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 CLERK U.S. DISTRICT COURT
 WESTERN DISTRICT OF WASHINGTON AT TACOMA
 DEPUTY

Petitioner, Pro Se

**UNITED STATES DISTRICT COURT
 WESTERN DISTRICT OF WASHINGTON**

Lynn Ann Hust,)
 Petitioner,)
 vs.)
 (1) The State of Wyoming;)
 (2) The State of Washington;)
 (3) Dave Freudenthal, Governor of the)
 State of Wyoming;)
 (4) Christine O. Gregoire, Governor of)
 the State of Washington;)
 (5) Richard C. Bohling, Prosecuting)
 and Attorney for Albany County, State)
 of Wyoming;)
 (6) Gwendolyn K. Smith, Police Officer,)
 Laramie Police Department, City of)
 Laramie, State of Wyoming;)
 (7) A. Joe Hageman, Attorney and City)
 Council Member, City of Laramie,)
 State of Wyoming;)
 (8) City Council, The City of Laramie,)
 County of Albany, State of Wyoming;)
 (9) County Board of Commissioners,)
 The County of Albany, State of)
 Wyoming;)
 (10) Second Judicial Circuit Court,)
 County of Albany, State of Wyoming;)
 (11) Laramie Police Department, City)
 of Laramie, Wyoming;)
 (12) Albany County Sheriff's)
 Department, County of Albany, State)
 of Wyoming;)

No. **C08 5435 RB4** KL
**AFFIDAVIT
 OF LYNN ANN HUST IN SUPPORT
 OF AN EMERGENCY PETITION
 FOR A WRIT OF HABEAS CORPUS
 AND OTHER EFFECTIVE RELIEF**

(15) Office of the Clark County)
Prosecuting Attorney, County of Clark,)
State of Washington;)
(16) District Court, County of Clark,)
State of Washington;)
(17) Superior Court, County of Clark,)
State of Washington;)
(18) County Board of Commissioners,)
County of Clark, State of Washington;)
(19) City Council, The City of Battle)
Ground, State of Washington;)
(20) Washington State Patrol, State of)
Washington;)
(21) Laramie Plains Community)
Federal Credit Union,)
Respondents.)

**THE UNDERSIGNED, BEING FIRST DULY SWORN UPON OATH,
DEPOSES AND STATES:**

1. I, Lynn Hust was certified as registered agent for Events WorldWide Inc., by the State of Wyoming on September 17th, 2004 by the Secretary of State, Naomi Wong.
2. I, Lynn Hust was appointed as officers, President and Secretary-Treasurer for Events WorldWide Inc, September 17th, 2004.
3. Events WorldWide Inc. filing date stamp is 9-17-2004 and Corporate ID number assigned is #2004-00473600 by the Wyoming Secretary of States office.
4. The law office of Prehoda, Leonard and Janack, LLC, 1273 North 15th Street, Suite 101; P.O. Box 789; Laramie, WY 82073-0789; (307) 742-7896 Fax: (307) 742-9799 filed all Corporation Formation documents with the Wyoming Secretary of States office on behalf of Events WorldWide Inc.
5. Late Spring 2004- I contact business development departments in Montana, Wyoming and Colorado, to research costs associated with doing business in their states. I want to start a health fair planning business (Events WorldWide Inc; EWW) in a city that has a University in it, and somewhere centrally located in the US.
6. Late Spring 2004- I contact and arrange to meet with individuals of the University of Wyoming to discuss a possible hiring partnership and internship

program for their students. Laramie, Wyoming is the only city in Wyoming that has a University.

7. June 2004 - I spoke with an agency in Cheyenne, Wyoming regarding procedure for filing a business license, and they instructed me to call Tim Stamp at the Laramie Economic Development Corporation.

8. June 2004- While still in Washington, I contact via phone, Tim Stamp, President of Laramie Economic Development Corporation (LEDC). I explain that I want to file for a business license, and will be possibly opening a new office in Laramie, and interning College students, with plans to employ approximately 1100 new people. I explain that I had never been to Laramie before and need to come see what type of office space is available, and research the pros and cons with this city versus Fort Collins, Colorado. Fort Collins is a city just a few miles from Laramie, Wyoming. It too has a University.

9. June 2004- Tim Stamp, insists that I meet with him first when I come over to tour Laramie. We arrange to meet in the next few weeks. I also arrange meetings with University of Wyoming individuals.

10. July 2004- I drive to Laramie, Wyoming and meet with Mr. Stamp. Also present in the meeting is a man representing the Wyoming Business Council, and Jennifer Erickson, VP of LEDC. At this time, I have no idea what an Economic Development Corporation does, or it's function, nor a "Business Council". During the meeting all three individuals are trying to persuade me to select Laramie as the city to open my new office in.

11. They guarantee Events WorldWide Inc will be compensated for bringing new jobs to the area. They explain that there are several government grants available that will cover employee training costs, and many other expenses a new company would incur.

12. I told them that I know nothing about grants, and do not have time to fill out applications, and jump through all the hoops to get them. During this meeting, they told me they would handle everything. All I needed to do was open an office, start interviewing, hire my first round of employees, and they would do the rest.

EWV was guaranteed an endless supply of training dollars via their "new company incentives", and at the very least through the Workforce Investment Training Grant, receive over four million dollars.

13. The same day and shortly after that meeting, Tim Stamp drives me to three different office buildings to select the new EWW office. Two of the three were so awful, and in bad need of immediate repair, that I would not even consider them. Mr.Stamp then shows me a building that needs some work, but is the best

candidate of the three. Mr. Stamp tells me that this third building is operated by Structure Industries, managed by Mr. Grant Kupko. I return to Washington the very next day.

