Lower Courts must prove on the record, all jurisdiction facts related to the jurisdiction asserted case no. 2013-CA-693, but not limited to. See: case no.

SUPREME COURT OF FLORIDA

2013-CA-693, but not limited to," *Lantana v. Hopper* , 102 F2d

188; *Chicago v. New York* , 37 F Supp 150. "A universal

principle as old as the law is that a proceeding of a court without jurisdiction

Thomas F Brink frivolous uncertified orders gained ex parta in case no. 2013-

CA-693 are a nullity and its judgment therein without effect either on person

or property of Larry Wetzel to," *Norwood v. Renfield* , 34 C 329; *Ex parte*

Giambonini , 49 P. 732. See: case no. 2013-CA-693, but not limited to.

"Jurisdiction is fundamental and a orders rendered by a lower court that does

not have jurisdiction to hear Thomas F. Brink pleadings in case no. 2013-CA-

693 are frivolous, erroneous and fraudulent filed in case no. 2013-CA-

693, without valid Notice and Service, without valid parties, without valid

contract, without valid privity, without valid Insurance policy, without valid

complaint are void *ab initio* . see: case no. 2014-CF-1456" *In Re Application of*

Wyatt , 300 P. 132; *Re Cavitt* , 118 P2d 846.

Thus, where a judicial tribunal case no. 2013-CA-693 has no jurisdiction of the

subject matter on which it assumes to act, its proceedings are absolutely void

in the fullest sense of the term. See: case no. 2014-CF-1456 and Case no.

2013-CA-693" *Dillon v. Dillon* , 187 P 27.

Notice:"Rimmer court has no jurisdiction to determine its own

jurisdiction, for a basic issue in any case before a tribunal is its power to act,

SUPREME COURT OF FLORIDA

and a court must have the authority to decide that question in the first instance not in Case no. 2013-CA-693 and case no. 2014-CF-1456." *Rescue Army v. Municipal Court of Los Angeles* , 171 P2d 8; 331 US 549, 91 L. ed. 1666, 67 S.Ct. 1409. "A departure by Judge Rimmer court from those recognized and established requirements of law, however close apparent adherence to mere form in method of procedure, which has the effect of depriving one of a constitutional right, is an excess of jurisdiction. See: Case no. 2013-CA-693 and case no. 2014-CF-1456" *Wuest v. Wuest* , 127 P2d 934, 937. "Where a court failed to observe safeguards, it amounts to denial of due process of law, court is deprived of juris, Judge Rimmer case no. 2013-CA-693 acting in own person. See: case no. 2013-CA-693" *Merritt v. Hunter* , C.A. Kansas 170 F2d 739. "the fact that the objection by petitioner was released on a promise to appear before a magistrate for an arraignment which was clearly denied to Larry Richard Wetzal, see: case no. 2014-CF-1456, that fact is circumstance to be considered in determining whether in first instance there was a probable cause for the arrest clearly not case no. 2014-CF-1456." *Monroe v. Papa* , DC, Ill. 1963, 221 F Supp 685. And, Court may find this interesting as well: "An action by: Florida Department of Insurance, whether directly or through a court sitting administratively as the hearing officer, must be clearly defined in

SUPREME COURT OF FLORIDA

the statute before it has subject matter jurisdiction, without such jurisdiction of the licensee, all acts of the agency, by its employees, agents, hearing officers, are null and void." *Doolan v. Carr*, 125 US 618; *City v Pearson*, 181 Cal. 640.

"Agency, or party sitting for the agency, (which would be the magistrate of a municipal court) has no authority to enforce as to any licensee unless he is acting for compensation. See: Case no. 2014-CF-1456, but not limited to. Clerk take judicial notice sua sponta such an act is highly penal in nature, and should not be construed to include anything which is not embraced within its terms. See: case no. 2014-CF-1456 (Where) there is no charge within a complaint that the accused was employed for compensation to do the act complained of, or that the act constituted part of a contract. See: case no. 2014-CF-1456" *Schomig v. Kaiser*, 189 Cal 596. "When acting to enforce a statute and its subsequent amendments to the present date, the judge of the municipal court is acting as an administrative officer and not in a judicial capacity; courts in administering or enforcing statutes do not act judicially, but merely ministerially". *Thompson v. Smith*, 154 SE 583. "A judge cease to sit as a judicial officer because the governing principle of administrative law provides that courts are prohibited from substituting their evidence, testimony, record, arguments, and rationale for that of the agency. See: case no. 2014-CF-1456, but not limited to.

SUPREME COURT OF FLORIDA

Additionally, courts are prohibited from substituting their orders and judgments for that of the agency. See: case no. 2014-CF-1456. Lower Courts in administrative issues are prohibited from even listening to or hearing arguments, presentation, or rational." *ASIS v. US* , 568 F2d 284.

"Ministerial officers are incompetent to receive grants of judicial power from the legislature, their acts in attempting to exercise such powers are necessarily nullities." *Burns v. Sup. Ct.* , SF, 140 Cal.

"The elementary doctrine that the constitutionality of a legislative act is open to attack as here and now by Beneficiary: Larry Wetzel, ex rel whose rights have been affected thereby, applies to statute 55.10 F.S., common law relating to administrative agencies, the validity of which may not be called into question in the absence of a showing of substantial harm clearing not shown case no. 2014-CF-1456, actual or impending, to a legally protected interest directly resulting from the enforcement of the statute." *Board of Trade v. Olson* , 262 US 1; 29 ALR 2d 1051.

Insurance Claims have been squarely discussed by the Supreme Court. The Supreme Court expressly agreed Nadd and section 55.502(4) and the legal conclusions in Goodwin, 325 B.R. 328,333-34(Bankr. M.D. Fla. 2005) , describing at length the "irreconcilable deficiencies in their [analytical] rigor, clarity, and

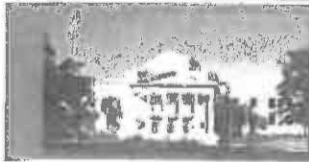
SUPREME COURT OF FLORIDA

employees acting within the scope of their duties are statutorily immune from suit pursuant to the doctrine of sovereign immunity has been waived case no. 2014-CF-1456, but not limited to. See: Case no. 2013-CA-693, but not limited to. However, Petitioner(s) Claim: Res Judicata, Claim: Latches, Claim: Estoppel by Record, Claim: Latches, Claim: Lower courts are acting without jurisdiction as demand redress and this defense bars "suits which seek to gain relief from final foreign Judgment and Affidavit filed in good faith CASE NO. 2013-CA-693 See: Apostille No. 2017-101693 dated: fifteenth day of September, A.D., 2017.

CONCLUSION WHEREFORE, the Petitioner respectfully request that this Court grant relief in form adoption State of Florida, Apostille no. 2017-101693 around date: fifteenth day of September, A. D. 2017 and any other relief it deems correct and proper, adoption of pleadings by right, FLORIDA SETTLEMENT AGREEMENT overrule the ANY respondents' remaining FRIVOLOUS objections as they are foreclosed by the Supreme Court's opinion and enter an order setting the deadline for answers to the Petition for Objection lower court's jurisdiction so that the parties may swiftly undertake discovery and move this matter toward a resolution.

Appendix

Exhibit A



Filing Received Confirmation

1 document is successfully submitted for filing to The Supreme Court of Florida
 Court Case # you have provided is SC2018-1725
 Reference # for this filing is 81268885

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/Rei
Submit		81268885	LARRY R. WETZEL vs STATE OF FLORIDA	SC2018-1725	Received	The Supreme Court of Florida	11/27/2018 02:58:21 PM	
Submit		81268156	STATE OF FLORIDA VS WETZEL, LARRY RICHARD	14001456CFMXAX	Pending Review	Santa Rosa	11/27/2018 02:50:52 PM	
Submit		81256034	LARRY R. WETZEL vs.STATE OF FLORIDA	SC2018-1725	Filed	The Supreme Court of Florida	11/27/2018 01:10:37 PM	11/27/2018 01:25:35
Submit		81255183	STATE OF FLORIDA VS WETZEL, LARRY RICHARD	14001456CFMXAX	Pending Review	Santa Rosa	11/27/2018 01:01:03 PM	
Submit		81254288	LARRY R. WETZEL vs.STATE OF FLORIDA	SC2018-1725	Filed	The Supreme Court of Florida	11/27/2018 12:50:48 PM	11/27/2018 01:20:34

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State of Florida



Department of State

APOSTILLE

(Convention de La Haye du 5 octobre 1961)

1. Country: United States of America

This public document

2. has been signed by Ken Detzner

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 Fifteenth day of September, A.D., 2017

7. by Secretary of State, State of Florida

8. No. 2017-101693

9. Seal/Stamp:

10. Signature:



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

Ken Detzner
Secretary of State

BY *[Signature]*
SANTA ROSA COUNTY CLERK

DSDE 99 (2/12)

SANTA ROSA COUNTY CLERK OF COURT & CONTROLLER
SOUTH END FILED
2017 OCT -2 AM 10:25 2017 OCT -2 AM 10:34

[Handwritten Signature]
101693

The word "VOID" appears when photocopied.

State of Florida Department of State 8 1/2 x 11" document

This document contains a true watermark. Hold up to light to see "SAFE" and "VERIFY FIRST"

DONALD C. SPENCER
CLERK OF COURT &

A black and white copy of this document is not official.

State of Florida



Department of State

I, Ken Detzner, Secretary of State,
do hereby certify that

Donald C. Spencer

was duly elected, qualified and commissioned

**Clerk of the Circuit Court and Comptroller,
Santa Rosa County**

for a term beginning on the

Third day of January, A.D., 2017,

until the Fourth day of January, A.D., 2021

as shown by the records of this office.

*Given under my hand and the Great Seal of the
State of Florida, at Tallahassee, the Capital, this
the Fifteenth day of September, A.D., 2017.*



Ken Detzner

Secretary of State

DSDE 99 (2/12)

This document contains a true watermark. Hold up to light to see "SAFE" and "VERIFY FIRST."

The word "VOID" appears when photocopied.

"State of Florida" appears in small letters across the face of this 8 1/2 x 11" document.

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

Dated this 31 day of Aug, 2017

Balraig D. Meador
Notary Balraig D. Meador

IN THE CIRCUIT COURT OF THE FIRST JUDICIAL CIRCUIT
IN AND FOR SANTA ROSA COUNTY

LARRY WETZEL

COUNTER PLAINTIFF,

CASE NO. 2013-CA-693

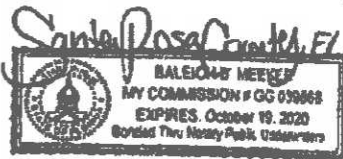
v.

THE TRAVELERS COMPANIES, INC., F/K/A/,

ST. PAUL FIRE AND MARINE INSURANCE,

COMPANY, AND ST. PAUL TRAVELERS COMPANIES, INC.,

COUNTER DEFENDANTS.



TO THE SHERIFF OF SANTA ROSA COUNTY, FLORIDA

Dear Sir: Sheriff Bob Johnson, 5355 East Milton Rd, Milton, Florida,

In the matter of an execution for money, issued out of THE FIRST JUDICIAL CIRCUIT court, IN AND FOR SANTA ROSA COUNTY, FLORIDA, IN THE ABOVE STYLED CASE, YOU ARE HEREBY INSTRUCTED TO LEVY ON THE FOLLOWING DESCRIBED PROPERTY OF THE DEBTORS/ COUNTER DEFENDANTS: THE TRAVELERS COMPANIES, INC., F/K/A/, ST. PAUL FIRE AND MARINE INSURANCE, COMPANY, AND ST. PAUL TRAVELERS COMPANIES, INC., A.K.A. TRAVELERS INSURANCE COMPANY, A.K.A. THE TRAVELERS, A.K.A. THE TRAVELERS INSURANCE COMPANY, INC., A.K.A. BRIGHTHOUSE LIFE INSURANCE COMPANY, A.K.A. BRIGHTLIGHT LIFE INSURANCE COMPANY, A.K.A. METLIFE, A.K.A. METLIFE, INC., A.K.A. EDWARD FRAWLEY JR., A.K.A. CITY OF FAIRVIEW HEIGHTS, A.K.A. BECKER, PAULSON AND HOERNER p.c. law firm, A.K.A. THOMAS F. BRINK Last known address: 5201 West Kennedy Blvd., Suite 450, Tampa, Florida, see: file no. 201734214 or BK:3653 Pages: 1425-1451 recorded 08/21/17 at 08:33:56, Donald C. Spencer, Santa Rosa County, Florida, and Instrument 201359827 or BK: 3297 Page 1533 10/21/2013 at 11:33 AM Donald C. Spencer, clerk Santa Rosa County, Florida, file no. 201358011, or Bk: 3295 page 524, recorded 10/10/2013 at 12:00 pm, Donald C. Spencer, Santa Rosa county, Florida,

In matters Description of property:

- 1) Surety bonds or money held in court Registry Account held in Trust, State of Florida, levy sureties' bonds posted for the above-named debtors companies held in trust State of Florida,
- 2) Any and All Insurance policies post for the above-named debtor's companies held in trust State of Florida by Chief Financial Officer, State of Florida,
- 3) Any and All stock certificates held for above-named debtors by third party Banks, Insurance Companies, and State of Florida trust account,
- 4) Bank account, held by U.S. Bank [REDACTED]
- 5) Bank account Associated Bank Account [REDACTED]
- 6) Certificate of copy rights held by Secretary of State of Florida,
- 7) Any license agreement between state of Florida and above-named debtors,

DONALD C. SPENCER
CLERK OF COURT &
COMPTROLLER
2017 SEP - AM 10:50
SANTA ROSA COUNTY FL
SOUTH END FILED



BY *Brenda Buzwell*
CLERK

DATE *09/21/2017*

Ken Detzner, Secretary
of State
Florida Department of State, Phone: 850.245.6500

2/13/2013

Original Amount \$16,000,000.00 Sixteen Million Dollars and no cents, rate of interest: 6% & and interest rate on the writ of Execution dated: 10/10/2013, dated: 10/21/2013 pursuant to F.S. 55.03 legal interest 6%, from 10/10/2013,

Publish immediately after levy name of newspaper: Pensacola news journal

Current or last known address of judgment debtors: THE TRAVELERS COMPANIES, INC., F/K/A/, ST. PAUL FIRE AND MARINE INSURANCE, COMPANY, AND ST. PAUL TRAVELERS COMPANIES, INC., A.K.A. TRAVELERS INSURANCE COMPANY, A.K.A. THE TRAVELERS, A.K.A. THE TRAVELERS INSURANCE COMPANY, INC., A.K.A. BRIGHTHOUSE LIFE INSURANCE COMPANY, A.K.A. BRIGHTLIGHT LIFE INSURANCE COMPANY, A.K.A. METLIFE, A.K.A. METLIFE, INC., A.K.A. EDWARD FRAWLEY JR., A.K.A. CITY OF FAIRVIEW HEIGHTS, A.K.A. BECKER, PAULSON AND HOERNER p.c. law firm, A.K.A. THOMAS F. BRINK address: 5201 West Kennedy Blvd., Suite 450, Tampa, Florida, see; file no. 201734214 or BK:3653 Pages: 1425-1451 recorded 08/21/17 at 08:33:56, Donald C. Spencer, Santa Rosa County, Florida, and instrument 201359827 or BK: 3297 Page 1533 10/21/2013 at 11:33 AM Donald C. Spencer, clerk Santa Rosa County, Florida, file no. 201358011, or Bk: 3295 page 524, recorded 10/10/2013 at 12:00 pm, Donald C. Spencer, Santa Rosa county, Florida.

