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1.

Statement to The Board of County Supervisors, Humboldt County, California

Public Comment

My name is Peter Profant.

2. Today is May 7, 2024

3. On Thursday May 1, 2014 I listened to Shop Talkon KINS. Sheriff Honsal was a guest. He spoke about the recent success he experienced

with police personnel ready to confront trespassers, as a successful tactic so as to avoid actual use of physical forcible removal. Said show of numbers was used to scare the trespassers away at a local education institution where research activity occurs. My wife, Alexandra and I were both listening and applauded his decision and leadership.

4. It has been ten years this month that I, along with my child, Zosine, and my wife, Alexandra, were unlawfully locked out of our home at 367 Shaw Avenue Ferndale California due to the abuse of legal process. The home was host to volunteer guests/artists who were both researchers/investigators, for a 501 (c) 3 education charity The T A H O E Foundation<sup>TM</sup> The Foundation was hosting primary research, where charity property, and sensitive material were collected by and through said efforts, 'and lodged in our family's personal effects, at the home.

5. YET- The T A H O E Foundation, nor I, an elder, have yet to have the police/ Sheriffs take any report to help me remove trespassers at my own homes, at 367 Shaw AVenue in Ferndale, or at 8750 Wilder Ridge Road, in Ettersburg. Both place(s) was where research was and still would be being conducted. The rule of law is in our favor to protect and possess both properties.

6. I therefore, allege and plead for help from County, State, Federal Law enforcement in this public setting to assist me to recover my family's homes at 367 Shaw Avenue in Ferndale, California, 95536, and at 8750 Wilder Ridge Road in Ettersburg, California, 95542, post -haste.

Page

1 of 5 w/6 pages attached

There persists to be PRESENT DAY TRESPASSING AT 367 SHAW AVENUE FERNDALE CALIFORNIA 95536. This trespassing is causing educational research to be interfered with. THE TAHOE FOUNDATION<sup>TM</sup>, is a 501 (c) 3 Public Charity (its goals and Education Mission includes Alexandra Profant to be one of many artists-investigators conducting primary research in architectural conservation and community planning). This research was being hosted at our historic bungalow, at 367 Shaw Avenue in Ferndale California, where its pedestrian proximity to the Ferndale Museum was tantamount to her research, as both a graduate student, and a foundation director/educator of The T A H O E Foundation<sup>TM</sup>. Research in the building arts was also underway at 8750 Wilder Ridge Road in Ettersburg, California which had begun in our Architecture studio at the University of Colorado in 1996, with a Professor Ron Falide. Since 2009, the research has been interfered with, when discovery of frauds on all of our homes titles, using our names and credit, became evident. NAGPRA protected artifacts used in architectural applications cause a unique type of identity theft and trafficking, where said items have been missing, for years now. My daughter Zosine conducted high school research projects as an EFA L cadership student at

My daughter Zosine conducted high school research projects as an FFA Leadership student at Ferndale High School, and a IB Candidate at the Northcoast Preparatory Academy, where historic photography was a part of her projects lodged at our 367 Shaw Avenue Ferndale, California home, where local native grass, she planted at our yard in 2014 was all interferred with due to abuse of the legal process. Persistent harassments at our front door where vandalism of our cars occurred, was terrifying. When Sheriff Honsal spoke on the radio, about his recent effort to remove trespassers from an educational situation where researchers had a right to safely conduct their work, where he used an exhibition of police power to peaceable and effectively remove trespassers to protect the researchers rights to pursue their work in a safe environment, caused my wife and I to wonder why he would not be able to do the same for us, and The TAHOE Foundation research facilities, at our homes in Ferndale, in our structures/on our forestland where we had Zosine, and wintered (1995-2008).

9. Sheriff Honsal also spoke of a pending project to be affected where he will have to return money and not use it, where Fire Safety was a component of the project. Ironically, the research my wife has been conducting might have helped the County, could still help the county in securing funding to establish a criteria, to survey, preserve and protect, county courthouses/jails and assets necessary in an an emergency management context; yet further deprivation of our homes prevents this research effort & perpetuates delays in conducting design-build/ architectural-community planning/public policy research.

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"A Foreclosure must stand for prosecution to occur, "

I have been witness to this statement made to numerous Judges by D. Alexandra Profant in numerous court rooms in front of numerous Honorable Judges. in Washoe County, Nevada, and in Humboldt County, California. Each Judge who heard this statement, agreed this statement made by my wife in Cases CV 22-00045, WC 00161234, WC00186335, WC00209429, and DR150158, was true, in his/her respective courtrooms in Washoe County, Nevada, and Humboldt County, California.