14. July thru August 2004 - I received several phone calls and emails from Mr. Stamp and Mr. Kupko again begging me to pick Laramie, Wyoming as the new business location for EWW Inc. The "bait" LEDC offers EWW is that they will guarantee Workforce Training Funds, and financial assistance to get this new company off the ground.

15. August 2004 – EWW Inc enters into a lease with Structure Industries, provided by Mr. Kupko. EWW selected the option that included rent of office space, additional storage space, all utilities; including heat, water, sewer, and garbage. Excluding phone service. This lease states the first month is free. I mailed a check early, while in Washington for October's rent. I will be setting up office sometime towards the end of September as repairs need to be completed first. Mr. Kupko had agreed to making some repairs prior to EWW occupying this building. One of the major repairs he said he would fix is the heater unit does that not work. In Wyoming this is important, due to early, long and extreme cold weather conditions.

16. Mr. Kupko apparently has a couple of different companies, as he tries to also get EWW signed up with his aggregate phone service business as well. I initially declined, with the offer that I would entertain that thought more, once up and running in Wyoming. Long distance and general phone service is one of the greatest overhead costs for EWW, as the majority of event planning business is conducted over the phone.

17. September 2004 – I arrive in Laramie, Wyoming and set up the new office. When arriving at the office, the owner of BlackLocks Salon, who rents the office space downstairs in the same building, named Susan, meets me. I tell her I am looking for a Mr. Kupko, who was supposed to meet me there with the keys.

18. Susan calls Nick and asks him for my keys. Nick is the brother to Joe Pavlica, who is the other partner in Structure Industries, our new landlord. He brings me keys for the doors to EWW's new office space, and one for the additional storage room. Once inside, I discover that the additional storage area that I am paying for is located downstairs inside of the BlackLocks Salon. The only way I can access this storage is by entering the main door to the Salon.

19. This means they have to be open or I have to use a key to open their main door and access the storage room. I am not comfortable with this arrangement, and discuss this with Susan the owner of BlackLocks.

20. September thru November 2004 - The heater is still not working, and it is snowing. I notified Mr. Kupko several times of the problems with the building by phone and email, as he is an out of state landlord. I threaten repeatedly to vacate the building, as we cannot operate in extreme cold temperatures. Our hands are frost bitten, while inside the office. These are not acceptable conditions for employees.

21. First week of December 2004 - I travel by car with my son Dallas to Washington, to be at the birth of my grand child. On the way there, we hit black ice, which caused us to be in an almost fatal car accident.

22. Second week of December 2004- My son Dallas and I fly back to Laramie, as our car was totaled. I run into Mr. Kupko at a store in Laramie on a Saturday, he assures me that the heater problem has finally been fixed, and talks me out of vacating the premises. I was caught off guard by his appearance, as he had been avoiding me for the last few months. I was still suffering from the car wreck injuries, and not thinking clearly. I thanked him for fixing the heat, but said there are still other problems that need fixed. I handed him a check for December and January rent, as I like to pay ahead of time. I later discovered, after giving Mr. Kupko early rent payment, that he had lied, and the heater problem had not been fixed. I emailed him that EWW would be vacating the premises shortly.

23. Mid December 2004- I had to let go of the few employees that I had already hired, because we had no heat. Office spaces were very limited in Laramie. I continued looking for an office and working from my Laramie home.

24. End of December 2004 - I flew to Washington to spend Christmas holidays with my family. When I came back to Laramie, I discovered Mr. Kupko had bolted the doors to EWW's old office, which still held a lot of valuable office furniture. I personally handed the Salon key to Susan, the BlackLocks Salon owner. At this time she told me that Mr. Kupko was upset because he had given her a notice approximately 30 days previously to either pay double the rent or vacate the premises. He had been bragging that EWW would be needing more office space and that he was charging a much higher rate to EWW, and now EWW moved out. She said he was irate.

25. First of January 2005 - I met with EWW's attorney, Laurie Janack and hired her to legally end the business arrangement with Structure Industries, which she did. Mr. Kupko was notified that the payments he had received were now overpayments, and EWW wanted their furniture back, or he would be reported to the police for theft. The only response from Mr. Kupko was a simple letter, stating he would think about it.

26. Mid January 2005- Someone “breaks in” to the BlackLocks Salon, using a key, And steals a bottle of gel, and makes it appear that they were trying to access the simple cash register. The Laramie Police Department showed up at my Laramie home on a Sunday asking me to come to the station for questioning and finger printing. I agree to, and headed down there immediately. I informed the LPD that I had given my key back to Susan personally weeks ago. When I get home, I called Susan and asked her for details. She apologized and said that she told the police that I would not be a suspect, and that I had no access to her business, but they insisted on involving me. Only a bottle of hair gel was taken, and the cash register had been tampered with, but not taken.

27. Mid January thru April 2005- I hear nothing from Mr. Kupko, other than he denied stealing EWW’s furniture. This was a lie that Joe Pavlica recently confirmed to me that they had taken the furniture.

28. Mid January thru mid February 2005- The Kupko dilemma delayed EWW from hiring and going forward with it’s business strategy of hiring 70 new employees every 90 days up to 1100 new employees. Now, a new office had to be found first, before EWW could meet the Workforce Training Grant requirements. Mr. Stamp contacted me several times and appeared desperate to get the contracts signed. I told him I needed more time. Time to find and get settled in a new building, interview and hire the first round of 70 employees. Jennifer, VP of LEDC, had already gotten the funds pre-obligated back in October 2004, and now was just waiting on EWW to give them the names of the first round of employees.

29. During this time I used the conference room of the local Employment Office to conduct over 400 interviews. I selected and hired 65 new employees. Also during this time I found a new maintenance building, that could be converted into office space with some work.