Debtors: Attorney of record and address: THOMAS F. BRINK address: 5201 West Kennedy Blvd., Suite 450, Tampa, Florida.

It is expressly stated that you, as Sheriff of Santa Rosa County, Florida, pursuant to Florida statute F.S. 30.30, common law in attempting to execute any writ by through Notary: State of Florida when acting on the above instructions, be held harmless pursuant to oath and Bond Notary: State of Florida for making a wrongful levy relied on in good faith by Notary may indemnify the sheriff for any cost, or other expenses, included reasonable attorney fees, and should the property for any reason not be sold, or if on sale should not produce sufficient money to pay said cost and fees all rights reserved.

The foregoing above statement truthful and accurate based on Notary: State of Florida and witness Affiants personal knowledge and belief.

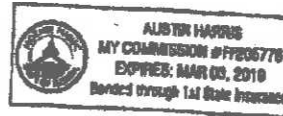
Juris:
Attest:

31st

FURTHER NOTARY: STATE OF FLORIDA SAITH MAUGHT.

Austin Harris

Notary: State of Florida



Subscribed and sworn under Oath and Bond, Hand and Seal to before me this 31st day of August, 2017, and witness: Creditor: Larry- Wetzel: address: 3112 Hickory Street, Navarre, Florida personal known under penalty of perjury having personal knowledge of above statement in this Affidavit is true and correct based on the information contained therein.

Austin Harris

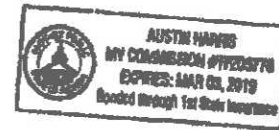
Notary: State of Florida

Larry- Wetzel

Creditor: Larry- Wetzel

All rights reserved

3112 Hickory Street, Navarre, Florida



Notary: State of Florida THAT A TRUE AND CORRECT COPY VERIFIED AND CERTIFIED OF FORE GOING HAS FURISHED TO: Clerk of court 6495 Caroline Street, Milton, Florida for Creditor: Larry- Wetzel: address; 3112 Hickory Street, Navarre, Florida, Thomas F. Brink, 5201 West Kennedy Blvd., Tampa, Florida.

Subscribed and sworn under Oath and Bond, Hand and Seal to before me this 31st day of Aug, 2017, and witness: Creditor: Larry- Wetzel: address: 3112 Hickory Street, Navarre, Florida personal known under penalty of perjury having personal knowledge of above statement in this Affidavit is true and correct based on the information contained therein.

Austin Harris

Notary: State of Florida

Larry- Wetzel

Creditor: Larry- Wetzel

All rights reserved

3112 Hickory Street, Navarre, Florida



Exhibit A

*Exhibit
A 11/11*

Fees Collected
CLERK OF THE CIRCUIT COURT
SANTA ROSA COUNTY FLORIDA
10/10 2013 10 25 2013 11:00 AM
DWP REC BY "85" PG 238 10/10/2013 To: Clerk
RECORDED 137 06

IN THE COURT AND FOR SANTA ROSA
COUNTY, FLORIDA

WRIT OF EXECUTION
SANTA ROSA COUNTY
DONALD C. SPENCER
REGISTER OF DEEDS
FILED OCT 10 2013
AT 10:58 AM
SANTA ROSA COUNTY
CLERK OF COURT

Case # 13-00025
v.
THE TRAVELERS COMPANIES INC
ST. PAUL FIRE AND MARINE INSURANCE
ST. PAUL TRAVELERS COMPANIES

CASE NO. 13-00025-0002
SANTA ROSA COUNTY, FLORIDA

DONALD C. SPENCER
CLERK OF COURT R
COMPTROLLER
2013 OCT 10 PM 12 05
SANTA ROSA COUNTY, FL
SE FILED

INTERPLAID DEFENDANTS
EDWARD FLETCHER, JR
CITY OF PANAMA CITY
GIBSON, PAULSON AND HORNBERGER, P.C. et al

WRIT OF EXECUTION

The STATE OF FLORIDA:

TO all and singular Sheriffs of the State:

You are commanded to levy on the Surety Bonds and Bank
accounts, held in U.S. BANK account: [REDACTED]

[REDACTED] but not limited to, Associated Bank

Account: [REDACTED] not limited

to, and account held in Regions Bank and accounts held any

other banks, Surety Bond Field for The TRAVELERS

COMPANIES INC, ST. PAUL FIRE AND MARINE



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

BY *Donald C. Spencer* CLERK

DATE 10/10/13

Exhibit
A 120

OR DE 3288 PG 225

INSURANCE, ST. PAUL TRAVELERS COMPANIES.
"TRAVELERS" INSURANCE COMPANY, EIN060566090
CLAIM:VLV7393, INTER ALIA., CERTIFICATE OF
DEPOSIT HELD FOR CITY FAIRVIEW HEIGHTS, IN
ANY BANKS. CASH VALUE, po file no: OGP0930456609T006
and/or OGP09304566, LAND AND TENEMENT OF:

EDWARD FRANKLEY, JR, BN 37-128-6402, CITY OF FAIRVIEW HEIGHTS, BN 37-128-6402,
BICKER, PAULSON AND HICKER, P.C., a law firm, BN 37-128-6406 IN THE SUM OF
\$22,000,000.00, TWENTY TWO MILLION DOLLARS, with legal interest at rate of 8% per
annum. I DONALD C. SPENCE, CLERK OF ABOVE-NAMED COUNTY, do hereby, on
the 10th day of October, 2013, I examined the and Recorded Book of W&S of
Records, of the property, ENCUMBRANCE and Book Accounts described here in but not Enclosed to,
and no. 1308093 CANCELED and that do hereby make proper adjustment to each W&S of
Enclosure here set forth (that within the time herein set forth, HAS ADICATED, TIME LIMITS
THE FOLLOWING WRIT OF EXECUTION FILED IN SANTA ROSA COUNTY, FLORIDA

SEE ATTACHMENTS FILE HELD BY
OR DEPT FOR RECORDS RETURNED
CERTIFICATE OF RECORDING AND
GENERAL SUPPORT LEVY

was recorded by me the Clerk, LARRY RICHARD WITTEL, whose address is 2627 Tiger
Point Blvd., GULF BREEZE, who was that W&S of Enclosure, Long, Dollars Book Accounts,
later file and charge \$22,000,000.00, Twenty Two Million Dollars and so on, plus legal interest
and cost thereof.

WITNESS my hand and seal of said Court, 10th day of October 2013.

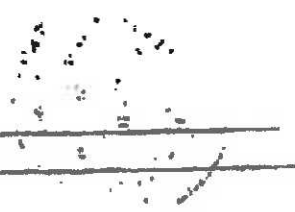


Exhibit A
Pg 21

OR 2K 329K PG 550

DONALD C. SPENCER
CLERK OF THE COURT

BY: *Shelley Blair*
DEPUTY CLERK



SURETY
CONFORMED SERVICE COPY TO:
THE TRAVELERS COMPANIES INC.
ST. PAUL FIRE AND MARINE INSURANCE
ST. PAUL TRAVELERS COMPANIES
WITH RECOURSE, ONE TOWER
SQUARE HARTFORD, CT 06183

PREPARED BY AND RETURN TO:
CREDITOR: LARRY RICHARD WETZEL
P.O. BOX 5220 NAVARRE, FLORIDA

Exhibit
B

File # 20130000
2013 OCT 26 PM 4:05
RECORDED 10/26/13 4:05 PM
County Clerk's Office
Santa Rosa County, Florida
DISPLAY 10/26/13 4:05
BY TERRY F. HARRIS

IN THE CIRCUIT COURT AND FOR ST. ROSA COUNTY, FLORIDA

COUNTER Plaintiff Levy R. Wetzel
V.

COUNTER Defendants
THE TRAVELERS COMPANIES INC.
ST PAUL FIRE AND MARINE INSURANCE
ST. PAUL TRAVELERS COMPANIES

CASE NO. 13000693CAMXAX
DIVISION 1, later d/b/a

INTERPLEADED: Defendants: City of Fairview Heights, et. al.
RN 12-111-0012 EDL 12-181-0216 NAIC no. 24702, Claim No. 1127211, policy no.
G2012000417004, under 02002104166.

**CERTIFICATE OF JUDGMENT AND ORDER SUPPORT
LEVY**

I, DONALD C. SPENCER, clerk of above- named Court, do

heretofore, on the 1 day of October, 2013, I executed

and filed and Recorded herein my CERTIFICATE OF

JUDGMENT AND ORDER SUPPORT LEVY, of the

property and Bank accounts described here in, Case no.

13000693CAMXAX, and that no timely and/or proper

objections to such JUDGMENT and Order (Levy)

have been filed within the time allowed for filing objections.

The following Order and Judgment filed in SANTA ROSA COUNTY,FLORIDA:

SEE ATTACHMENTS PROOF LIABILITY
Filed: Sep/26/2013, Order and Judgment

Paul Chisholm
CLERK OF THE CIRCUIT COURT
SANTA ROSA COUNTY FLORIDA
9870 307007100 10/26/2013 04:05 PM
CIVIL REC REC: 1000 PG 077 - 000 Date Typed: 10/26
RECORDED: 10/26



was recorded by me for Creditor, LARRY RICHARD
WETZEL, whose address is 3629 Tiger Point Blvd.,
Gulf Breeze, who now shall LEVY, Debtors Bank accounts,
inter alia and Charge \$23,000,000.00, Twenty Three million
Dollars and no cents, plus, Legal Interest 6% and cost
thereto.

WITNESS my hand and seal of said Court, this 7
day of Oct, 2013.

DONALD C. SPENCER
CLERK OF THE COURT

BY: Amranda Seagro
DEPUTY CLERK

conformed service copy to:
THE TRAVELERS COMPANIES INC.
ST PAUL FIRE AND MARINE INSURANCE
ST. PAUL TRAVELERS COMPANIES
with recourse, one Tower
square Hartford, CT 06183

Prepared by and return to:
Creditor: LARRY RICHARD WETZEL
P.O. Box 5220 Navarre, Florida

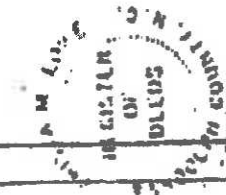


Exhibit C

For Children
CLERK OF THE CIRCUIT COURT
SANTA ROSA COUNTY FLORIDA
1074 N. 30TH ST. SUITE 100
GAINESVILLE FL 32608
PHONE 352 333 2200 FAX 352 333 2201

IN THE COURT AND FOR SANTA ROSA COUNTY, FLORIDA

NOTICE
SANTA ROSA COUNTY
DONALD C. SPENCER
CLERK OF COURT
FILED OCT 10 2013
AT 10:00 AM
SANTA ROSA COUNTY, FLORIDA

Case No. 13-0000000000
v.
THE TRAVELERS COMPANIES INC
ST. PAUL FIRE AND MARINE INSURANCE
ST. PAUL TRAVELERS COMPANIES

CASE NO. 130000000000
DIVISION 1, SUITE 100

EDWARD HANER, DEBTOR
EDWARD FRAWLEY, JR.
CITY OF FAIRVIEW HEIGHTS
BECKER, PAULSON AND HOERNER, P.C. a law firm.

DONALD C. SPENCER
CLERK OF COURT &
COMPTROLLER
2013 OCT 10 PM 12 04
SANTA ROSA COUNTY, FL
SE FILED

NOTICE Levy

RECORDING REQUESTED BY: JUDGMENT
CREDITOR, NOTICE LEVY UNDER WRIT OF
EXECUTION (MONEY JUDGMENT)

TO THE PERSON NOTIFIED AGENT: EDWARD FRAWLEY, JR., CITY OF FAIRVIEW HEIGHTS, BECKER, PAULSON AND HOERNER, P.C. a law firm, THE TRAVELERS COMPANIES INC, ST. PAUL FIRE AND MARINE INSURANCE, ST. PAUL TRAVELERS COMPANIES, "TRAVELERS" INSURANCE COMPANY, ONE TOWER SQUARE HARTFORD, CT 06185.

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



BY *[Signature]* CLERK
DATE 10/10/13



I. The judgment creditor shall levy upon Bank accounts, Bond, Certificate of deposit held by Banks, Insurance policy in which the judgment debtor has an interest and apply it to the satisfaction of a judgment as follows:

a. Judgment Debtors: EDWARD FRAWLEY, JR., CITY OF FAIRVIEW HEIGHTS, BECKER, PAULSON AND HOERNER, P.C. a law firm., THE TRAVELERS COMPANIES INC, ST. PAUL FIRE AND MARINE INSURANCE, ST. PAUL TRAVELERS COMPANIES, "TRAVELERS" INSURANCE COMPANY, ONE TOWER SQUARE HARTFORD, CT 06183.

B. The Bank Accounts and Insurance Policies, inter alia to be Levied upon is described:

BANK ACCOUNTS HELD IN ANY BANK, U.S.BANK

0527860110001381410002356, BUT NOT LIMITED TO. ASSOCIATED BANK ACCOUNT ██████████

061-018, BUT NOT LIMITED TO. AND ACCOUNT HELD

IN REGIONS BANK AND ACCOUNTS HELD IN ANY

OTHER BANKS, SURETY BOND HELD FOR THE

TRAVELERS COMPANIES INC, ST. PAUL FIRE AND

MARINE INSURANCE, ST. PAUL TRAVELERS

COMPANIES, "TRAVELERS" INSURANCE COMPANY,

EIN 060566090, CLAIM VLV7393, INTER ALIA.,



**CERTIFICATE OF DEPOSIT HELD FOR CITY FAIRVIEW
HEIGHTS, IN ANY BANKS, CASH VALUE, POLICIES:
GP0930456609T066, AND/OR OCP09304566.**

2. The amount necessary to satisfy the Creditor's judgment is:


- a. Total amount due..... \$23,200,000.00, Dollars
- b. Daily 6% legal interest..... \$13,800.00, Dollars

3. You are notified as

- a. JUDGMENT DEBTOR.