The Prefatory Language of Civil Code Section 1695 Reads:

"The (California) Legislature finds and declares that homeowners whose residences are in foreclosure have been subjected to fraud, deception, and unfair dealing by home equity purchasers. "

11. In 2014 Profants, Peter, & Alexandra were formally deemed to be whistlebtowers with the Securities & Exchange Commission (SEC) of the United States of America.

12. Ten years ago this month, my child was forced to sleep in a tent temporarily at the Ferndale Fairgrounds, due to false court paper being used to allege I, and, my family were unlawfully detaining a home which we had filed a writ of possession with the court as the means to protect our superior right of claim. We also filed a Notice of Lis Pendens to avert further false causes of action, abuse of the legal process. After the illegal lockout our daughter became afraid to leave our home, to go to school. No lawful court paper was ever served to us, at our home, and the paper which was left, to notice us, had frauds on its face. We had not been heard re: false process before a judge, before a locksmith showed up and changed our locks. When we finally had an attorney to assist us in attacking bogus paper never processed in a manner to be official "Process" where he articulated our valid pre-judgment right to our defense in May of 2016, we prevailed- case #CV150874. This was the last unlawful detainer filed against us, prevailed, but those wanting our home, persisted to commit heinous crimes against me, my child, my wife, and The TAHOE Foundation, to attempt to run us out of town. Years of harassments persisted ending in collusion and further abuses of the legal process, used to traffick us, and our vehicles from the home, as further tactics used to steal our home, embed themselves at the premises, and pilfer our property, all in distress since 2011 when we attempted to pay offf any "loan" causing the "foreclosure" frauds to begin. Our right of superior claim, persists where we have a duty to protect our homes/ possess our homes until the foreclosures are prosecuted. Until this occurs, damages will persist to mound, altering accuracy in tax assessments/state revenue, where accuracy in our homes' insurable interests will also persist to be compromised.

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Copyright Peter Profant Fannily Trust All Rights Reserved Without Prejudice	2	(3.			
	2	After Jennifer Raymond and Steve Avis burglarized my home, and pilfered the most valuable items to keep for			
	3	themselves, the rest of the contents were then organized into boxes and tagged, to be sold, under the guise, "we			
	4	owed rents," where pretended title holders have no reversionary rights of recovery, caused Steve Avis and Jennifer			
	5	Raymond to pay Caroline Titus to publish a false notice in the Ferndale Enterprise in January of 2017, to sum			
	6	the public to an "auction" where the ad had stated our home had been abandoned. A mock auction ensued on			
	7	January 25, 26, 27th, in 2017, where Erin & Michelle Woodburn doing business as the Royal Scotsman, who did not			
	8	possess a surety bond, sold my, my wife's, protected information-charity property, and our child's personal			
	9	belongings/ from our home, where all of the property, lodged at our home, in 2017, to date, has never been			
	10	recovered.			
	11				
	12	14. It is ten years this month (May 2024) since our family Trust, and my wife, and I have begun paying, and/or accruing			
	12	residential rents at a private estate on the coast, so as to protect myself and my child, from those who persist to hunt			
	13	me and my family through California databases, where another one of our Mercedes Benz utility vehicles an ML			
	14	320 Vin # 4JGAB54EXXA056447 was being used by my child to transport family forest products and vend them,			
	15	is, now, missing in action, where police have refused to take a report for the vehicle theft; the registration has been			
	16	affiliated with the 367 Shaw Avenue Ferndale CA. home for years.			
	17				
	18	15. The file shares allowed by level for December 2016 which we call the file of the state of th			
	19	The false charges alleged by Jennifer Raymond in October 2016, which were used to remove me from my home at 367 Shaw Avenue in 2016 were dropped, yet the police have not restored me to my home.			
	20	In a Statement issued by the office of The Honorable Maggie Fleming, the reason stated for dropping said false			
	21	misdemeanor charges made by Jennifer Raymond to Ferndale Police against me, generating a ticket# 16-122, was			
	22	done so :			
	23	"In the Interest of Justice."			
		This statement was entered into the record on November 21, 2019 by Whitney R. Timm, as the attorney and acknowledged/signed by Betty Resendez for The Honorable Maggie Fleming County of Humboldt District			
	24	Attorney.			
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have an invisible ADA handicap, which requires my home at 367 I Peter Profant. to me Shaw Avenue and its utility services to host the assistive technology provided with by the State of California, where said utilities were interfered by Steven Avis. Jennifer Raymond, and their respective Attorney a bogus eviction action assigning case # [4079] to me, where a more recent case to address lack of proper servicing Judge Stunich where Feeney was Andrew was prevailed upon by my attorney, presiding , in Case # CV 150874 where said case decision was provided to City of ,City Council, and the City Manager, as recently as 2023. Staff, the Mayor, Ferndale and have cause to believe Jay Parrish, is/was cognizant and by being I allege showing the rule of law is in my favor to possess provided with these court papers, my home at 367 Shaw Avenue since May 2016.