30. End of February 2005 - EWW entered into a new lease with Chandler Properties for office space. No response from Mr. Kupko to our attorney’s letters. I sign contracts on EWW’s behalf for Workforce Training grants. Now comes the “switch” part of LEDC’s and certain other individuals crafty “bait and switch” operation. EWW is doing their part of the contract commitment between Wyoming Dept of Workforce Srvcs and EWW. It has hired and is now training the new employees. The Dept of Workforce Agency has committed to paying their wages.

31. March thru April 2005- EWW is waiting to receive the guaranteed and contracted funds from the Dept of Workforce. I make numerous inquiries by calls and emails to several individuals within that agency, asking for EWW’s money. No response to my inquiries. At no time does EWW receive notification that they will not be receiving the money to pay it’s new employees with. At no time does EWW get notification to stop working these individuals. Stop hiring new employees, or

any kind of indication that something has changed. EWW is just left waiting. Finally one individual that I have been working with all along from Dept of Workforce to complete the requirements for the contracts, calls me from her home. She tells me that Director Kathy Emmons, Mike Martin and Dave Teubner have ordered her and others in the department to illegally withhold EWW's funding. They also commanded a "gag order", and set a scheme in motion to make EWW fail quickly and close business. One employee, Sharon Mogard, challenged their illegal activity, and told them she did not want to be a part of their plot. She was immediately fired. Another employee, inside this Department, who is responsible for keeping track of how much money is in the fund to give to businesses like EWW, found where over a million dollars had vanished overnight. When she brought this to the attention of Kathy Emmons and others in that department, she was immediately removed from her job duties, and told to keep her discovery quiet. She told me that I needed to report this illegal activity to Governor Dave Freudenthal and Senator Enzi.

32. The next day I called Governor Freudenthal's office and asked for an appointment to speak with him. I did not waste my time contacting LEDC, because I was informed that they were involved in the attack against EWW. A man by the name of Sam Western, policy analyst calls me back. I explain to him all the details. How as the CEO of EWW Inc. I was baited over to Laramie, Wyoming to open up a new business and apply for federal dollars to cover the training costs. That federal dollars would come from the Workforce Development Grant directly to EWW's bank account. These funds were to cover the payroll for these employees. He agrees to schedule a meeting with myself, Kathy Emmons, Dave Teubner, and Mike Martin, employees handling the Workforce Training Grant funds.

33. April 2005 – I drive to the Capital in Cheyenne to meet with Sam Western, Mike Martin and Dave Teubner. During this meeting Mr. Western asked Mr. Martin and Mr. Teubner to fix their error and get EWW their money. It was clear that Mike Martin and Dave Teubner were very upset at the outcome of the meeting.

24. April 2005 – Back in Laramie, I continue training new hires, thinking all is fixed, and EWW should be getting the money to pay for the wages very soon. Tim Stamp has Jennifer contact me to arrange a meeting at the EWW office To go over EWW's business plan in detail. Mike Martin and five others want to attend. I agree. We have the meeting. For a couple of hours I completely lay out for the group, EWW's business strategy, financial forecast, all confidential company information.

35. April 2005-Governor Dave Freudenthal comes to Laramie to hold a community forum at a local restaurant. The office manager and I drive over there for the luncheon. After the speech, I approach Governor Freudenthal about EWW's business plan, phase 2, and request to meet with him soon to discuss. When I left that meeting, I was followed by Tim Stamp, President of LEDC, to the parking lot.

He threatened my life and told me I had made a big mistake going to the Governor and Senator Enzi's office. He and his boys would make me pay dearly, and I would regret coming to Wyoming.

36. First part of May 2005- These same individuals illegally withheld training grant funds, EWW needed to pay it's employees. I hold a meeting at EWW and explain to the employees that we are being forced to lay employees off, due to no money as guaranteed from the State etc. Final paychecks are given out. Some employees were understanding and agreed to take partial payments. Some demanded full payments, and some wanted post-dated payments. When I told employee Jeremy Francom that EWW could only pay him a partial payment, he forcefully demanded that I write two checks, one he could cash that day, and one he could cash 1 week later. I told him that this was against my will, and had him sign his name to receiving both checks on May 9th. He was frantic and out of control.

37. May 15th, 2005- Laramie Police Department come to my home in Laramie, on a Sunday night, and "investigate me" for about three hours. They wanted to know what was going on with EWW. I told them what had all happened, and that EWW would probably have to file bankruptcy due to all the expenses incurred from Dept of Workforce's failure to live up to their part of the contracts. I told the LPD, that I had downsized the workforce, but was not closing EWW completely.

38. May 16th 2005 – As an employee and officer of EWW, I enter the bank that holds EWW's business checking account, Laramie Plains Community Federal Credit Union, requesting to make a deposit. The teller appears uneasy, and tells me that EWW's account is closed. I ask her why, and demand an answer. Another teller beside her scribbles a note and holds it up for only she to read. I demand to see the owner, Clancy, who is always available. She tells me he is not available. When the bank closed EWW's account there were checks not yet completely processed. The bank caused two checks to bounce. The post-dated check, written to Mr. Francom on May 9th, post dated for May 16th, and the May rent check written to Chandler Properties. I could not foresee this, as we did not want the account closed. There was absolutely no fraud intended on my part, nor EWW's. The bank closed the account, without any prior warning, or notice. Since Laramie is a very small town, there is a strong bond to protect each other and out of towners are considered unwanted.

39. May 2005- Fearing for my life, I packed up and moved back to Washington.

40. May 2005- As an officer and employee for EWW, I sent a certified letter to Chandler Properties, explaining our regret to terminate EWW's lease early. I asked for the total amount due, if any, EWW owed to Chandler Properties. EWW had paid them a \$2000 deposit in the beginning. The May rent check was for \$2000, so the deposit would of course cover that amount. I explained that EWW would be ending

our business with him legally. Chandler Properties did not respond to the certified letter I sent.