**NOTICE: CERTIFICATE OF JUDGMENT AND ORDER
SUPPORT LEVY**

RECORDED ON 7 DAY OF OCTOBER


CREDITOR: LARRY RICHARD WETZEL
without prejudice U.C.C. 1-308
3629 Tiger Point Blvd.
Gulf Breeze, Florida
612-830-2211



Subscribed and sworn to before me this 10th day
of Dec. 2013, with Notary: State Of Florida certifies of
to best of their knowledge . under penalty of perjury, that the
above is true, claim: without prejudice U.C.C. 1-308 and
without recourse U.C.C. 1-415, inter alia.

ATTEST:

SIGN, ATTESTED, SEALED AND DATED THIS 10th

DAY OF Dec. 2013.

Respectfully submitted:

Ladler C. Phine
signature of notarial official



Judgment Lien Certificate

I certify the attached to be a true and correct copy of the JUDGMENT LIEN CERTIFICATE, filed on October 22, 2013 with the CLERK OF THE COUNTY OF WASHINGTON, COUNTY OF WASHINGTON, WA, and TRAVELERS INSURANCE COMPANY with Judgment entered on above by the court of this office.

The document number of this lien is 1300137702

Authentication Code: 1300137702/1300137702

Given under my hand and the Seal of the State of Oregon in Tallahassee, the Capital, this 26th Twenty-Sixth day of October, 2013



Ken DeJong
Ken DeJong
Secretary of State

STATE OF OREGON
COUNTY OF WASHINGTON
I, ELIZABETH J. HARRIS, COUNTY CLERK OF THE ABOVE NAMED COUNTY AND STATE, DO HEREBY CERTIFY THAT THE FOREGOING IS A TRUE AND CORRECT COPY OF THE ORIGINAL FILED WITH ME ON OCTOBER 22, 2013 IN TALLAHASSEE, FLORIDA, IN TESTIMONY WHEREOF I HAVE HEREON SET MY HAND AND SEAL OF OFFICE.
ELIZABETH J. HARRIS
CLERK

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.*

August 19 day of AUG, 2017
B. B. B. B.
Nancy B. B. D. Metro

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
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

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

2017
DONALD C. SPENCER
CLERK OF COURT &
COMPTROLLER

2017 AUG 21 AM 8:06
SANTA ROSA COUNTY FL
SOUTH END FILED

DONALD C. SPENCER
CLERK OF COURT &
COMPTROLLER

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

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



BY *Donald C. Spencer*
CLERK
DATE *08/21/2017*

BY *Donald C. Spencer*
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, Laches, 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 named parties are in agreement, FERJA does not contain its own statute of limitations, and the Hesse argues 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 FERJA 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 Hesse 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 FERJA. State and federal courts in Florida have agreed with this interpretation. See *In re Goodwin*, 325 B.R. 328, 333-34 (Bankr.M.D.Fla. 2005) (determining that the twenty-year statute of limitations in section 95.11(1) applied to Maine judgments recorded under FERJA); see also *Le Credit Lyonnais, S.A. v. Nadd*, 741 So.2d 1168, 1169, 1172 (Fla. 5th DCA 1999) (analyzing FERJA 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. Petalio*, 829 So.2d 314, 319 (Fla. 5th DCA 2002) (Sharp, J., concurring specially) (stating that when registered under FERJA "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

92242

interpretation of the non-uniform FEFJA provision." 325 F.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 FEFJA and similar Uniform laws." *Id.* Furthermore, "[p]ermitt[ing] 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 Transat*, 245 F.R. 419, 422 (Bankr.S.D.Fla.2000) (determining that a Kentucky judgment registered under FEFJA was subject to Kentucky's fifteen-year statute of limitations). *In dicta*, some Florida state courts have also suggested this same result. See *Haight*, 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 Transat*, however, the Southern District of Florida has stated that a domesticated foreign judgment under FEFJA is subject to Florida's twenty-year statute of limitations, citing the Middle District of Florida's opinion in *In re Goodwin*, 325 F.R. at 333. See 645 W. 44th St. Assoc. v. Koch, No. 13-61475-Civ-Scola, 2014 WL 1652038, 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 FEFJA. *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 FEFJA, 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*, 632 So.2d at 217.

3/2/16

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 16th Day of August, 2017 and

Book 3652, Page 18-54, on the 14th 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: Clark 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.

4/27/17

Debit:

Asset:

Signed under Hand and Seal pursuant to Oath and Bond having personal knowledge of facts 19th 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-Wetzal'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-685 and her Certified and Verified Apostille no. 2016-71078/ Final Foreign Judgment recorded in the official Records pursuant for full faith and credit in this state, without timely or proper objections by debtors: THE TRAVELERS COMPANIES, INC. P/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 GROUP 5201 West Kennedy Blvd. Suite 450, Tampa, Florida names parties so ever waived. See: All Exhibits, Official Records in and/or 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 3852, Page 1574, on the 16th Day of August, 2017 and Book 3852, Page 18-14, on the 14th day of August, 2017, Lien/ Apostille no. 2016-71078/ Final Foreign Judgment a debt in original amount: \$14,000,000.00, Sixteen Million Dollars no cents and 0% interest remains outstanding and overdue to date. See: All exhibits marked and made part of this instrument. Whereas 2) Pursuant to section 55.50(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. 55.05(1), common law for sum let execution issue. Payments shall be made to Creditor: Larry-Wetzal's 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-Wetzal: 3112 Hickory Street, Navarre, Florida. Claims 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, Estopped 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: \$14,000,000.00, Sixteen Million Dollars no cents and 0% interest remains outstanding and overdue to date, all documents attached to this instrument pursuant to 55.10, 55.30(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. 55.05(1), common law for sum let execution issue.

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

Without prejudice U.C.C. 9-908
3112 Hickory Street, Navarre, Florida



5/21/6m

I HEREBY CERTIFY THAT A COPY OR COPIES OF FOREGOING HAS FURNISHED TO Clerk of Court 6426 Caroline Street Milton, Florida
creditor Larry Wetzel non-tenant 2112 Hickory Street, Havana, Florida, Thomas F. Bink, 5201 West Kennedy Blvd. Tampa, Florida by mail/
delivery fee/ e-mail means under Oath and Seal, Hand and Seal Notary State of Florida having personal knowledge of facts

Notary:

Asset:

Signed under Hand and Seal pursuant to Oath and Seal having personal knowledge of facts 19th day of August of 2017.

State of Florida


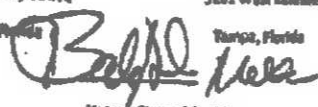
County of Santa Rosa

Before me, the undersigned Authority Notary State of Florida (Notary) under Hand and Seal pursuant to Oath and Seal having personal
knowledge of facts filed in court record State of Florida and be Known Creditor Larry- Wetzel a man address 2112 Hickory Street, Havana,
Florida, non-tenant to proceedings around August 22, 2017, but not limited to, Henry having personal knowledge of following facts:

Whereas 1) The undersigned party made special limited appearance by through Notary State of Florida around date 06/24/2007, case no.
2015-CA-082 and has Certified and Verified Affidavit no. 2016-73076/ Final Foreign Judgment recorded in the official records pursuant to full
and credit in this state, without timely or proper objections by debtors: THE TUMBLERS COMPANIES, INC. P/K/A, ST. PAUL FIRE AND
MARINE INSURANCE COMPANY, AND ST. PAUL TRAVELERS COMPANY, INC., A.K.A. NIGHTLIGHT LIFE INSURANCE COMPANY, A.K.A.
TRAVELERS INSURANCE COMPANY, A.K.A. THOMAS BANK 5201 West Kennedy Blvd. Suite 400, Tampa, Florida named parties to trust noted.
See All Exhibits, Official Records in and for Santa Rosa County, Florida. The Lien/ Affidavit no. 2016-73076/ Final Foreign Judgment pursuant to
Chapter 65, 65.503-65.509 F.S. been recorded in or Book 2632, Page 1574, on the 30th Day of August, 2017 and Book 2632, Page 15-24, on the
14th day of August, 2017, Lien/ Affidavit no. 2016-73076/ Final Foreign Judgment a debt in original amount \$14,000,000.00, (Fourteen Million
Dollars no cents and 00/100 interest) remaining outstanding and overdue to date. See All exhibits marked and made part of this instrument.

Whereas 2) Pursuant to section 65.503(2), Florida Statutes, common law, the Lien holder must file an affidavit with current address: 2112
Hickory Street, Havana Florida and recording of the affidavit shall occur simultaneously with the recording as incorporated here and over of the
attached instruments valid Affidavit no. 2016-73076/ Final Foreign Judgment pursuant to F.S. 65.503(2), common law for sure let execution issue.

Payments shall be made to Creditor: Larry- Wetzel a man 2112 Hickory Street, Havana, Florida, case: All Exhibits marked and made part
incorporated in this instrument here and now as attachments. Therefore: The correct address of Lien Holder Creditor: Larry- Wetzel 2112
Hickory Street, Havana, Florida. Claim: Pursuant to 65.503, Florida Statutes, common law, see Affidavit, and Affidavit no. 2016-73076/ Final
Foreign Order and Judgment, Pursuant to Chapter 65, 65.503-65.509, Florida Statutes, common law, see Affidavit, Lien (Limit), Notice,
Repeal by record, Full Faith and Credit, State of Florida, Santa Rosa County, State of Florida Constitution, Article V section 20(1) (7) and Official
Bill of Rights, State of Florida, but not limited to. The Clerk of Court and Recorder of Deeds, 6426 Caroline Street, Milton, Florida, Notary State
of Florida given limited power of Attorney subscribed and certified on the foregoing instrument to be true and correct, Lien/ Affidavit no. 2016-
73076/ Final Foreign Judgment a debt in original amount: \$14,000,000.00, (Fourteen Million Dollars no cents and 00/100 interest) remaining
outstanding and overdue to date, all documents attached to this instrument pursuant to 65.503-65.509(2), Chapter 65, 65.503-65.509 Florida Statutes,
common law, see Affidavit, Notice, Time Limits, enforce commercial/ and, For debt collect out and recording of the affidavit shall occur
simultaneously with the recording as incorporated here and now of the attached instruments valid Affidavit no. 2016-73076/ Final Foreign
Judgment pursuant to F.S. 65.503(2), common law for sure let execution issue.

Clerk of Court creditor: Larry- Wetzel non-tenant Thomas F. Bink
6426 Caroline Street 2112 Hickory Street, 5201 West Kennedy Blvd.
Milton, Florida Havana, Florida Tampa, Florida
 
Larry- Wetzel Notary: State of Florida

Without prejudice U.C.C. 1-501
2112 Hickory Street, Havana, Florida



6726

Exhibit A

7/27/82

www.mtla.org - Department of State

Page 2 of 2
Exhibit A

[Faint, illegible text]	
---------------------------	--

7/27/06

Exhibit B

10/27/00

ELECTRONIC JUDGMENT LIEN CERTIFICATE

Exhibit
B

FOR PURPOSES OF FILING A JUDGMENT LIEN, THE FOLLOWING INFORMATION IS SUBMITTED IN ACCORDANCE WITH C.S. 68.01, F.S.

JUDGMENT CREDITOR (DEFENDANT) NAME(S) AS SHOWN ON JUDGMENT LIEB:

FRANK J. EDWARDS
17501 W. 11TH AVE
PARKWAY HEIGHTS, FL 32206

SECRETARY OF STATE, HONORABLE
1111 WEST BAY STREET
TALLAHASSEE, FL 32310

CITY OF PARKWAY HEIGHTS, FL
1000 BURGESS ROAD
PARKWAY HEIGHTS, FL 32206

TRAVELERS INSURANCE COMPANY
ONE TOWER SQUARE
FORT WORTH, TX 76102
FBI: 05-000000 DCS DOCUMENT#: 000178

J13001527135
FILED

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

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

LARRY RICHARD WETZEL
200 THREE POINT BLVD.
GULF BREEZE, FL 32063
DCS DOCUMENT#: N/A

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

LARRY RICHARD WETZEL
WETZEL@LAWYR100.COM

JUDICIAL CLERK HONORARY J. L. WINTERKING, JR.

APPLICABLE JUDGMENT NOTICE CASE#:
NAME OF COURT: CIRCUIT COURT, FLORIDA COUNTY, FL
CASE NUMBER: 20130000000000000000
DATE OF NOTICE: 10/17/2013

INDICATE IF JUDGMENT DEPOSITED ON THIS JUDGMENT LIEB WITH ANY DEBIT FROM TO OCTOBER 1, 2011
(YES (IF YES A "CREDITOR AFFIDAVIT CERTIFICATION" FORM MUST BE ATTACHED TO THIS CERTIFICATE)
NO

STATEMENT OF VERACITY, I hereby certify that (1) The judgment above described has become final and there is no stay of the judgment or enforcement to allow; (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.O.C. 1408

11/27/13

Exhibit C

12/27/00

ORDER FOR PAYMENT

Exhibit
C
191

State of Tennessee, County of _____, _____

ORDER OF JUDGMENT AND CREDIT SUPPORT
I, DONALD C. STUBBS, Clerk of the Court, do hereby certify that on the _____ day of _____, 2001, I caused and filed and recorded hereto by _____ OF JUDGMENT AND CREDIT SUPPORT, of the County of _____, State of Tennessee, and the undersigned paper of _____ to wit: _____ of _____ have been filed with the Clerk of the Court for filing of record. To the best of my knowledge and belief the same are true and correct.

13/27/01



01.02.2012 09:12:22

01.02.2012 09:12:22

Exhibit 1
S 72

We received by us in October, LARRY WILSON
WILSON, whose address is 2100 Tiger Point Blvd.,
Olathe, Kansas, who was the LEVEE, Dallas, Texas, account,
for the use of Camp 210, 211, 212, Texas, Texas office.
Dallas office, plus, Legal Counsel, Texas office
Dallas.

Witness my hand and seal of said Court, this 7
day of Oct., 2012.