17. TRAFFICKING VICTIMS Statute Chapter 78 Titled Per United States Code Profant allege USCS §7102(6) (E)(F),§7102(8)(A)(B), PROTECTION :1, Peter me, to trafficking, my wife, and child, to §7102(11)(B). violations have subjected trafficking, per the descriptions found in these Statutes, such as involuntary servitude by abuse of the legal process. I allege this is actively occurring, and will persist, until and when my home and lands security are restored to me /us for us to resume to peacefully reside and use my/our homes, lands, and the addresses affiliated therewith-

in order to secure my family of persons, our papers, and houses (especially to control my chain of title, and, my/our private equity).

Signed: <u>Utu Defant</u> Dated: 5-7-24

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Office of the District Attorney 825 Fifth Street, Fourth Floor Eureka, CA 95501 TEL (707) 445-7411 FAX (707) 445-7416 districtattorney@co.humboldt.ca.us

Maggie Fleming District Attorney

November 21, 2019

Mr. Peter James Profant 8750 Wilder Ridge Rd. Garberville, CA 95542

RE: Mr. Peter James Profant, D.O.B. 04/26/1954

This is to certify the following police report has been rejected and no charges were filed. No further court action was taken.

Offense Date:October 21, 2016Arresting Agency:Ferndale Police DepartmentAgency Police Number:16-122Referred Charges:California PC419 Retake Land After Legal RemovalReason:Interest Of JusticeReviewing Attorney:Whitney R Timm

Sincerely,

MAGGIE FLEMING DISTRICT ATTORNEY

Betty Resendez Legal Office Assistant

Humboldt Superior Court 825 5th Street

EUREKA, CA 95501

Receipt:	94242H.1		
Payor:	Peter Profant		
Date:	04/26/2023		
Time:	9:34 AM		

# CV150874

 Federal Home Loan Corp vs. P. Profant

 (1161)

 Copy Fees
 \$0.50

 Certified Copy Fee
 \$40.00

 Total:
 \$40.50

 Cash
 \$40.50

 Total:
 \$40.50

 Change:
 \$0.00

Balance After:

\$0.00

MICHAEL EANNARIND the JUDGE the SIGNED Per DARCY (Lund)

# SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF HUMBOLDT

SUPERIOR COURT OF CALIFORNIA COUNTY OF HUMBOLDT

MAY 11 2016

RB

Federal	Home	Loan	Corp
Pla	intiff/Pe	etitione	er,

VS

FILE

JUDGMENT OF DISMISSAL **BEFORE HEARING** 

CV150874

Case No.

P. Profant (1161) Defendant/Respondent.

The Court finds the within action has been abandoned pursuant to CCP581, and therefore;

IT IS ORDERED, ADJUDGED AND DECREED that the within action be, and it is hereby dismissed without prejudice.

10/16 Date:

e Superior

# **Declaration of Mailing**

I, the undersigned, declare:

That I am a citizen of the United States, over 18 years of age, a resident of the County of Humboldt, State of California, and not a party to the within action; that my business address is 825 Fifth St., Eureka, California; that I served a true copy of the attached document by placing a copy in a sealed envelope, with postage thereon fully prepaid, in the United States mail at Eureka, California, or delivered to the attorney's mail delivery box in the Court Operations Office at Eureka, California.

Rebecca Lang, 1770 Fourth Ave, San Diego, CA 92101 Andrew Stunich, PO Box 1248, Eureka, CA 95502-1248

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

MAY 11 2016 Executed at the City of Eureka. nty of Humboldt, State of California. Cov Kim M Bartles on, Clerk of the Superior Court By: Dep STATE OF CALIFORNIA ) SS COUNTY OF HUMBOLDT ) I HEREBY CERTIFY THIS INSTRUMENT TO BE A FULL TRUE AND CORRECT COPY OF THE ORIGINAL AS THE SAME NOW APPEARS ON FILE IN TIHS OFFICE. GIVEN UNDER MY HAND AND THE SEAL OF THE SUPERIOR COURT OF CALIFORNIA. COUNTY OF HUMBOLDT. THIS 26TH DAY OF AFRIL 2023



UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

March 24, 2014

Sean McKessy, Chief Office of the Whistleblower Phone: (202) 551-4790 Fax: (703) 813-9322

Peter Profant

Incline Village, NV 89451

D. Alexandra Profant 367 Shaw Avenue Ferndale, CA 95536

TCR Submission number: TCR1395411124623

Submission dated: February 24, 2014

DALTA

Dear Peter and D, Alexandra Profant:

Thank you for the information that you submitted under the SEC's Whistleblower Program. We greatly appreciate your bringing this matter to our attention. The success of the whistleblower program depends on individuals providing the Commission with specific, timely, and credible information.