41. May 2005- The local newspaper in Laramie, Wyoming prints a wild and slanderous news story about EWW and myself. I contact the newspaper and tell them they will be sued. I contact a lawyer named Mary Elizabeth Galvan to discuss the whole situation that happened to EWW and myself while trying to do business in Wyoming. I suggest suing several individuals, entities and the State of Wyoming for failure to comply with the contracts, damages, etc.

42. May 2005 - Attorney Joe Hageman, who works for LEDC, LEDC who is connected to Mr. Kupko, convinces Joe Pavlica (partner in Structure Industries) to bring him the overpayment check written over six months previously. When Joe met with Mr. Hageman, she told him that she wanted to hire him to pursue collecting the remainder of the lease, not pursue anything with the overpayment check. Mr. Hageman lied to her, and pretended to represent her for the matter she requested, if she would hand over the check to him. He has not returned her phone calls, or spoken to her since. I was unaware of this illegal operation going on until I spoke with Joe Pavlica months later when she told me what happened.

43. May 2005- Attorney Joe Hageman takes this null and void check written by EWW, to Prosecutor Richard Bohling and tells Mr. Bohling to create a false and fraudulent criminal charge against Lynn Hust personally. Mr. Joe Hageman ran a campaign to oust the previous prosecuting attorney, for retaliation purposes. Prosecutor Rerucha and Mr. Hageman were at a "personal war" with each other. Through Hageman's campaign he was able to put his man, Mr. Bohling in Rerucha's position.

44. May 2005 – Jeremy Francom goes to the Laramie Plains Community Federal Credit Union to cash his post dated check. The bank tells him the account is closed. His banker relative tells him to take it to the police. LPD officer that takes the report knows that under Wyoming law, a post-dated check can not be sought after criminally, but decides to use the check to create another false and fraudulent charge against myself, Lynn Hust personally, eventhough this is a corporate paycheck written on the EWW account. Mr. Francom should have been told to seek restitution differently.

45. May 2005 thru October 2005- while back in Washington I start a new health fair planning company employing only myself and subcontracting web design work from Henry Harner, owner of a private web design company called CyberSwept.

46. Since subcontracting Mr. Harner in April 2004, he has always made innuendos as to the potential that my company had to make a lot of money. He hinted many times about becoming a partner in my health fair business, instead of

a sub-contractor. Mr. Harner had full access to all employee and company email accounts, web hosting accounts and company passwords, due to his duties performed.

47. End of October 2005 – Mr. Harner is trying to forcefully become a business partner, so I notified him, via email, that I would no longer be using his services. He retaliates instantly by stealing my company websites, domain names, and email accounts. Once having complete control of my company websites, knowing that my clients and customers view these websites often, he posts slanderous and defaming comments. He makes it appear to my customers that the Company filed bankruptcy and is no longer in business due to illegal practices. Which of course was an out right lie. The company was still very much in business, just no longer hiring Mr. Harner to maintain my websites and email accounts.

48. October thru November 2005- Mr. Harner continues his theft and slander practices, but then adds extortion and black mail. He emails me a demand to pay him several thousand dollars within a few days, or he will create a criminal case against me and give it to people in Wyoming. Mr. Harner knew all about the problems in Wyoming, because I had hired him to come set up the office and train employees in Laramie.

49. November 2005 – I file a police report with the Battle Ground Police Dept against Mr. Harner. I file several other reports with other agencies against Mr. Harner.

50. December 2005- Prosecutor Richard Bohling obtains an Albany County warrant from a Laramie judge for my arrest. Since May 2005 and even now EWW has never been contacted from these same individuals. A forwarding address is registered with the United States Post Office for EWW. Current contact information for EWW has been made available all along to these individuals. EWW, nor I, it's corporate officer, have ever heard one word from anyone in Laramie regarding these checks, or responses to EWW's letters.

51. October 2005 thru March 2006 – I have been getting all along from Mr. Harner threatening emails claiming to have created a false case against me and working with people in Wyoming, for retaliation purposes. Mr. Harner along with all my 65 employees have always had access to my computer and email accounts. I believe that his strategy was to create emails that appeared to be from me, stating fraudulent practices on my part.

52. May 2006- One year has gone by since leaving Wyoming and no one, not Mr. Francom, Chandler Properties, or Structure Industries have answered EWW's letters or contacted me, it's officer in anyway. I get a call from the person who lives at an old address that I used to reside, telling me that police came by looking for

me. No names, numbers or messages were left. I assume that it is Battle Ground PD following up on the case I filed against Mr. Harner. I call BCPD, asked if they are looking for me, they said yes, and asked for my new address. Later that same night two officers showed up at my house and kidnapped me. Before leaving my home I asked them what in the world they were doing, where is a warrant, what am I being charged with? All they would say, is someone in Wyoming wants you. No warrant, no papers, no nothing.

53. May 2006 – After being abducted for almost 48 hours, I was let go on “bail”.

54. May 2006 – I again contact Attorney Mary Elizabeth Galvan, this time for petitioning Prosecutor Richard Bohling to drop his fraudulent case against me personally. I overnight all of my documentation proving the check charges by fraud case is a scam, a retaliation move on the “clans” part. She agrees to take my case and insists I pay her \$12,000 up front. Once she has my money, she says the only way she can help me is for me to waive my rights and willfully come back to Wyoming. I decline, and tell her that my Constitutional rights have been violated, I am innocent, I have proof, I was kidnapped under Title 18 U.S.C. 3182. She tells me she only goes by State law, and that it does not matter if Wyoming law is not in accordance with Federal Law. She refuses to represent me properly, and to petition the court regarding being kidnapped, on my behalf. She will not refund my money, nor represent me. I believe she is now part of this “local, good o’boy club”.