10/27/12

RONALD C. HENDERSON
CLERK OF THE COURT

Ronald C. Henderson

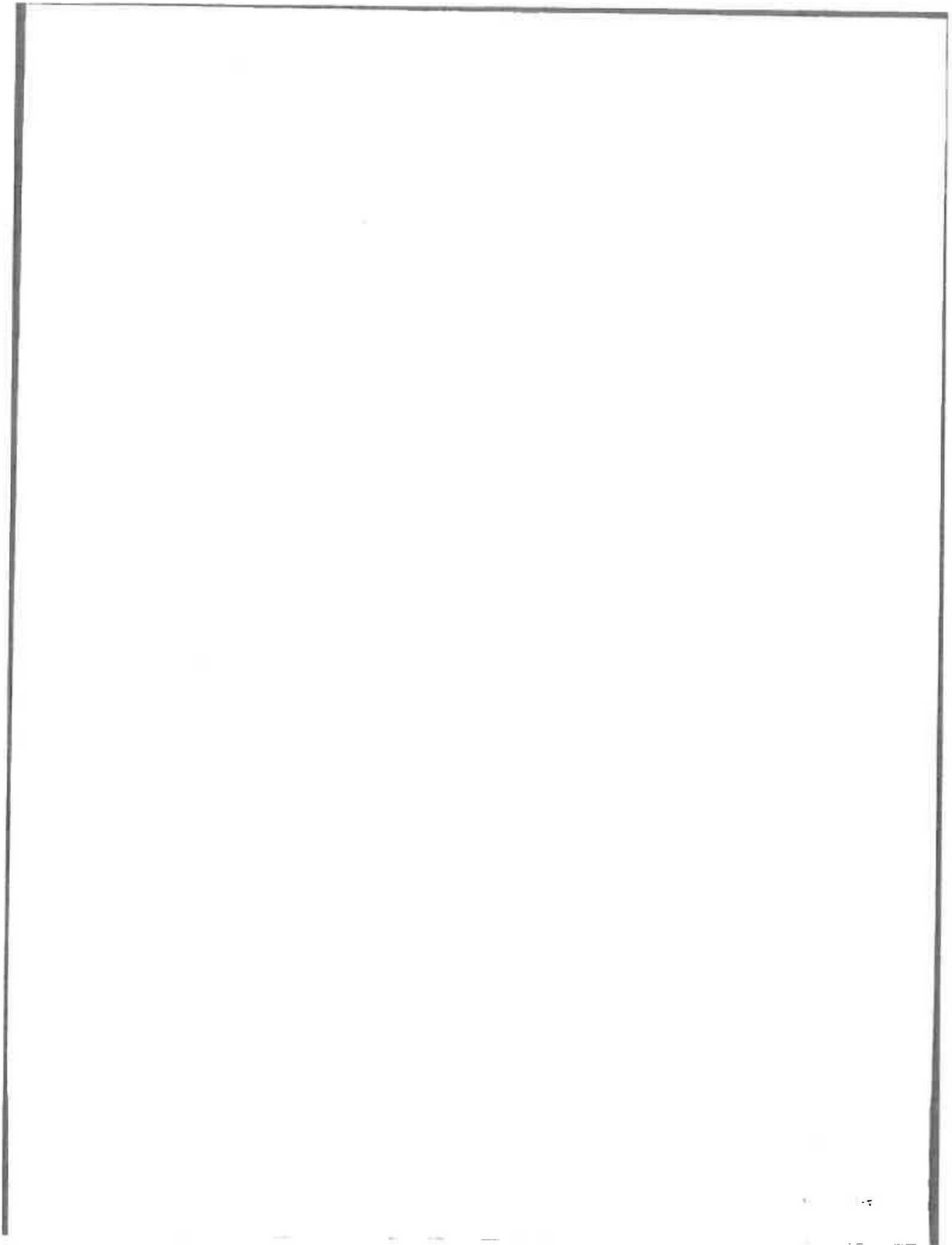


Original made by the
[illegible]
with number 10, 11, 12, 13
apart in that, CT 1000

Prepared by and signed by
Clerk of the Court, LARRY WILSON WILSON,
210, 211, 212, Texas, Texas office.

Exhibit D

15/27/8



CR BK 3051 PG 1222

Exhibit
D

CR BK 3049 PG 1006

APOSTILLE
(Convention de La Haye de 5 octobre 1961)

1. Country: United State of America

This public document:

2. has been signed by Ken DeMar

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 fifth day of July, A.D., 2016

7. by Secretary of State, State of Florida

8. for SECRET

9. Seal/Stamp:

SECRET

Ken DeMar
Secretary of State

10
2016

10/1/16

OR BK 3651 PG 1223

OR BK 3649 PG 1097

I, **Ken Botwin, 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.

17/1/13

Given Under the Great Seal of the State of Florida
and the Seal of the Department of State
at Tallahassee, Florida, this 17th day of January, 2013.

Ken Botwin
Secretary of State

2013 01 17

01
348

ON DE 3001 FO 1225

ON DE 3010 FO 1000

ON DE 1973, 2001, 1001
Sub 6-3

ON DE 2000 FO 1000

AT THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

Case No. 01-2624

Plaintiff: *Wetzel*
 Defendant: *Tolliver, et al*

*Click to roll file
 back to June 23, 2004 to
 file pleadings not filed until*

[Signature]

10/2/04

10/2/04

10/2/04

5/2

OR IN 3021 TO 1227

OR IN 3049 TO 2001

OR IN 3049 TO 2001
2014-5

OR IN 3049 TO 2001

OR IN 3049 TO 2001
2014-5

OR IN 3049 TO 2001

OR IN 3049 TO 2001

OR IN 3049 TO 2001

COPY

OR IN 3049 TO 2001

OR IN 3049 TO 2001

OR IN 3049 TO 2001

CH 3651 PG 1220

CH 3619 PG 2002

CH 3651 PG 1220

CH 3651 PG 1220

CH 3651 PG 1220

The following information was obtained from the records of the [redacted] and is being furnished to you for your information. This information is being furnished to you in confidence and should not be disseminated to any other person without the express written consent of the [redacted].

Special Agent
[redacted]
[redacted]
[redacted]

[Handwritten signature]
COPY

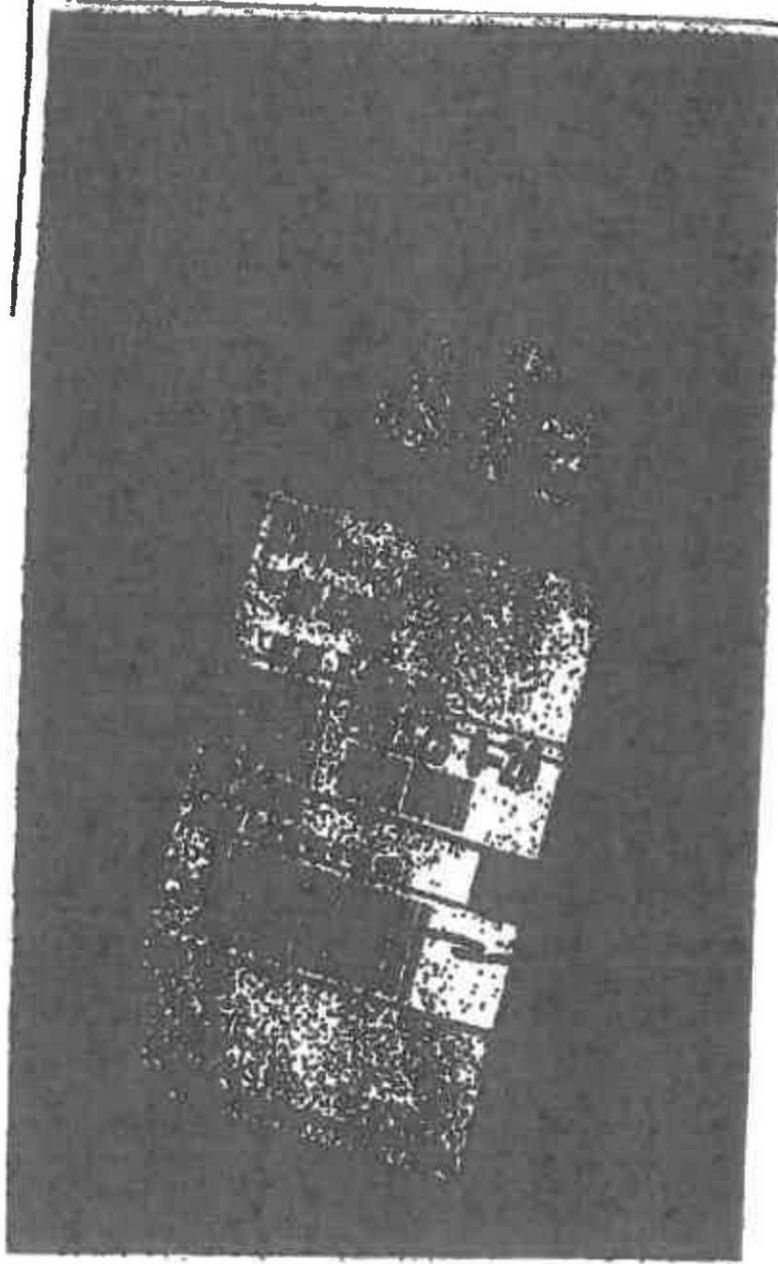
SEARCHED
SERIALIZED
INDEXED
FILED

K 97

2/27/68

CR NK 3401 PG 1229

CR NK 3400 PG 2003



10/15
1971

10/15/71

M
6-20

Exhibit E

2/1/82

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.

TRAVELERS

Claim Status	General	Claim Number	VLV7393	DDC# 000649
Claim Handler	Christopher Dooly	Loss Location	2800 N. 99 th ST PANHANDLE	FILED IN OFFICE
Claim Office Info		Date of Loss	02/21/2010	02/13/2014 04:04 PM
		Claim is	OPEN	DAVID HUTCHINGS, JR.
				CLERK OF SUPERIOR
				COURT
				THOMAS COUNTY
		Claim Handler	Christopher Dooly	(904) 903-7177

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 Judgment 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 12th day, February, 2014.

Cheri Taylor
Notary Public
State of Florida



THOMAS COUNTY
CLERK OF COURT
FILED IN OFFICE

General Claim Information for Claim

Exhibit 'A'

TRAVELERS

Claim Number
Loss Location
Date of Loss
Claim Is

Claim Number VLV788
Loss Location 3800 N. 97TH ST FAIRVIEW, IL 60120
Date of Loss 02/21/2001
Claim Is OPEN

BK 12883 PG 127

From Loss Notice Under Construction

2/21/01



THOMAS COUNTY
CLERK OF COURT
FILED IN OFFICE

FEB 22 2001

[Signature]
CLERK DEPT. CLERK

Claim Handler Information for Claim

Exhibit 'B'

TRAVELERS

Claim Status
Covered
Claim Handler
Claim Office Info

BK: 1882 PG: 128

CHRISTOPHER DUFFY Claim

(336) 801-3175

To contact the claim handler from, please dial (336) 801-3175 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).

City: Lenoir County, North Carolina

37127



THOMAS COUNTY
CLERK OF COURT
FILED IN OFFICE

FEB 12 2011

Exhibit C

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

Dated this 21 day of Aug, 2017
Baligh D. Meeker

Notary *Baligh D. Meeker*

IN THE CIRCUIT COURT OF THE FIRST JUDICIAL CIRCUIT
IN AND FOR SANTA ROSA COUNTY

LARRY WETZEL

COUNTER PLAINTIFF,

v.

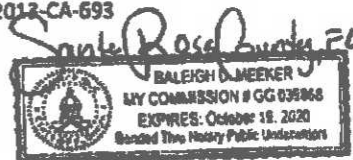
THE TRAVELERS COMPANIES, INC., F/K/A,

ST. PAUL FIRE AND MARINE INSURANCE,

COMPANY, AND ST. PAUL TRAVELERS COMPANIES, INC.,

COUNTER DEFENDANTS.

CASE NO. 2013-CA-693



AFFIDAVIT OF LEVY CREDITOR'S REVIEW OF DEPARTMENT OF STATE'S DATABASE

(PERSONAL PROPERTY) F.S. 56-27(5) AND COMMON LAW, SEE: FILE NO. 201734214 OR Bk:3653 Pages

1425-1451 recorded 08/21/17 08:33:56 Donald C. Spencer, Santa Rosa, County, Florida

STATE OF FLORIDA)

) SS.

COUNTY OF SANTA ROSA)

Before the under signed authority this day personally appeared a man: Larry- Richard-
Hickory Street, Navarre, Florida ("Witness Affiant"), by through Notary: State of Florida
having limited Power of Attorney, who, being duly sworn, deposes and having personal knowledge
and say:

1. Under penalty of perjury, Notary: State of Florida certifies and verifies that on the 31st
Day of August, 20 17, Notary: State of Florida review the Department of
State's database and the information contained in this Affidavit is true and correct base on the
information contained therein.
2. Notary: State of Florida review of department of state's database revealed that other than
the judgment lien certificate(s) which is/ are the subject of this instrument and part of FILE
NO. 201734214 OR Bk:3653 Pages 1425-1451 recorded 08/21/17 08:33:56 Donald C. Spencer,
Santa Rosa, County, Florida, there is one judgement lien certificate indexed under the name of
judgment debtors: TRAVELER INSURANCE COMPANY, A.K.A. THE TRAVELERS COMPANIES,
INC. F/K/A/ ST. PAUL FIRE AND MARINE INSURANCE, COMPANY, AND ST. PAUL TRAVELERS
COMPANIES, INC., A.K.A. BRIGHTHOUSE LIFE INSURANCE COMPANY, A.K.A. BRIGHTLIGHT LIFE
INSURANCE COMPANY, A.K.A. METLIFE, METLIFE INC., A.K.A. THOMAS BRINK, LAST KNOWN

2017 SEP - 1 AM 11:25
SANTA ROSA COUNTY
SOUTH END PALM
DONALD C. SPENCER
CLERK OF COURT &
COMPTROLLER

ADDRESS: 5201 WEST KENNEDY BLVD., SUITE 450, TAMPA, FLORIDA, (INCLUDING ANY SECOND JUDGMENT LIENS, IF ANY).

3. Notary: State of Florida has attached a copy of each judgment lien certificate to this Affidavit which contains the file number J13001527135, BK:7092 PG: 959 around date: 10/24/2013 assigned by the Department of State and date of filing 10/24/2013 without proper or timely objections to any and all omissions or typographic errors to form or substance so ever waived by debtors.
4. Notary: State of Florida has reviewed the required statements, electronic judgment lien certificate number J13001527135, BK:7092 PG: 959 around date: 10/24/2013 and including FILE NO. 201734214 OR Bk:3653 Pages 1425-1451 recorded 08/21/17 08:33:56 Donald C. Spencer, Santa Rosa, County, Florida provided in Part V of F.S., F.S. 679 and common law in the name of Judgment Debtors, and any aliases known to Notary: State of Florida. Notary has attached copy of instrument file no. 201734214.
5. Notary: State of Florida has personal knowledge, as Witness Affiant the levying creditor, Larry - Welch: Does not have any other levy in process at this time. Does not have another levy in process but believes in good faith that total value of property under execution does not exceed the amount of outstanding judgment pursuant to: FILE NO. 201734214 OR Bk:3653 Pages 1425-1451 recorded 08/21/17 08:33:56 Donald C. Spencer, Santa Rosa, County, Florida, and file no. 201359827, but not limited to.
6. The foregoing above statement truthful and accurate based on Notary: State of Florida and witness Affiants personal knowledge and belief.

Handwritten initials/signature

Jarits: By Accordance with S. 55, 2013, F.S. J13001527135 Filed Oct. 17, 2013, 09:55am
Attest: Judgment Lien, Secretary of State,

Judgment Debtors: Edward Frawley Jr.