Members of the staff of the Division of Enforcement may contact you for additional assistance or information. In addition, we encourage you to submit any additional supporting information or materials that you believe will assist us in analyzing and fully understanding this matter.

As a matter of policy, the SEC conducts its investigations on a confidential basis. The purpose of this policy is to protect the integrity of any investigation from premature disclosure and to protect the privacy of persons involved in our investigations. Accordingly, although working with whistleblowers and their counsel is very important to us, there may be very limited information we can share with you regarding what action, if any, we are taking in response to your submission. I hope you understand these limitations.

The Commission is only authorized to conduct investigations into possible violations of the federal securities laws. You should not expect the Commission to take any actions to the extent your information relates to conduct outside the scope or coverage of the federal securities laws. We may, however, in appropriate circumstances, refer your matter to another regulatory or law enforcement agency.

Thank you again for taking the opportunity to submit your information to us. Efforts by persons such as yourself are critical to the success of this program.

Please do not hesitate to contact the Office of the Whistleblower if you have any questions or concerns.

Best regards,

appropriate measures to hold acnior officials of the Government of Republic of China or the Chinese Party who directly interfere with tion and installation of the future ama of Tibetan Buddhism, succesth Dalai Lama, including bylosing sanctions pursuant to the ignitsky Human Rights Account-

(22 U.S.C. 2656 note); and hibiting admission to the United ler section 212(a)(2)(G) of the Imand Nationality Act (8 U.S.C. (G)).

rtment of State programming to igious freedom for Tibetan Budsistent with section 401 of the If International Religious Freedom Law 114-281; 130 Stat. 1436) [unhe Ambassador-at-Large for Inter-igious Freedom should support efotect and promote international edom in China and for programs to tan Buddhism in China and else-

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dition to such sums as may ithorized to be appropriated for Igency, Broadcasting Board of Broadcasting Capital Improve-

o such sums as are otherwise to be appropriated \$34,000,000 epartment of State and Related mors [United States Agency for ions" for the purposes under

v A, Title I, Subtitle B, § 121(b), 116

### )IRECTIVES

1) pursuant to Title I of Div G of Act 19, P.L. 116-94, which appears as 22 )3 note.

# ROTECTION

below.] king

ough receipt of complaints abroad

standards

persons

### TRAFFICKING VICTIMS PROTECTION

Section

7112. Additional activities to monitor and combat forced labor and child labor 7113. Accountability

### § 7101. Purposes and findings

## HISTORY; ANCILLARY LAWS AND DIRECTIVES

#### Short titles:

Act Jan. 8, 2019, P. L. 115-425, § 1, 132 Stat. 5472, provides: "This Act may be cited as the 'Frederick Douglass Trafficking Victims Prevention and Protection Reauthorization Act of 2018'

Act Jan. 9, 2019, P. L. 115-427, § 1, 132 Stat. 5503, provides: "This Act may be cited as the Trafficking Victims Protection Reauthorization Act of 2017'.".

Act Dec. 20, 2019, P.L. 116-92, Div F, Title LXXI, Subtitle B, § 7151, 133 Stat. 2257, provides: "This subtitle [amending 31 USCS § 312, 22 USCS § 7103, and adding 12 USCS § 3305 notel may be cited as the Financial Industry Guidance to Halt Trafficking Act' or the FIGHT Act'.".

concern when it enacted Section 1590 of the

Trafficking Victims Protection Act. Adhikari v.

KBR Inc., 2017 U.S. Dist. LEXIS 156691 (S.D.

### NOTES TO DECISIONS

Tex. Sept. 25, 2017).

#### 1. Purpose

Domestic actor may participate so substantially in a trafficking scheme abroad that its activities come within the focus of Congress's

### § 7102. Definitions

In this division:

(1) - (4) [Unchanged]

(5) Concrete actions. The term "concrete actions" means actions that demonstrate increased efforts by the government of a country to meet the minimum standards for the elimination of trafficking, including any of the following:

- (A) Enforcement actions taken.
- (B) Investigations actively underway.
- (C) Prosecutions conducted.
- (D) Convictions attained.
- (E) Training provided.