55. May 2006 thru current – I have been investigating further the illegal activities being carried out by several individuals in Wyoming. After learning precise details I have reported these activities, including the kidnapping of myself, to the FBI, Congress, Governors, Attorney Generals, IRS, and several other investigative authorities.

56. June 2008 – I was kidnapped again from my home in Battle Ground Washington. When I asked the two officers why they were kidnapping me, they told me they had a phone call from someone in Wyoming to take me.

57. I, Lynn Hust, further adopt the following conspiratorial scheme used against me:

“VII. How The Scheme Worked and Is Attempting To Work In This Case.

(Phase One: Preparatory Acts)

58. One or more principals caused the police to visit the victim’s Laramie, Wyoming home; the said was accomplished on May 15, 2005.

59. One or more principals caused the Laramie Plains Community Federal Credit Union to close the business checking account of the victim grandmother to create the appearance of the crime of felony check fraud; the said being accomplished on May 16, 2005.

60. The Laramie Plains Community Federal Credit Union issued two letters dated May 16, 2005 and May 20, 2005 admitting its role in closing the account on May 16, 2005 without previous warning being given to the victim-grandmother.

61. One or more principals ordered, directed and or otherwise instructed the Laramie Police Department to make a telephone call to a telephone in the State of Washington using a telephone number obtained during the police visit on May 15, 2005; said call was completed on May 19, 2005.

62. One or more principals ordered, directed and or otherwise instructed the preparation and release of press and media articles designed to paint the victim grandmother in a false light and defame the character of the victim grandmother; commencement of said press and media articles began on, about or between May 20, 2005 and May 23, 2005 using the First amendment assets of television, the press and the Internet.

63. Between May 20, 2005 and May 24, 2005, Attorney-coconspirator and Laramie City Council member A. Joe Hageman caused Joe Rain Pavlica to personally bring a check from Colorado to Mr. Hageman in Laramie. This check was previously determined to be an "overpayment" by lawyer Laurie H. Janack representing the Law Firm of Prehoda, Leonard and Janack, LLC, 1273 North 15th Street, Suite 101; P.O. Box 789; Laramie, WY 82073-0789; (307) 742-7896 Fax: (307) 742-9799; said check being subsequently used as Count One, of three counts, in the criminal conspiracy directed at, and inflicted upon, their victim grandmother.

64. Between May 2005 and September 26, 2005, one or more principals ordered, directed and or otherwise instructed Republican Prosecutor Richard C. Bohling and the Laramie Police Department to create false and fictitious victims of check fraud.

65. Between May 2005 and September 26, 2005, one or more principals ordered, directed and or otherwise instructed Republican Prosecutor Richard C. Bohling and the Laramie Police Department to prepare, based on the false and fictitious victims of check, a false and fraudulent Criminal Information.

66. Between May 2005 and September 26, 2005, one or more principals ordered, directed and or otherwise instructed Republican Prosecutor Richard C. Bohling to provide a copy of the false and fraudulent Criminal Information to the Laramie Police Department.

67. Between May 2005 and September 26, 2005, one or more principals ordered, directed and or otherwise instructed police officer Gwendolyn K. Smith to prepare a false and fraudulent police Affidavit to support Republican Prosecutor Richard C. Bohling' false and fraudulent Criminal Information; said Affidavit, citing the Criminal Information, was executed on September 26, 2005 before Laramie, Wyoming Notary Public Jennifer Maze.

68. Between April 15, 2005 and December 20, 2005, one or more principals ordered, directed and or otherwise instructed Republican Prosecutor Richard C. Bohling to commence a false and fraudulent criminal prosecution based on the false and fictitious victims of check fraud; the bank's abrupt, unannounced closure of the business checking account; the false and fraudulent Criminal Information; and Police Officer Gwendolyn K. Smith's September 26, 2005 false and fraudulent police affidavit. According to court documents, said false and fraudulent criminal prosecution was commenced on December 20, 2005 under Republican Prosecutor Richard C. Bohling's oath of office before Albany County, Wyoming Second Judicial Circuit Court Judge Robert A. Castor and assigned State of Wyoming Criminal Case No. "CR-2005-198".

69. Between April 15, 2005 and December 20, 2005, one or more principals ordered, directed and or otherwise instructed Republican Prosecutor Richard C. Bohling to obtain a warrant of arrest based on the commencement of the false and fraudulent criminal prosecution; said warrant was signed and issued by the Honorable Judge Robert A. Castor on December 20, 2005 under State of Wyoming Criminal Case No. CR-2005-198.

70. Between April 15, 2005 and December 20, 2005, one or more principals ordered, directed and or otherwise instructed that a copy of the warrant be delivered to the Albany County Sheriff's office to be entered into the Sheriff's criminal computer to aid the false and fraudulent criminal prosecution; said warrant being ultimately stamped received by the Sheriff's Department on December 20, 2005, at 13:30 p.m.

71. Between April 15, 2005 and December 21, 2005, one or more principals ordered, directed and or otherwise instructed the Albany County Sheriff to, among other things: (1) enter the warrant into the Sheriff's criminal computer; and (2) amend the warrant by inserting the following comment: "FULL EXTRADITION UNLESS OTHERWISE NOTED IN THE MIS FIELD"; entry of said amended warrant was completed on "December 21, 2005, at 15:38 p.m. EST.

72. Between April 15, 2005 and May 1, 2006, one or more principals ordered, directed and or otherwise instructed the continued planning for the illegal abduction of Lynn Ann Hust.

(Phase Two: Execution; Cover; and Concealment.)

73. Between December 20, 2005 and May 1, 2006, one or more principals ordered, directed and or otherwise instructed the Battle Ground Police Department, Battle Ground, Washington to illegally abduct the victim Lynn Ann Hust based on the false and fraudulent warrant of arrest information placed in the national criminal information computer on December 21, 2005.