9710 Avalon Drive, Fairview Htgs, Illinois,

Becker, Paulson, Hornes, P.C. a law firm, 5111

West main street, Bellville, Illinois,

City of Fairview Heights, Illinois, 10025

Bunham Road, Fairview Heights, Illinois,

Travelers Insurance Company, One Tower Square
Hartford Ct., FEL: 06-0566090 DAS DOCUMENT# 803376

A.K.A. The Travelers Companies, Inc., E/R/A, St. Paul

Fire and Marine Insurance, Company, and St. Paul

Franchise Companies, Inc., 5201 West Kennedy Blvd. Suite 450
Tampa, Florida, et. al., sec: F/L no. 201734214 BK: 3653 PGS 1425-1451 on 8/21/17

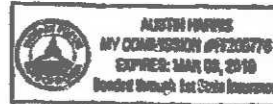
Judgment Creditor: Larry - Welch
3112 Hickory Street,
Palmer, Florida,
Amount due on Marriage Judgment: \$ 23,000.00, Family Home
Interest rate: 6%, Public Auction
Court: Santa Rosa County, Florida, Case No. 13000 093011000

Forit's:
Attest:

FURTHER NOTARY: STATE OF FLORIDA SAITH NAUGHT.

Austin Harris

Notary: State of Florida



3/3
2018

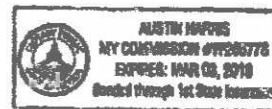
Subscribed and sworn under Oath and Bond, Hand and Seal to before me this 31, day of August, 2017, and witness: Creditor: Larry- Wetzel: address: 3112 Hickory Street, Navarre, Florida personal known under penalty of perjury having personal knowledge of above statement in this Affidavit is true and correct based on the information contained therein.

Austin Harris

Notary: State of Florida

Larry- Wetzel

Creditor: Larry- Wetzel



All rights reserved

3112 Hickory Street, Navarre, Florida

Notary: State of Florida THAT A TRUE AND CORRECT COPY VERIFIED AND CERTIFIED OF FORE GOING HAS FURISHED TO: Clerk of court 6495 Caroline Street, Milton, Florida for Creditor: Larry- Wetzel: address; 3112 Hickory Street, Navarre, Florida, Thomas F. Brink, 5201 West Kennedy Blvd., Tampa, Florida.

Subscribed and sworn under Oath and Bond, Hand and Seal to before me this 31, day of August, 2017, and witness: Creditor: Larry- Wetzel: address: 3112 Hickory Street, Navarre, Florida personal known under penalty of perjury having personal knowledge of above statement in this Affidavit is true and correct based on the information contained therein.

Austin Harris

Notary: State of Florida

Larry- Wetzel

Creditor: Larry- Wetzel

All rights reserved

3112 Hickory Street, Navarre, Florida



Exhibit D

ELECTRONIC JUDGMENT LIEN CERTIFICATE

FOR PURPOSES OF FILING A JUDGMENT LIEN, THE FOLLOWING INFORMATION IS SUBMITTED IN ACCORDANCE WITH s. 65.203, F.S.

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

FRAWLEY JR., EDWARD
8710 AVALON DRIVE
FAIRVIEW HEIGHTS, IL. 62208

BECKER, PAULSON, HORNER, PC A LAW FIRM
5111 WEST MAIN STREET
BELLEVILLE, IL. 62221

CITY OF, FAIRVIEW HEIGHTS, IL
10025 BUNKUM ROAD
FAIRVIEW HEIGHTS, IL. 62208

TRAVELERS INSURANCE COMPANY
ONE TOWER SQUARE
HARTFORD, CT. 06183
FE#: 06-0568090 DOS DOCUMENT#: 803376

J13001527135
FILED

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

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

LARRY RICHARD WETZEL
3629 TIGER POINT BLVD.
GULF BREEZE, FL 32563
DOS DOCUMENT#: N/A

NAME AND ADDRESS TO WHOM ACKNOWLEDGMENT/CERTIFICATION IS TO BE MAILED:

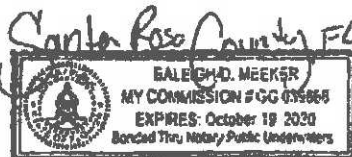
LARRY RICHARD WETZEL
VEHICLEDR1W@YAHOO.COM

AMOUNT DUE ON MONEY JUDGMENT: 23,000,000.00
APPLICABLE INTEREST RATE: 6.00%
NAME OF COURT: SANTA ROSA COUNTY, FL
CASE NUMBER: 1300098CAMXAX
DATE OF ENTRY: 09/08/13

WAS A WRIT OF EXECUTION DOCKETED ON THIS JUDGMENT LIEN WITH ANY SHERIFF PRIOR TO OCTOBER 1, 2001?
 YES (IF YES, A "CREDITOR AFFIDAVIT CERTIFICATION" FORM MUST BE ATTACHED TO THIS CERTIFICATE.)
 NO

UNDER PENALTY OF PERJURY, 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.C.C. 1-308



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

Dated this 31 day of AUG, 20 17

[Signature]
Notary Balthazar D. Metten

.org

[Previous on List](#)

[Next on List](#)

[Return to List](#)

Debtor Name Search

Submit

Judgment Lien Detail

Processed Thru 08/29/2017

To determine if a writ of execution on a final judgment was docketed with a sheriff prior to October 1, 2001, view the filing image.

Filing Information

Document Number **J13001527135** [View image in PDF format](#)

Status **ACTIVE**
Case Number **13000693CAMXAX**
Name of Court **SANTA ROSA COUNTY, FL**
File Date **10/17/2013**
Date of Entry **08/06/2013**
Expiration Date **10/17/2018**
Amount Due **\$23,000,000.00**
Interest Rate **06.00 %**

Name And Address of Judgment Creditor (Plaintiff)

LARRY RICHARD WETZEL
3829 TIGER POINT BLVD.
GULF BREEZE, FL 32563

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

FRAWLEY JR., EDWARD
8710 AVALON DRIVE
FAIRVIEW HEIGHTS, IL 62208

BECKER, PAULSON, HORNER, PC A LAW FIRM
5111 WEST MAIN STREET
BELLEVILLE, IL 62221

CITY OF, FAIRVIEW HEIGHTS, IL
10025 BUNKUM ROAD
FAIRVIEW HEIGHTS, IL 62208

TRAVELERS INSURANCE COMPANY
ONE TOWER SQUARE
HARTFORD, CT 06183
Document Number: 803376
REVEN Number: 060686090

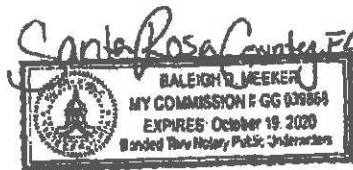
Events

There are no events for this filing.

[Previous on List](#)

[Next on List](#)

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

Dated this 31 day of AUG, 2017
Baleigh D. Meeker
Notary Baleigh D. Meeker

Exhibit B

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)

FLORIDA SETTLEMENT AGREEMENT

This Settlement Agreement ("Agreement") is entered into by: Beneficiary: Larry R. Wetzel and between the Florida, Office of the Attorney General (the "Attorney General"), the Florida Office of Insurance Regulation ("OIR"), the Florida Department of Financial Services (the "Department") (collectively, the "State of Florida"), and THE TRAVELERS COMPANIES, INC., ETC., ET AL., Travelers Insurance Company, and each of its predecessors, successors, and assigns and subsidiaries, (collectively referred to as "the Company") (the State of Florida and the Company are collectively referred to herein as the "Parties").

A. WHEREAS, the Attorney General has authority under state and federal law to investigate and prosecute potential violations of laws related to certain business practices;

B. WHEREAS, OIR has regulatory jurisdiction over the insurance industry in the State of Florida;

C. WHEREAS, the Department, through its Bureau of Unclaimed Property, and Treasury Department has jurisdiction over the administration and enforcement of Florida's unclaimed property laws, under Chapter 717, Florida Statutes, common law and rules promulgated thereunder;

D. WHEREAS, commencing on or about Nov. 10, 2013, the Department, through its Bureau of Unclaimed Property, should have initiated an audit of the Company relating to the claim on bond and property laws of Florida (the "Audit");

E. WHEREAS, on or about November 10, 2013, State of Florida, together with other state insurance regulators, should have initiated a multi-state examination of the Company's claims settlement, policy

administration and Bond and property practices and administration ("Multi-State Examination");

F. WHEREAS, OIR, the Department and the Attorney General jointly shall inquire into the Company's claims settlement, policy administration and Bond and property practices and administration ("Investigation");

G. WHEREAS, on or around 01/01/2019, the Multi-State Examination should result in a Regulatory Settlement Agreement (the "settlement Agreement"), and company, a copy certified Judgment and Affidavit pursuant to: 55.10 F.S., common law of which is attached hereto and made part hereof as Exhibit A;

H. WHEREAS, on Nov. 10, 2018, an Audit will be resulted in a Settlement Agreement between the Department and the Company (the "Settlement Agreement"), a copy of Judgment and Affidavit pursuant to: 55.10 F.S. and common law which is attached hereto and made part hereof as Exhibit A.

I. WHEREAS, the Company maintains that it has policies and procedures to ensure payment of valid claims to Beneficiary: Larry R. Wetzel 3112 Hickory Street, Navarre, Florida or, in the event that the Company's search identifies no living Beneficiary, to report and remit claim on Bond Proceeds to the appropriate states in accordance with applicable law, including state Bond and property laws;

J. WHEREAS, the Company denies any wrongdoing or activities that violate any applicable laws but in view of the complex issues raised and the probability that long-term administrative costs would be required to resolve the disputes between the Parties hereto, the Company and the State of Florida desire to resolve differences between the Parties as to the interpretation and enforcement of applicable law;

K. WHEREAS, as provided by the settlement agreement and without admitting any liability whatsoever, the Company agrees to pay the State of Florida for the examination, compliance, monitoring and investigation costs associated with the Investigation, to be paid by the Company and allocated thereafter according to the Beneficiary: Larry R. Wetzel. The Company agrees that the State of Florida's share, under the claim, may be allocated among the Attorney General, the Department and Beneficiary: Larry R. Wetzel.

NOW, THEREFORE, the Parties agree as follows; I. The Claim By: Larry R. Wetzel: Beneficiary, Settlement Agreement and Agreement are in the public interest Agreement only two things can be done with the final Illinois order and judgment filed with affidavit case no. 2013-CA-693 pursuant to 55.10 F.S., common law around dated: Nov. 19, 2001, case no. 2001-L-624, St. Clair County, Illinois in this Florida case no. SC18-1725 with claim: Res judicata, Time Limits, Latches, Estoppel by record against any and all Thomas F. Brink erroneous, frivolous, fraudulent pleadings not based in fact or law filed case no. 2013-CA-693, lower court acted without jurisdiction and following proceeding case no. SC18-1725: it can either be enforced as claimed here and now by right application for payment from State of Florida. See: Case no. 2013-CA-693, but not limited to. A Writ of Execution around date: 10/10/2013 to enforce has be filed in case no. 2013-CA-693 without objection by above named parties or Risk Management Santa Rosa County, 6495 Caroline Street, Suite I Milton, Florida so ever waived, served and noticed application for payment from State of Florida for enforcement if either party wants to enforce it. See: Case no. SC18-1725 and All Exhibits.

A) Application for payment from State of Florida filed in court record demand that a State Warrant be drawn in Favor of:

**Name: Larry R. Wetzel
Address: 3112 Hickory Street
Navarre, Florida
SSN: 263-51-4604**

B) Undisputed owed Amount: \$23,000,000.00, Twenty- Three Million Dollars, 6% Interest and cost: \$300.00 Three Hundred Dollars for Total:

\$23,457,890.24 Twenty- Three Million, Four Hundred Fifty-Seven Thousand, Eight Hundred Ninety Dollars and Twenty-Four Cents which represents undisputed money Claim, and to substantiate such claim the following stipulated undisputed facts are submitted without objections so ever waived by above named and unnamed parties:

C) Agreement reason for Claim: Undisputed verified and Certified Copy of Judgment and Affidavit pursuant: common law, 55.10 F.S. BK/ PG 3747/1653 CFN# 201829939 around 7/16 2018 10:02:31 AM, recording fee \$239.50, but not limited to. See: Case no. SC18-1725, Exhibits A-C made part this pleading as attachments incorporated here and now without objections by above named parties so ever waived, all rights reserved by creditor: Larry R. Wetzel.

; 2. Any future modification or termination of any Claim between the Company and Insurance regulators under common law, 55.10 F.S. of the agreement shall have no force and effect with respect to the Company's obligations to report and remit Claim on Bonds and/or property or to the Department's or the Attorney General's rights to enforce Florida's claim on Bonds and property laws or any other applicable laws relating to the reporting and remitting of claim on Bond and Property;

3. The State of Florida retains the right to enforce this Agreement, and the Settlement Agreement as provided by applicable law;

4. This Agreement shall become effective on the date that the following two conditions have been met; 1) This agreement has been signed by the Parties; and 2) Larry R. Wetzel claim has become effective as per the terms contained therein;

5. This Agreement shall be governed by and interpreted according to the laws of the State of Florida and enforcement of this Agreement shall be in the Circuit Court in and for Santa Rosa County, Florida;

6. This Agreement may be signed in counterparts.

SIGNATURE PAGES IMMEDIATELY FOLLOW:

RISK MANAGEMENT SANTA ROSA COUNTY
6495 Caroline Street
Milton Florida

Tricia Meggs Plate
Attorney General's Office, PL-01
THE CAPITAL, TALLASSEE,
FLORIDA

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

All rights reserved

Beneficiary: Larry R. Wetzel

3112 Hickory Street

Navarre Florida

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

Tracking No. Mail #: Current Tracking No. # 12 E35 617 03 1783 7906, Nov. 12, 2018

Notice date: Month Nov. 12, 2018

Libellant: First Larry-Middle Richard-Last: Wetzel
Service by and respond to:
c/o Baleigh 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

Thomas F. Brink
Notary

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.

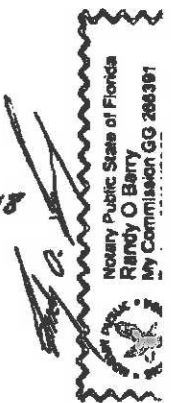
Clerk and Court can take judicial notice sua sponta this instrument is a Notice of Default in Dishonor upon the instrument(s) tendered by
the Sui Juris: LARRY R. WETZEL (Libellant) and the third-party witness on or about Original Notice Sent around Date Aug. 19, 2018
with the U.P.S. WITH TRACKING. It 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":

FILE
JCH/A. TOMASINO

NOV 15 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 copy of the Copyright Affidavit for the Libellant as well as a copy of the filed UCC-1 Financing Statement.
- 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.

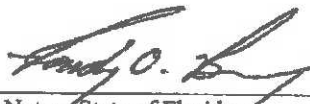
Allowing ten (10) days for the initial response, an additional twenty (20) days on the opportunity to cure, and the time allowed having passed for the LIBELLEE to cure their dishonor, and the Notary an authority and having limited power of attorney showing no record of rebuttal or response, the Libellant 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.