74. On May 1, 2006 at approximately 22:30 p.m. PST, individuals associated in fact and or employment with the Battle Ground Police Department, Battle Ground, Washington, executed a warrantless entry and forcible removal of Lynn Ann Hust from the safety and security of her home in handcuffs and placed in the Clark County jail.

75. Between 22:30 p.m. and 23:00 p.m. on May 1, 2006, after the victim had been illegally "arrested and secured" on May 1, 2006, one or more principals ordered, directed and or otherwise instructed individuals associated in fact and or employment with the Battle Ground Police Department and the Clark County Sheriff's Office to access the criminal computer and print the warrant information on the kidnapped victim grandmother; said access and printing occurred on May 1, 2006 at 22:33:20 p.m. PST.

76. Between 22:30 p.m. and 23:02 p.m. on May 1, 2006, after the victim had been illegally "arrested and secured" on May 1, 2006, one or more principals ordered, directed and or otherwise instructed the police kidnapers associated with the Battle Ground Police Department and the Clark County Sheriff's office to use the wires in interstate commerce to forward the printed criminal record to the Albany County, Wyoming Sheriff's office for use in obtaining a copy of the original warrant; said data being transmitted using the wires in interstate commerce on May 1, 2006 at 23:02 p.m. PST.

77. Between 23:02 p.m. and 23:15 p.m. on May 1, 2006, after the victim had been illegally "arrested and secured" on May 1, 2006, one or more principals ordered, directed and or otherwise instructed one or more individuals associated in fact and or employment with the Albany County, Wyoming Sheriff's Office to respond to the facsimile sent by the Clark County, Washington Sheriff's Office by using the wires in interstate commerce to transmit a copy of the original warrant; said warrant being ultimately transmitted using the wires of interstate commerce on May 1, 2006 between 23:14 p.m. and 23:15 p.m. PST.

78. Between 22:30 p.m. on May 1, 2006 and the early morning hours of May 2, 2006, after the victim had been illegally "arrested and secured" on May 1, 2006, one or more principals ordered, directed and or otherwise instructed one or more individuals associated in fact and or employment with the Clark County,

Washington Prosecutors' Office to prepare false and fraudulent "extradition" and "fugitive" from justice arraignment papers on the victim using the following "boilerplate" format and provisions of State Law to create the fugitive from justice accusation, to wit:

"OFFENSE: That she, LYNN ANN HUST, in the County of Clark, State of Washington, is on Tuesday, May 2, 2006, a fugitive in Clark County, Washington and is charged with the following crimes and is subject to arrest and extradition under the following warrants, in violation of RCW 10.88.320 and RCW 10.88.330. (Fugitive From Justice)."

79. Between 22:30 p.m. on May 1, 2006 and the early morning hours of May 2, 2006, after the victim had been illegally "arrested and secured" on May 1, 2006, one or more principals ordered, directed and or otherwise instructed one or more individuals associated in fact and or employment with the Clark County, Washington Prosecutors' Office to prepare false and fraudulent "extradition" and "fugitive" from justice arraignment papers on the victim using the following "boilerplate" format and Wyoming Judge Robert A. Castor's warrant as the authority, to wit:

County/State	Warrant	Judge/Clerk of the Court
ALBANY, WY	CR-2005-198	ROBERT A CASTOR
Crimes:	FRAUD BY CHECK	

80. Said false and fraudulent "extradition" and "fugitive" from justice papers were filed on May 2, 2006 in the District Court of the State of Washington in and for the County of Clark.

81. Between 22:30 p.m. on May 1, 2006 and the early morning hours of May 2, 2006, after the victim had been illegally "arrested and secured" on May 1, 2006, one or more principals ordered, directed and or otherwise instructed one or more individuals associated in fact and or employment with the Clark County Court to assign a judge to oversee the false and fraudulent "extradition" arraignment hearing prepared by the Clark County Prosecutor's Office; said hearing was conducted during the morning hours of May 2, 2006 and presided over by the Honorable Judge Vernon Lee Schreiber; Bar #3718; admitted 5/3/1972; PO Box 5000; Vancouver, WA. 98666-5000; phone: (360) 694-1672.

82. On May 9, 2006, after the victim had been illegally "arrested and secured" on May 1, 2006, Laramie police officer Gwendolyn K. Smith executed before a "Notary Public" an "AFFIDAVIT OF COMPLAINING WITNESS" in support of Republican Prosecutor Richard C. Bohling's extradition application to Governor Dave.

83. On May 17, 2006, after the victim had been illegally “arrested and secured” on May 1, 2006, the Honorable Albany County Circuit Court Judge Robert A. Castor signed a “JUSTICE’S CERTIFICATE TO COMPLAINT AND WARRANT” in support of Republican Prosecutor Richard C. Bohling’s extradition application to Governor Dave.

84. On May 17, 2006, after the victim had been illegally “arrested and secured” on May 1, 2006, Republican County Prosecutor Richard C. Bohling executed before a Notary Public Wyoming Extradition Form No. 1, “IN THE MATTER OF THE APPLICATION OF RICHARD C. BOHLING, COUNTY AND PROSECUTING ATTORNEY OF ALBANY COUNTY, WYOMING, FOR A REQUISITION.

85. On May (illegible), 2006, after the victim had been illegally “arrested and secured” on May 1, 2006, the Honorable Albany County Clerk Jackie Gonzales executed a “COUNTY CLERK’S CERTIFICATES TO OFFICIAL CAPACITY OF COUNTY ATTORNEY, JUSTICE OF THE PEACE AND CLERK OF COURT” extradition form in support of Republican Prosecutor Richard C. Bohling’s extradition application to Governor Dave.

86. On May 29, 2006, after the victim had been illegally “arrested and secured” on May 1, 2006, the Honorable Wyoming Democratic Governor David Freudenthal authorized and empowered Sheriff Jim Pond and/or his duly authorized designee “to proceed to the State of Washington for the purpose of demanding and receiving from the proper authorities of the said State, LYNN ANN HUST....”

87. On May 29, 2006, after the victim had been illegally “arrested and secured” on May 1, 2006, the Honorable Wyoming Secretary of State Joseph B. Meyer certified the official capacities and signatures of “the Honorable Dave Freudenthal”; “the Honorable Robert A. Castor”; and “Jackie Gonzales” in support of Republican Prosecutor Richard C. Bohling’s extradition application to Governor Dave, and Governor Dave’s extradition demand to be made on the Honorable Washington Democratic Governor Christine Gregoire.

88. Between May 2, 2006 and June 2, 2006, after the victim had been illegally “arrested and secured” on May 1, 2006, one or more principals ordered, directed and or otherwise instructed one or more individuals associated with the Clark County Prosecutor’s Office to prepare a false and fraudulent “extradition” and “fugitive” from justice “warrant and 60 day commitment” warrant; said warrant, dated June 1, 2006, was signed and presented on or about June 2, 2006 by Grant Eugene Hansen, Deputy Prosecuting Attorney, Clark County Prosecutor’s Office, Bar #5167; admitted 10/18/1973; 1200 Franklin St, Vancouver, Washington 98660-2812; phone: (360) 397-2261; fax: (360) 397-2230.

89. Between May 2, 2006 and June 2, 2006, after the victim had been illegally “arrested and secured” on May 1, 2006, one or more principals ordered, directed and or otherwise instructed one or more individuals associated with the Clark County Court system to appoint a judge to preside over a hearing scheduled for June 2, 2006 regarding the false and fraudulent “extradition” and “fugitive” from justice “warrant and 60 day commitment” paper signed by Grant Eugene Hansen; said hearing was held on June 2, 2006 and presided over by Judge Vernon Lee Schreiber; Bar #3718; admitted 5/3/1972; PO Box 5000; Vancouver, WA. 98666-5000; phone: (360) 694-1672.

90. On June 9, 2006, after the victim had been illegally “arrested and secured” on May 1, 2006, State of Washington Assistant Attorney General Paul Douglas Weisser¹ “APPROVED AS TO FORM” Republican Prosecutor Richard C. Bohling’s false and fraudulent application for a requisition for extradition.

91. On June 15, 2006, after the victim had been illegally “arrested and secured” on May 1, 2006, the Honorable Washington Democratic Governor Christine O. Gregoire signed and issued the “GOVERNOR’S WARRANT OF ARREST AND EXTRADITION” in response to the demand made by Governor Dave in an endeavor to extend the victim’s illegal captivity and unconstitutional removal from the State of Washington.

92. Between May 15, 2006 and June 13, 2006, after the victim had been illegally “arrested and secured” on May 1, 2006, attorney Mary Elizabeth Galvan, of Mary Elizabeth Galvan, PC., attempted to cause the victim grandmother to unknowingly waive numerous constitutional rights by coaching the victim to voluntarily return to the State of Wyoming to discuss “bail” and other arrangements at a hearing scheduled for June 13, 2006.

93. Between May 15, 2006 and June 13, 2006, after the victim had been illegally “arrested and secured” on May 1, 2006, one or more principals ordered, directed and or otherwise instructed Judge Robert Castor to prepare and preside over a welcome back hearing for the victim grandmother scheduled for June 13, 2006; said hearing was prepared and presided over by Judge Castor on June 13, 2006 twice—once in the morning at 09:00 a.m. and again at 13:00 p.m., because the victim grandmother failed to voluntarily return to Wyoming.

94. On June 13, 2006, after the victim had been illegally “arrested and secured” on May 1, 2006, attorney Mary Elizabeth Galvan, of Mary Elizabeth Galvan, PC., appeared without her client in court on June 13, 2006 presided over by Judge

¹ Paul Douglas Weisser; WSBA Bar #17918; Admitted: 08/17/1988; Office of the Attorney General; Criminal Justice Division; State of Washington; PO Box 40116; Olympia, WA 98504-0116; (360) 586-1445; fax: (360) 586-1319.

Robert A. Castor twice—once in the morning at 09:00 a.m. and again at 13:00 p.m., because the victim grandmother failed to appear at 09:00 a.m.

95. The warrants of Extradition issued by Wyoming Governor Dave Freudenthal on May 29, 2006 and Washington Governor Christine O. Gregoire on June 15, 2006 have never been served on the victim grandmother.

96. On or about June 5, 2008, the Battle Ground Police Department had visited a neighborhood in search of Lynn Ann Hust, the individual identified in *United States ex rel Emanuel McCray*, U.S. District Court, Southern District of California No. CV-06-01537-IEG; on appeal 9th Cir. No. 06-56279; on petition for writ of certiorari filed January 16, 2008.

97. Printed on the front of the Battle Ground Police business card left in a neighborhood where the Battle Ground police made their first attempt to kidnap their victim-grandmother was the following information:

The City of Battle Ground logo
507 SW 1st St
Battle Ground, WA 98604
www.cityofbg.org

Police Department (360) 342-5200
Fax: (360) 342-5202
kimberly.armstrong@ci.battle-ground.wa.us

Kimberly Armstrong - detective

98. Hand written is: 342-5242 desk and 980-1512 cell.

99. The note on the back of a business card states:

“Lynn Hust- Please call me at either #. I have been notified about suspicious activity using your identification. Thank you, Detective Armstrong.”