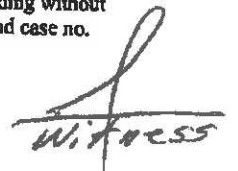
DEFAULT: For the LIBELLEE'S failure to respond the Respondent(s) at fault. See: Exhibit A, Case no. 2013-CA-693, but not limited to. For the Respondent(s) failure, refusal, or neglect to respond to the verified presentment and to the Notice of Fault and Opportunity to Cure and to Contest Acceptance, 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.

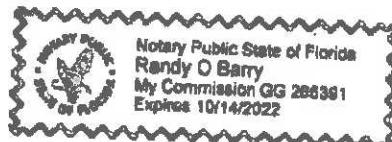
Of this presentment take due Notice and heed. Please govern yourself accordingly.

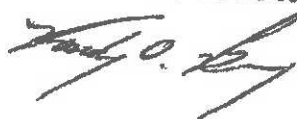
IN WITNESS WHEREOF, Notary an Authority having limited power of Attorney hereunto set my hand on this 12th day of Month, 2018 and that the Libellant hereby affirms all of the statements made above are true, correct, complete, and are not misleading without objection filed timely and/or properly case 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


 Notary State of Florida


 Witness







 Witness
 Jenna Murphy

Exhibit A

IN THE CIRCUIT COURT OF THE FIRST JUDICIAL CIRCUIT
IN AND FOR SANTA ROSA COUNTY

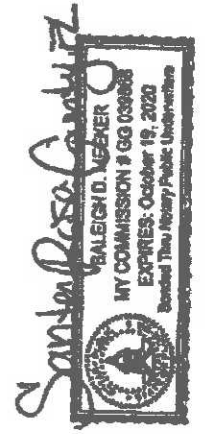
certify that this is a true
copy of the original.

dated this 19 day of AUG, 2017
Baligh D. Meek
Baligh D. Meek

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
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

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

DONALD C. SPENCER
CLERK OF COURT &
COMPTROLLER

2017 AUG 21 AM 8:06
SANTA ROSA COUNTY FL
SOUTH END FILED

DONALD C. SPENCER
CLERK OF COURT &
COMPTROLLER

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



BY *Brenda Brazell*
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, Laches, 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, 333–34 (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 FEFJA 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 FEFJA 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*, 245 B.R. 419, 422 (Bankr.S.D.Fla.2000) (determining that a Kentucky judgment registered under FEFJA 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 FEFJA 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. Assocs. 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 FEFJA. *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 FEFJA, 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 16th Day of August, 2017 and

3/27/17

Book 3652, Page 18-54, on the 14th 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.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, 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.

4/27/17

Errors:

Attest:

Signed under Hand and Seal pursuant to Oath and Bond having personal knowledge of facts 19th 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 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. 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 16th Day of August, 2017 and Book 3652, Page 18-54, on the 14th 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.

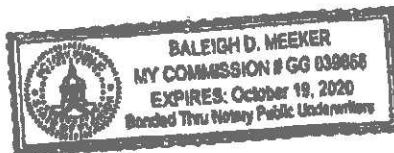
Therefore: The current address of Lien Holder Creditor: Larry- Wetzel: 3112 Hickory Street, Navarre, Florida. Claim: Pursuant to: 55.10, Florida Statutes, common law, Res Judicata, and Apostille no. 2016-71078/Final Foreign Order and Judgment, Pursuant to: Chapter 55, 55.501-55.509, Florida Statutes, 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. 55.09(1), common law for sum let execution issue.

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

[Signature]
Larry- Wetzel

[Signature]
Notary: State of Florida

Without prejudice U.C.C. 1-308
3112 Hickory Street, Navarre, Florida



5/27/17

I HEREBY CERTIFY THAT A COPY OR COPIES OF FOREGOING HAS FURNISHED TO: Clerk of Court 6485 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 fax/ e-mail sworn under Oath and Bond, Hand and Seal 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 19th 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 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. 2013-CA-699 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 16th Day of August, 2017 and Book 3652, Page 18-54, on the 14th 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. 55.09(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: F.S.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, 6485 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. 55.09(1), common law for sum let execution issue.

6/27/17

Clerk of Court creditor: Larry- Wetzel: non- consent Thomas F. Brink
6485 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. 1-908
3112 Hickory Street, Navarre, Florida

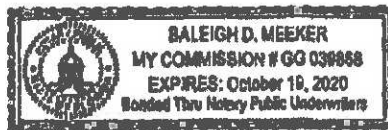
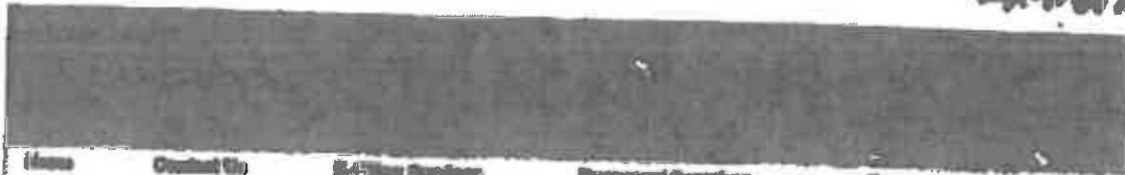


Exhibit A

7/27/02



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[Previous on List](#) [Next on List](#) [Return to List](#)

Debtor Name Search

Judgment Lien Detail

Processed thru 07/23/2014

To determine if a writ of execution on a final judgment was docketed with a check prior to October 1, 2001, view the E-File Image.

File Information

Document Number	112021627126	<input type="button" value="View Image in PDF format"/>
Status	ACTIVE	
Case Number	13006890CALXAX	
Name of Court	SANTA ROSA COUNTY, FL	
File Date	10/17/2013	
Date of Entry	09/06/2013	
Expiration Date	10/17/2018	
Amount Due	\$25,500,000.00	
Interest Rate	60.00 %	

RECORDED
CLERK OF COURT B
VON HOLLER
OCT 20 PM 3 23
SANTA ROSA COUNTY, FL
SE FILED

8/27/18

Name And Address of Judgment Creditor (Plaintiff)

LARRY RICHARD WITZEL
3820 TIGER POINT BLVD.
GULF BREEZE, FL 32063

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

FRANLEY JR., EDWARD
8710 AVALON DRIVE
FAIRVIEW HEIGHTS, IL 62203

BECKER, PAULSON, HONNER, PC A LAW FIRM
8111 VIBERT MAN STREET
MILLEVILLE, IL 62221

CITY OF, FAIRVIEW HEIGHTS, IL
16025 BUNSCAM ROAD
FAIRVIEW HEIGHTS, IL 62203

TRAVELERS INSURANCE COMPANY
ONE TOWER SQUARE
HARTFORD, CT 06183
Document Number: 838379
FEBID Number: 00250320



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

Stelby Spaw
CLERK

DATE 10/21/14

Events

There are no events for this E-File.

www.susbiz.org - Department of State

Page 2 of 2
Exhibit A

Submit

Home | Services | Resources | Contact Us | About Us | Site Map
State of Maryland Department of State

9/27/12

Exhibit B

10/27/01

ELECTRONIC JUDGMENT LIEN CERTIFICATE

Exhibit
B

FOR PURPOSES OF FILING A JUDGMENT LIEN, THE FOLLOWING INFORMATION IS SUBMITTED IN ACCORDANCE WITH § 68.208, F.S.

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

FRANKLY JR., EDWARD
8710 AMALON DRIVE
FAIRVIEW HEIGHTS, IL 62205

BECKER, PAULSON, HORNOR, PC A LAW FIRM
111 WEST MAIN STREET
BELLEVILLE, IL 62221

CITY OF FAIRVIEW HEIGHTS, IL
10228 BUNGALOW ROAD
FAIRVIEW HEIGHTS, IL 62208

TRAVELERS INSURANCE COMPANY
ONE TOWER SQUARE
HARTFORD, CT 06183
FAX: 86-6896000 DCS DOCUMENTS: 230378

J13001527135
FILED

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

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

LARRY RICHARD WETZEL
3829 TIGER POINT BLVD.
GULF BREEZE, FL 32801
DCS DOCUMENTS: N/A

NAME AND ADDRESS TO WHOM ACKNOWLEDGMENT/CERTIFICATION IS TO BE MAILED:

LARRY RICHARD WETZEL
VENCLEDRUN@YAHOO.COM

AMOUNT DUE ON LIE BY JUDGMENT: \$23,000,000.00

APPLICABLE INTEREST RATE: 0.00%

NAME OF COURT: SANTA ROSA COUNTY, FL

CASE NUMBER: 18183038124

DATE OF ENTRY: 10/08/13

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

() YES (IF YES A "CREDITOR AFFIDAVIT CERTIFICATION" FORM MUST BE ATTACHED TO THIS CERTIFICATE)
(X) NO

ON PAIN OF PENALTY OF PERJURY, 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, exact 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.C.C. 1-308

11/27/11

Exhibit C

12/27/80

02 28 2022 30 2:07

Exhibit
C
171

FILED IN 2022, ON 02 28, 2022, DONALD C. SPENCER, CLERK OF DISTRICT COURT, DISTRICT OF COLUMBIA, COUNTY OF DISTRICT OF COLUMBIA

CERTIFICATE OF JUDGMENT AND ORDER SUPPORT LEVY

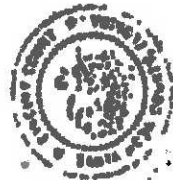
COURT REPORTER
DONALD C. SPENCER, CLERK OF DISTRICT COURT, DISTRICT OF COLUMBIA
1000 MICHIGAN AVENUE, N.W., SUITE 1000, WASHINGTON, D.C. 20004
TEL: 202-544-3000 FAX: 202-544-3001
WWW.DCJUDICIALSYSTEMS.GOV

CERTIFICATE OF JUDGMENT AND ORDER SUPPORT LEVY

I, DONALD C. SPENCER, clerk of district court, do hereby certify, on the 7 day of October, 2022, I executed and filed and recorded hereto my **CERTIFICATE OF JUDGMENT AND ORDER SUPPORT LEVY**, of the property and debt amounts described here in, Case no. **202201000101**, and that no timely and proper objections to such **JUDGMENT and Order (Levy)** have been filed within the time allowed for filing objections. The Money Order and Judgment shall be **RECORDED** immediately.

13/27/22

DECLARATION OF JUDICIAL OFFICER
DONALD C. SPENCER, CLERK OF DISTRICT COURT



DECLARATION OF JUDICIAL OFFICER
DONALD C. SPENCER, CLERK OF DISTRICT COURT
1000 MICHIGAN AVENUE, N.W., SUITE 1000, WASHINGTON, D.C. 20004
TEL: 202-544-3000 FAX: 202-544-3001
WWW.DCJUDICIALSYSTEMS.GOV

CR. 2011. 001 1000

CR. 2011. 001 1000

Exhibit
C
772

was executed by me for Creditor, LARRY RICHARD
WHEELER, whose address is 1000 Tiger Point Blvd,
Oakh Beach, who now shall LEVY, Debra Ann, account,
1000 Oak and Orange Sts, Ft. Lauderdale, Twenty Three million
Dollars and no cents, plus, Legal Interest 6% on the sum
of said

WITNESS my hand and seal of said Court, this 7
day of Oct., 2011.

RONALD C. SPENCER
CLERK OF THE COURT

By Amanda Sargent
DEPUTY CLERK

Additional copies may be
obtained from the
Clerk of the Court
with payment, and those
copies should be sent to
Clerk of the Court, CT 06103

Prepared by and return to:
Creditor: LARRY RICHARD WHEELER,
P.O. Box 4222 Orange, Florida




11/27/11

Exhibit D

15/27A


Exhibit
D


 Department of State
APOSTILLE
 (Convention de La Haye du 5 octobre 1961)

1. Country: United States of America
 This public document
 2. has been signed by Ken DeMar
 3. acting in the capacity of Secretary of State
 4. bears the seal/stamp of Great Seal of the State of Florida

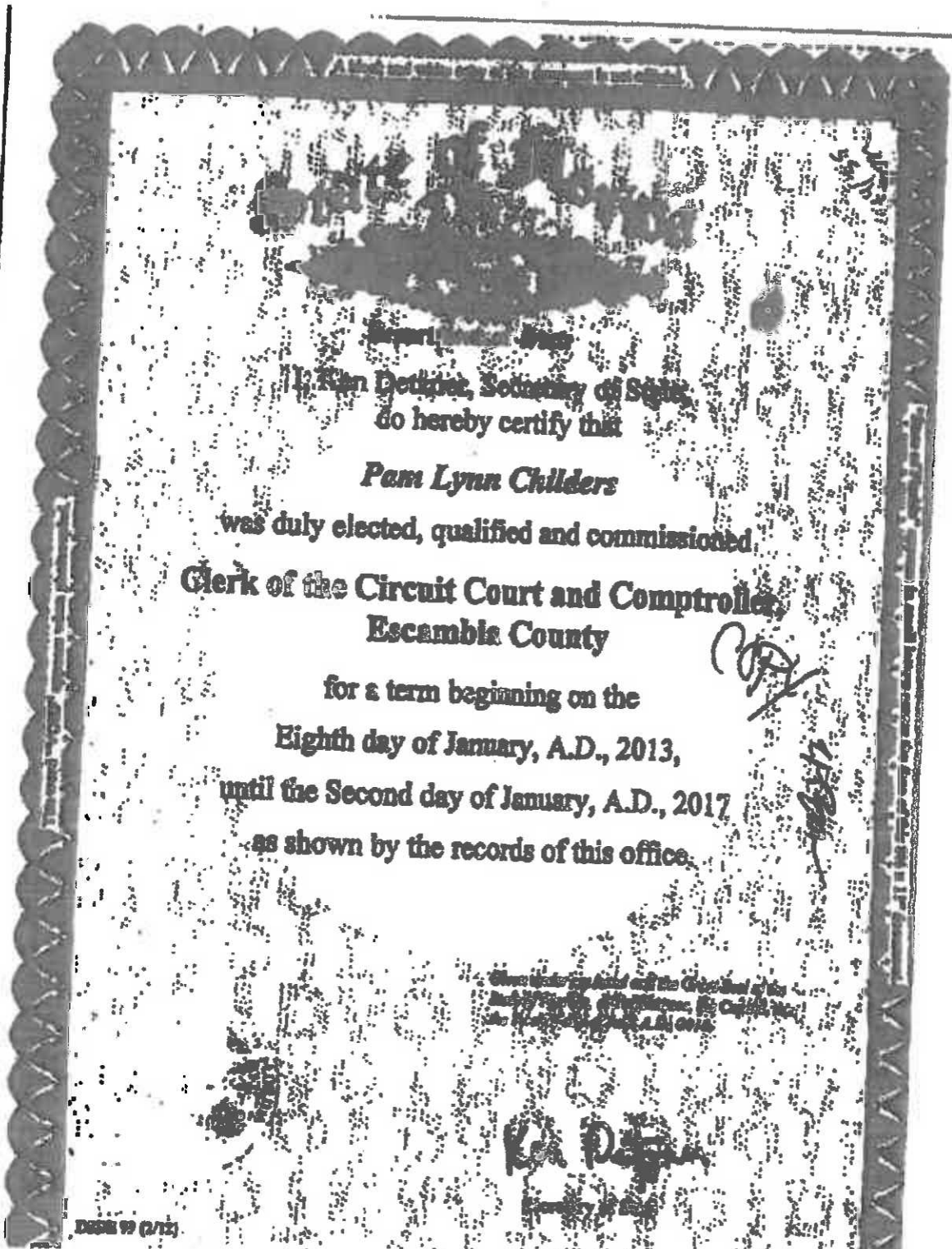
Certified

5. at Tallahassee, Florida
 6. the 10th day of July, A.D., 2016
 7. by Secretary of State, State of Florida
 8. No. 2016-787E
 9. Seal/Stamp:


 Ken DeMar
 Secretary of State

10/1/16

13
2019



I, **Ken Detmer**, 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]

[Handwritten signature]

Given under the Great Seal of the State of Florida, this 17th day of January, A.D. 2013.