100. On June 13, 2008, individuals associated in fact and or employment with the Battle Ground Police Department again arrested Ms. Hust without a warrant based on the same facts and the out-of-state warrant of Wyoming Judge Robert A. Castor as the May 1, 2006 illegal arrest.

101. No person involved with Ms. Hust’s current arrest seem to know what happened two years ago. They all claimed to be new. Ms. Hust was ordered to post bail on top of the bail posted on May 2, 2006 and was given a court date of July 16,

2006; the standard 30-day waiting period for the Demanding Governor to demand and the Asylum Governor to order the fugitive be “arrested and secured”; notwithstanding the fact that the victim: (1) was arrested and secured on May 1, 2006; (2) allowed to post bail on May 2, 2006; (3) was never arrested on the Governor’s Warrant issued on June 15, 2006.

102. On June 18, 2008, Deputy Prosecuting Attorney John Peterson, a/k/a Jack Peterson, WSBA Bar #38362², obtained a court order/citation directing Ms. Hust to return to court on June 24, 2008 at 1:00 pm to conduct a “REVIEW OF GOVERNORS’ WARRANT”; notwithstanding the court date of July 16, 2008 previously set. This is proof that the Warrants of the Governors of Wyoming and Washington have not been served for more than two years and must be presumed abandoned.

103. On June 24, 2008, at a court hearing presided over by the Honorable Judge Vernon L. Schreiber, the Clark County Prosecuting office was forced to reveal his authority. It was learned for the first time the existence of the two Governors’ warrants issued in May and June of 2006, but never served. These warrants were kept secreted away until prosecutor Peterson miraculously found them.

104. Initially, the Honorable District Court Judge Vernon L. Schreiber indicated that he was going to take Ms. Hust in to custody. When the judge learned that the warrants were over two years old and stale, Judge Schreiber released Ms. Hust to return on July 16, 2008 to the Superior Court. Judge Schreiber stated his reasons for the release was lack of jurisdiction to proceed further.”

105. On or about June 27, 2008, an individual associated in fact and employment with the Office of the Clark County Prosecutor executed a document that demonstrated his intent to proceed to effect “SERVICE OF THE GOVERNOR’S WARRANT TO THE STATE OF WYOMING” on “July 16, 2008 at 9:00 a.m.” “in the Superior Court of Clark County, State of Washington.”

106. Using information obtained from the Washington State Bar and the District Court, it has been tentatively determined that this individual is:

John Peterson, a/k/a Jack Peterson, WSBA Bar #38362; Admitted: 11/17/2006; Clark County Prosecuting Attorney’s Office; 1013 Franklin St; Vancouver, WA 98660-3039; (360) 377-2261 (360) 397-2496; jack.peterson@clark.wa.gov.

107. The Warrants Mr. Peterson is attempting to execute service on were issued more than two years ago and were never served as directed by the Governors. No

² Admitted: 11/17/2006; Clark County Prosecuting Attorney’s Office; 1013 Franklin St; Vancouver, WA 98660-3039; (360) 377-2261 (360) 397-2496; jack.peterson@clark.wa.gov

Governor has ever sought enforcement of service. Prosecutor Bohling, on whose behalf the Warrants of the Governors were issued, has never sought enforcement.

108. This factual outcome leads to the inevitable logical conclusion that Prosecutor Bohling did not have a prosecutable case; contrary to his sworn certification before Notary Public Tara Brooke Hickerson subscribed and sworn on May 17, 2006, to wit:

“I hereby certify that in my opinion the ends of public justice require the arrest and return of the accused to the State of Wyoming for trial at public expense; that I am willing that such public expense shall be a charge on said County of Albany in which the crime was committed; that I have carefully examined into the facts and verity believe that I have sufficient evidence to secure the conviction of said fugitive; that the offense charged and the punishment therefore is defined in section §6-3-702(a)(b)(iii).

That this proceeding is not instituted to enforce a private claim or for any other purpose than said prosecution....”

109. It should be noted here that Prosecutor Bohling is using the County’s public fisc to finance Attorney A. Joe Hageman’s malicious prosecution.

110. The fact that Ms. Hust was illegally abducted on June 13, 2008 from the same address the Battle Ground Police Department attempted to abduct her from on May 1, 2006 proves Ms. Hust was not hiding from prosecution or arrest; and furthers proves Prosecutor Bohling did not then nor now has a prosecutable case.

111. The “CITATION SERVICE OF GOVERNOR’S WARRANT” Mr. Peterson caused to be mailed by Abby Rowland was removed from a post office box on July 2, 2008. The envelope was postmarked “July 1, 2008”. The certificate of service executed by “Abby Rowland”, a financial donor to the YWCA where court officer Jean Waller is a member, contained the following declaration:


“On July 2, 2008, I caused to be deposited in the mails of the United States of America a properly stamped and addressed envelope directed to the defendant [and attorney of record] containing a copy of the document to which this certificate is attached. I declare under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct. /s/ Abby Rowland Date: July 2, 2008.”

112. According to the date of the envelope, it is impossible for Ms. Rowland to execute the certificate of mailing on July 2, 2008; then, cause the mailing to be

to the defendant [and attorney of record] containing a copy of the document to which this certificate is attached. I declare under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct. /s/ Abby Rowland Date: July 2, 2008."


112. According to the date of the envelope, it is impossible for Ms. Rowland to execute the certificate of mailing on July 2, 2008; then, cause the mailing to be postmarked on July 1, 2008, the day before, in order to be removed from the post office box on July 2, 2008.

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


Lynn Ann Hust

SUBSCRIBED AND SWORN TO BEFORE ME on 07/09/08 at
Burien, Washington

SHARON M. SORENSON
NOTARY PUBLIC
STATE OF WASHINGTON
COMMISSION EXPIRES
JANUARY 25, 2009


Notary Public