[Handwritten signature]

Secretary of State

FORM 99 (2/12)

17/27/13

101
349

Entered in Public Records 09/21/2020 at 11:52 AM by Clerk 7873 Page 3080, Instrument 2020090899, San Childers Clerk of the Circuit Court Escambia County, FL Recording 844.00

Escambia
IN THE TENTH JUDICIAL CIRCUIT, FL ESCAMBA COUNTY, GEORGETOWN, FLORIDA

PLAINTIFF *NETAEL*

VS.

DEFENDANT [REDACTED]

No. of Case: 2020-00000

DATE: 09/10/2020

CERTIFIED TRUE AND CORRECT COPY OF THE ORIGINAL FILED IN THIS OFFICE
WITNESSED BY HAND AND OFFICIAL SEAL
CLERK OF THE CIRCUIT COURT & CONTROLLER
 ESCAMBA COUNTY, FLORIDA

[Signature]

10/27/20

18/27/20

Whitney got the things... COPY

Whitney... [unclear]

Request for... [unclear]

Money damages

Exhibit
B

[Circular Seal]

OR BK 6-3

IN THE DISTRICT COURT OF CLATSOP COUNTY, OREGON

NAME: *Wetzel*

Tolliver, et al

01 2624

FILED

CLERK TO roll file
back to June 23, 2005 to
file pleadings not filed mailed

[Signature]

Handwritten note

10/2/05

Handwritten note

549

OR BK 3651 PG 1227

OR BK 3649 PG 2001

251 1976 NOV 2002
64615-5

OR BK 3650 PG 1200



1976
NOV 2002

Business Road, Fairview Heights, St. Clair County, Illinois. In favor of LARRY R.
WHEELER, Trust Co Member 01-1-011.

OR BK 3650 PG 1200

Respectfully submitted this 1st day of Nov, A.D. 2002 by,

~~Handwritten signature~~
LARRY R. WHEELER
Fairview Heights, Ill. 62222

COPY
LARRY R. WHEELER

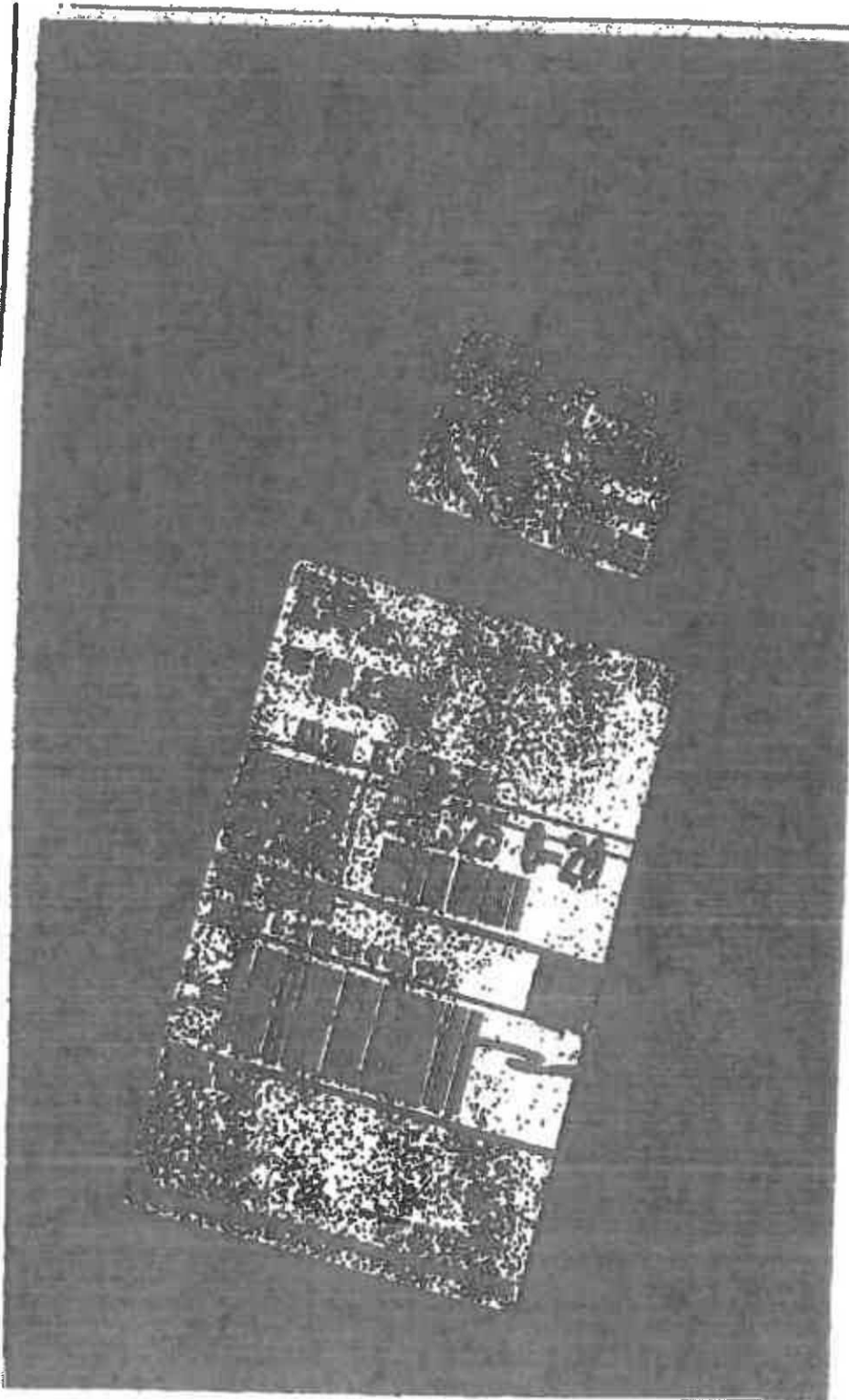
41712



714

OR BK 3651 PG 1229

OR BK 3649 PV 2003



MD
5/1/02

23/2 700-

AM
4.00

Exhibit E

24278m

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.

25/2/14

TRAVELERS

Claim Status

General

Claim Handler

Claim Office Info

Claim Number

VLV7393

Loss Location

3310 N. 99th ST FAIRVIEW

Date of Loss

02/15/2010

Claim is

OPEN

Christopher Dully

Claim Handler

(813) 951-7176

DOC# 000649
FILED IN OFFICE
02/12/2014 04:04 PM
BK1188 PG:126-128
DAVID HUTCHINGS, JR.
CLERK OF SUPERIOR
COURT
THOMAS COUNTY

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 judgment 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 12th 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	VLV789
Loss Location	3300 N. 28TH ST FAIRVIEW HEIGHTS, IL. 62206
Date of Loss	08/21/2001
Claim is	OPEN

Exhibit 'A' - Vehicle Accident Report

2/6/27 Am



THOMAS COUNTY
CLERK OF COURT
FILED IN OFFICE

FEB 22 2014

[Signature]
CLERK, DEP. CLERK

Claim Handler Information for Claim

Exhibit 'B'

TRAVELERS

Claim Status
General
Claim Handler
Claim Office Info

BK=1883 PG=128

CHRISTOPHER DUFFY

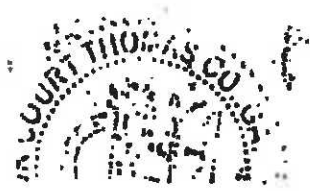
Claim

(800) 861-7178

To contact the office toll free, please dial (800) 861-7172 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).

Event: Loss Notice Professor Christopher Jackson

27/27 Am



THOMAS COUNTY
CLERK OF COURT
FILED IN OFFICE

FEB 12 2014

IN THE CIRCUIT COURT OF THE FIRST JUDICIAL CIRCUIT
IN AND FOR SANTA ROSA COUNTY

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

PLAINTIFF,

VS.

LARRY WETZEL,

DEFENDANT,

Lower Tribunal No(s): CASE NO. 2014-CF-1456

certify that this is a true
copy of the original.
Dated this 26 day of Nov, 2018
[Signature]
Notary

Receptively Objection to Change Style of above case:

CASE NO.: SC18-1725

Lower Tribunal No(s):

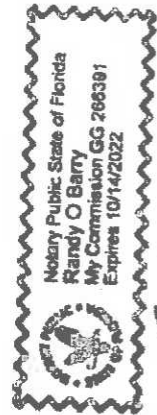
172013CA001457XXXXXX

572013CA000693CAAXMX

LARRY R. WETZEL VS. STATE OF FLORIDA

Petitioner(s)

Respondent(s)



Randy O. Barry

ADOPTION OF PLEADINGS BY RIGHT

Notice and Service: PETITION FOR ADOPTION OF ATTACHED PLEADINGS MARKED AS EXHIBITS INCORPORATED HERE AND NOW, Larry R. Wetzel 3112 Hickory street, Navarre Florida without waiving past objections or rights Notice given to : MICHAEL J. GRIFFITH 304 E GOVERNMENT STREET, PENSACOLA, FLORIDA THE CIRCUIT COURT OF THE FIRST JUDICIAL CIRCUIT, IN AND FOR SANTA ROSA COUNTY, FLORIDA Case No.: 2014-CF-1456 Division: CRIMINAL FELONY IN THE MATTER OF THE ADOPTION OF LARRY RICHARD WETZEL, Adoptee. Request PETITION FOR ADOPTION OF ATTACHED PLEADINGS MARKED AS EXHIBITS INCORPORATED HERE AND NOW Petitioner, {full legal name} LARRY RICHARD WETZEL, ADDRESS: 3112 Hickory street, Navarre Florida without waiving past objections or rights, files this petition for adoption of the attached pleadings without objection by State of Florida so ever waived, pursuant to COMMON LAW, and Florida Statutes, and states: reasserts Florida Settlement Agreement, around date: Nov. 23, 2018 notice of default in dishonor, around date: Nov. 12, 2018, and Memorandum of law support

settlement around date: Nov. 26, 2018 files this petition for adoption of the attached documents marked as exhibits made part of this pleading incorporated here and now, pursuant to common law, Florida Statutes, and states: 1. This is an action for request: Michael J. Griffith adoption of pleadings FILED WITH Supreme Court case no. SC18-1725 by the attorney Michael J. Griffith. 2. Request Michael J. Griffith may have a desire to adopt pleadings of Beneficiary: LARRY RICHARD WETZEL, who was born on {date} 06-24-1963, at {city, county, and state} Jesup, Wayne, Georgia. 3. Request Michael J. Griffith may have desire to adopt pleadings because: Michael J. Griffith is Attorney of record and some facts have been hidden case no. 2013-CA-693 are now disclosed without objection so ever waived by Thomas F. Brink 5201 W. Kennedy Blvd., St E. 450 Tampa Florida 4. Attorney: Michael J. Griffith, and has {address} 304 E. Government Street, Pensacola, Florida, Florida for over 5 years. 5. The pleadings adoptee's name shall be: Beneficiary Larry Richard Wetzel 6. Notice. Take Judicial Notice to the state of Florida was made by: Clerk of Court. 7. Consent. {Indicate all that state of Florida without objection so ever waived} a. Larry Richard Wetzel given Notice possible consent of the adoptee. b. Attorney: Michael J. Griffith attorney of record and the notice given possible to attached pleadings without objection so ever waived. 8. Written notice of this final hearing was provided to the state of Florida or proof of service of process showing notice has been served on the State of Florida is attached. See: SC18-1725.

WHEREFORE, by through Notary: State of Florida request that this Court enter a Final Judgment of Adoption and the PETITION FOR ADOPTION OF ATTACHED PLEADINGS MARKED AS EXHIBITS INCORPARATED HERE AND NOW.

Certified and Verified True and Correct this 26th, day of Nov., 2018

s/Larry R. Wetzel
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Certificate of Service Notary here certify that on the 26th, day of Nov., 2018, That a true and correct copy of the foregoing documents through U.S. mail and Notary will send through U.S. mail to the following:

MICHAEL J. GRIFFITH 304 E GOVERNMENT STREET,
PENSACOLA, FLORIDA

States Attorney
6495 Caroline Street
Suite S
Milton, Florida

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

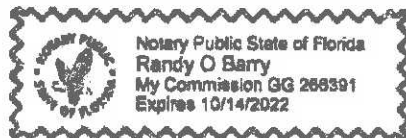
RISK MANAGEMENT SANTA ROSA COUNTY

6495 Caroline Street
Milton Florida

Clerk of Court
6495 Caroline Street
Milton, Florida

Larry R. Wetzel
3112 Hickory Street
Navarre Florida

Notary: State of Florida





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Santa Rosa County Clerk of Courts
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News & Information

- **11/03/2017** Due to technical difficulties we are asking all filings be scanned into the Eportal system in "black and white" not color. FCCC is working on this issue and questions please contact Sandra Barube at 850-981-5677.
- **12/16/2016** As of Friday, December 16, 2016 Santa Rosa County's submissions of proposed orders filed through the E-filing to the Judge has been turned off. All pro

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Pleading	Proposed Order	Submission/NEF	Case Style/Docket	Court Case #	Status	Court	Submission Date	Completion Date/Ret
▶ Submit		81303450	STATE OF FLORIDA VS WETZEL, LARRY RICHARD	14001458CFMXAX	Received	Santa Rosa	11/28/2018 10:03:47 AM	
▶ Submit		81303264	STATE OF FLORIDA VS WETZEL, LARRY RICHARD	14001458CFMXAX	Pending Review	Santa Rosa	11/28/2018 10:01:49 AM	
▶ Submit		81301798	LARRY R. WETZEL vs.STATE OF FLORIDA	SC2018-1725	Filed	The Supreme Court of Florida	11/28/2018 09:47:00 AM	11/28/2018 10:00:35



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Court Case # you have provided is SC2018-1725
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Pleading	Proposed Order	Submission/NEF	Case Style/Docket	Court Case #	Status	Court	Submission Date	Completion Date/Remarks
▶ Submit		81301798	LARRY R. WETZEL vs STATE OF FLORIDA	SC2018- 1725	Received	The Supreme Court of Florida	11/28/2018 09:47:00 AM	

◀ ◁ 1 ▷ ▶

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

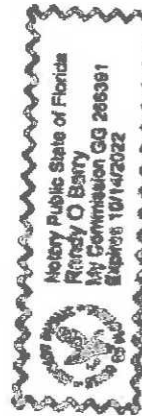
Petitioner(s)

Respondent(s)

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

Dated this 27 day of Nov, 20 18


Notary





**OBJECTION VIOLATION DUE PROCESS BY LOWER COURT DENIED
RIGHT TO FILE ADOPTION OF PLEADINGS BY RIGHT CASE NO.
2014-CF-1456 WITHOUT GOOD CAUSE SHOWN**

Now Comes: Affiant, pursuant to: Objection: State of Florida and Lower court's jurisdiction, Sui Juris: Larry- Richard- Wetzel: Creditor 3112 Hickory Street, Navarre, Florida, Sui Juris: Larry- Richard- Wetzel: Creditor has not waived nor given implied or express consent to any person or attorney to waive **Notice objection jurisdiction: State of Florida and Lower court's violation due process and equal protection willful and wanton act with malice denied right to file adoption of pleadings by right lower court having knowledge of facts. See: case no. SC18-1725, but not limited to. Clerk and Court take judicial notice case no. 2014-CF-1456** by through the Notary: State of Florida having Limited Power of Attorney without waiving past objections the style of above case been changed from Larry R. Wetzel vs. The Travelers Companies, Inc. et al., to Larry R. Wetzel vs. State of Florida, 6495 Caroline Street, Navarre, Florida and Objection to lower court's jurisdiction and denied right file Adoption of Pleadings by right of Pleadings BY: Michael J. Griffith 304 E. Government Street, Pensacola, Florida, NOTICE OF ELECTRONIC FILING- SUBMISSION 81171541, AROUND DATE: 11/26/2018. see: SC18-1725, case no. 2014-CF-693, but not limited to.

Objection: **State of Florida** and **Lower court's jurisdiction** and denying rights and duties to file case no. **2014-CF-1456**, adoption of pleadings by right, filing time: **11/26/2018 10:44:12 AM ET, filing no. 81171541**, case no. **2014-CF-1456** owed to Sui Juris: Larry- Richard- Wetzel: Creditor 3112 Hickory Street, Navarre, Florida and denied, **Discretionary Jurisdiction**: The Court, in addition to these forms of mandatory review authority, if discretionary review is sought by a party, the Court at its discretion **MAY** review

- any decision of a district court of appeal that expressly declares valid a state statute,
- construes a provision of the state or federal constitution,
- affects a class of constitutional or state officers,
- directly conflicts with a decision of another district court or of the Supreme Court on the same question of law,
- certified as great public importance,

Objection lower court acting without jurisdiction and Thomas F. Brink in violation RULE 1.070. PROCESS to gain unlawful orders case no. 2013-CA-693 filed in case no. 2014-CF-1456 willful and wanton acts around 08 21 2013, but not limited to all acts were with malice having knowledge of following facts:

Objection court acting without jurisdiction Christopher Duffy in case no. 2013-CA-693 without a (a) Summons; Issuance. Upon the commencement of the action, summons or other process authorized by law shall be issued forthwith by the clerk or judge under the clerk's or the judge's signature and the seal of the court and delivered for service without praecipe. see: case no. 2014-CF-1456, and case no. 2013-CA-693.

Objection lower court acting without jurisdiction Christopher Duffy in case no. 2013-CA-693 without a (b) Service; By Whom Made. Service of process may be made by an officer authorized by law to serve process, but the court may appoint any competent person not interested in the action to serve the process. When so appointed, the person serving process shall make proof of service by affidavit promptly and in any event within the time during which the person served must respond to the process. Failure to make proof of service shall not affect the validity of the service. When any process is returned not executed or returned improperly Florida Rules of Civil Procedure 16 executed for any defendant, the party causing its issuance shall be entitled to such additional process against the unserved party as is required to effect service. see: case no. 2014-CF-1456, and case no. 2013-CA-693.

Objection lower court acting without jurisdiction Christopher Duffy in case no. 2013-CA-693 without a (c) Service; Numerous Defendants. If there is more than 1 defendant, the clerk or judge shall issue as many writs of process against the several defendants as may be directed by the plaintiff or the plaintiff's attorney. see: case no. 2014-CF-1456, and case no. 2013-CA-693.

- certified direct conflict,
- certified judgment of trial courts,
- certified question from federal courts.

“Discretionary” jurisdiction defines the class of cases where a petition seeking review, if granted, would result in the case being considered and decided on the merits no objection filed by State of Florida so ever waived. See: Exhibit A marked and made part of this pleading as attachment, incorporated here and now, but not limited to.

One most common¹ use of the word “jurisdiction”

in Florida practice is curiously lacking in definition. Trial courts

“lack jurisdiction” to act in case no. 2013-CA-693, 2013-CA-

1457 until proper pleadings are filed and were not filed by:

Thomas F. Brink, in case no. 2013-CA-693 having knowledge of

Certified Final foreign Judgment around date: 2001-L-624. See:

Case no. 2013-CA-693, but not limited to² *Lovett v. Lovett*, 112 So. 768, 776 (Fla. 1927).

³ See notes 13 and 14.

⁴ See notes 15 through 17.

⁵ *Florida Star v. B.J.F.*, 530 So. 2d 286, 288 (Fla. 1988). See also *Cunningham v. Std. Guar. Ins. Co.*, 630 So. 2d 179, 181 (Fla. 1994).

An excellent general discussion of the current law of personal jurisdiction is contained in

⁶ *Garris v. Thomasville-Thomas County Humane Soc’y*, 941 So. 2d 540, 541 (Fla. 1st D.C.A. 2006). The court distinguishes

personal jurisdiction from service of process in *Borden v. East-European Ins. Co.*, 921 So. 2d 587, 592 (Fla. 2006).

⁷ *Paulucci v. Gen. Dynamics Corp.*, 842 So. 2d 797, 801, n.3 (Fla. 2003).

⁸ *Babcock v. Whatmore*, 707 So. 2d 702, 704 (Fla. 1998).

Florida Star v. B.J.F., 530 So. 2d 286, 288 (Fla. 1988). See also *Cunningham v. Std. Guar. Ins. Co.*, 630 So. 2d 179, 181 (Fla.1994).

⁹ See *Naples v. Naples*, 967 So. 2d 944 (Fla 2d D.C.A. 2007) (trial court could not have reached case on merits since it held

itself without SMJ). A logical purist might argue that a court lacking SMJ would not even have the power to enter an order dismissing the case for lack of SMJ, but that is countered by the principle that every court has SMJ to determine whether it has jurisdiction. *Sun Insurance Company v. Boyd*, 105 So. 2d 574, 575(Fla.1958).

10 *Hughes v. State*, 901 So. 2d 837 (Fla. 2005) (“the importance of finality in any justice system . . . cannot be understated.”) One of the goals of the current constitutional structure is to attain finality in a reasonably prompt manner.

11 *See Bunkley v. State*, 882 So. 2d 890, 902 (Fla. 2004)(Wells, J.concurring).

12 *Venetian Salami Co. v. Parthenais*, 554 So. 2d 499 (Fla. 1989). Jurisdiction in rem, founded on the presence of property within the court’s territorial bounds, can to some extent substitute for personal jurisdiction. *See generally, Publix Super Markets, Inc. v. Cheesbro Roofing, Inc.*, 502 So. 2d 484, 486 (Fla. 5th D.C.A. 1987).

13 *See Synchron, Inc. v. Kogan* 757 So. 2d 564, 567 (Fla. 2d D.C.A. 2000) (“not contempt to disobey an order entered without personal jurisdiction over the accused”); *Joannou v. Corsini* 543 So. 2d 308 (Fla. 4th D.C.A. 1989) (“lack of personal jurisdiction makes such order voidable only, not void”).

¹⁴ *Lovett v. Lovett*, 112 So. 768 (Fla. 1927), is still good law on this point. see: Case no. 2013-CA-693.

Objection Thomas F. Brink pleadings exceed “jurisdictional” limits if they order relief outside the scope of the pleadings clearly in case no. 2013-CA-693. See: case no. 2013-CA-693, but not limited to. They lose (“are divested of”) jurisdiction if a voluntary dismissal is taken or when a Certified foreign judgment and Affidavit around date: Nov. 19, 2001, case no. 2001-L-624 been entered, and recorded without objection so ever waived case no. 2013-CA-693 unless “jurisdiction” is specifically reserved. See: case no. 2013-CA-693, but not limited to.

Objection lower court acting without jurisdiction Christopher Duffy in case no. 2013-CA-693 without a (d) Service by Publication. Service of process by publication may be made as provided by statute. see: case no. 2014-CF-1456, and case no. 2013-CA-693.

Objection lower court acting without jurisdiction Christopher Duffy in case no. 2013-CA-693 without a (e) Copies of Initial Pleading for Persons Served. At the time of personal service of process, a copy of the initial pleading shall be delivered to the party upon whom service is made. The date and hour of service shall be endorsed on the original process and all copies of it by the person making the service. The party seeking to effect personal service shall furnish the person making service with the necessary copies. When the service is made by publication, copies of the initial pleadings shall be furnished to the clerk and mailed by the clerk with the notice of action to all parties whose addresses are stated in the initial pleading or sworn statement. see: case no. 2014-CF-1456, and case no. 2013-CA-693.

Objection lower court acting without jurisdiction Christopher Duffy in case no. 2013-CA-693 without a (f) Service of Orders. If personal service of a court order is to be made, the original order shall be filed with the clerk, who shall certify or verify a copy of it without charge. The person making service shall use the certified copy instead of the original order in the same manner as original process in making service. see: case no. 2014-CF-1456, and case no. 2013-CA-693.

Objection lower court acting without jurisdiction Christopher Duffy in case no. 2013-CA-693 without a (g) Fees; Service of Pleadings. The statutory compensation for making service shall not be increased by the simultaneous delivery or mailing of the copy of the initial pleading in conformity with this rule. see: case no. 2014-CF-1456, and case no. 2013-CA-693.

Objection lower court acting without jurisdiction Christopher Duffy in case no. 2013-CA-693, and case no. 2014-CF-1456 without a (h) Pleading Basis. When service of process is to be made under statutes authorizing service on nonresidents of Florida, it is sufficient to plead the basis for service in the language of the statute without pleading the facts supporting service. see: case no. 2014-CF-1456, and case no. 2013-CA-693.

Objection court acting without jurisdiction Christopher Duffy in case no. 2013-CA-693 without a (i) Service of Process by Mail. A defendant may accept service of process by mail. (1) Acceptance of service of a complaint by mail does not thereby waive any objection to the venue or to the jurisdiction of the court over the person of the defendant. see: case no. 2014-CF-1456, and case no. 2013-CA-693.

Objection court acting without jurisdiction pursuant RULE 1.080, but not limited to. SERVICE AND FILING OF PLEADINGS, ORDERS, AND DOCUMENTS (a) Service. Every pleading subsequent to the initial pleading, all order and every other document filed in the action must be served in conformity with the requirements of Florida Rule of Judicial Administration 2.516. (b) Filing. All documents shall be filed in conformity with the requirements of Florida Rule of Judicial Administration 2.525. (c) Writing and written defined. Writing or written means a document containing information, an application, or a stipulation. RULE 1.090. TIME (a) Computation. Computation of time shall be governed by Florida Rule of Judicial Administration 2.514.

Objection court acting without jurisdiction (b) Enlargement. When an act is required or allowed to be done at or within a specified time by order of court, by these rules, or by notice given thereunder, for cause shown the court at any time in its discretion (1) with or without notice, may order the period enlarged if request therefor is made before the expiration of the period originally prescribed or as extended by a previous order, or (2) upon motion made and notice after the expiration of the specified period, may permit the act to be done when failure to act was the result of excusable neglect, but it may not extend the time for making

a motion for new trial, for rehearing, or to alter or amend a judgment; making a motion for relief from a judgment under rule 1.540 (b); taking an appeal or filing a petition for certiorari; or making a motion for a directed verdict. (c) Unaffected by Expiration of Term. The period of time provided for the doing of any act or the taking of any proceeding shall not be affected or limited by the continued existence or expiration of a term of court. The continued existence or expiration of a term of court in no way affects the power of a court to do any act or take any proceeding in any action which is or has been pending before it. Objection court acting without jurisdiction (d) For Motions. A copy of any written motion which may not be heard ex parte and a copy of the notice of the hearing thereof shall be served a reasonable time before the time specified for the hearing.

Objection court acting without jurisdiction and Thomas F. Brink in violation RULE 1.100. PLEADINGS AND MOTIONS (a) Pleadings. There must be a complaint and clearly not in case no. 2013-CA-693 or, when so designated by a statute or rule, a petition, and an answer to it; an answer to a counterclaim denominated as such; an answer to a crossclaim if the answer contains a crossclaim; a third-party complaint if a person who was not an original party is summoned as a third-party defendant; and a third-party answer if a third-party complaint is served. If an answer or third-party answer contains an affirmative defense and the opposing party seeks to avoid it, the opposing party must file a (b) Motions. An application to the court for an order must be by motion which must be made in writing unless made during a hearing or trial, must state with particularity the grounds for it, and must set forth the relief or order sought. The requirement of writing is fulfilled if the motion is stated in a written notice of the hearing of the motion. All notices of hearing must specify each motion or other matter to be heard. (c) Caption. (1) Every pleading must have a caption containing the name of all of the parties, the name of the court, the file number, and a designation identifying the party filing it. (2) Every motion, order, judgment, or other document must have a caption containing the name of the court, the case number, the name of the first party on each side with an appropriate indication of other parties, and a designation identifying the party filing it and its nature or the nature of the order, as the case may be. (3) In any in rem proceeding, every pleading, motion, order, judgment, or other document must have a caption containing the name of the court, the case

Exhibit A



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Notice of Service of Court Documents

Filing Information

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Filing Time: 11/26/2018 10:44:12 AM ET
Filer: Larry R Wetzel 808-859-1152
Court: The Supreme Court of Florida
Case #: SC2018-1725
Court Case #: SC2018-1725
Case Style: LARRY R. WETZEL vs STATE OF FLORIDA

Documents

Title	File
Circuit Court Order	SKM_C754e18112609420.pdf

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Name	Email Address
Larry R Wetzel	vehicledrhw@yahoo.com

E-service recipients not selected for service:

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No Matching Entries	

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