(F) Programs and partnerships actively underway.

(G) Efforts to prevent severe forms of trafficking, including programs to reduce the vulnerability of particularly vulnerable populations, involving survivors of trafficking in community engagement and policy making, engagement with foreign migrants, ending recruitment fees, and other such measures.

(H) Victim services offered, including immigration services and restitution.

(I) The amount of money the government has committed to the actions described in subparagraphs (A) through (H). (6) Credible information. The term "credible information" includes all of the

following

(A) Reports by the Department of State.

(B) Reports of other Federal agencies, including the Department of Labor's List of Goods Produced by Child Labor or Forced Labor and List of Products Produced by Forced Labor or Indentured Child Labor.

(C) Documentation provided by a foreign country, including-

(i) copies of relevant laws, regulations, and policies adopted or modified; and (ii) an official record of enforcement actions taken, judicial proceedings, training conducted, consultations conducted, programs and partnerships launched, and services provided.

(D) Materials developed by civil society organizations.

(E) Information from survivors of human trafficking, vulnerable persons, and whistleblowers.

(F) All relevant media and academic reports that, in light of reason and common sense, are worthy of belief.

(G) Information developed by multilateral institutions.

(H) An assessment of the impact of the actions described in subparagraphs (A) through (I) of paragraph (5) on the prevalence of human trafficking in the country. (7) Debt bondage. The term "debt bondage" means the status or condition of a debtor arising from a pledge by the debtor of his or her personal services or of those of a person under his or her control as a security for debt, if the value of those services

as reasonably assessed is not applied toward the liquidation of the debt or the length and nature of those services are not respectively limited and defined.

(8) Involuntary servitude. The term "involuntary servitude" includes a condition of servitude induced by means of—

(A) any scheme, plan, or pattern intended to cause a person to believe that, if the person <u>did not enter</u> into or continue in <u>such condition</u>, that person or another person would suffer serious harm or physical restraint; or

# (B) the abuse or threatened abuse of the legal process.

(9) Minimum standards for the elimination of trafficking. The term "minimum standards for the elimination of trafficking" means the standards set forth in section 108 [22 USCS § 7106].

(10) Nonhumanitarian, nontrade-related foreign assistance. The term "nonhumanitarian, nontrade-related foreign assistance" means-

(A) any assistance under the Foreign Assistance Act of 1961, other than-

(i) assistance under chapter 4 of part II of that Act [22 USCS §§ 2346 et seq.] in support of programs of nongovernmental organizations that is made available for any program, project, or activity eligible for assistance under chapter 1 of part I of that Act [22 USCS §§ 2151 et seq.];

(ii) assistance under chapter 8 of part I of that Act [22 USCS §§ 2291 et seq.];
(iii) any other narcotics-related assistance under part I of that Act [22 USCS §§ 2151 et seq.] or under chapter 4 or 5 [of] part II of that Act [22 USCS §§ 2346 et seq. or 2347 et seq.], but any such assistance provided under this clause shall be subject to the prior notification procedures applicable to reprogrammings pursuant to section 634A of that Act [22 USCS § 2394-1];

(iv) disaster relief assistance, including any assistance under chapter 9 of part I of that Act [22 USCS §§ 2292 et seq.];

(v) antiterrorism assistance under chapter 8 of part II of that Act [22 USCS §§ 2349aa et seq.];

(vi) assistance for refugees;

(vii) humanitarian and other development assistance in support of programs of nongovernmental organizations under chapters 1 and 10 of that Act;

(viii) programs under title IV of chapter 2 of part I of that Act [22 USCS §§ 2191 et seq.], relating to the Overseas Private Investment Corporation; and

(ix) other programs involving trade-related or humanitarian assistance; and (B) sales, or financing on any terms, under the Arms Export Control Act, other than sales or financing provided for narcotics-related purposes following notification in accordance with the prior notification procedures applicable to reprogrammings pursuant to section 634A of the Foreign Assistance Act of 1961 [22 USCS § 2394-1].

(11) Severe forms of trafficking in persons. The term "severe forms of trafficking in persons" means-

(A) sex trafficking in which a commercial sex act is induced by force, fraud, or coercion, or in which the person induced to perform such act has not attained 18 years of age; or

(B) the recruitment, harboring, transportation, provision, or obtaining of a person for labor or services, through the use of force, fraud, or coercion for the

(12) Sex trafficking. The term "sex trafficking" means the recruitment, harboring, transportation, provision, obtaining, patronizing, or soliciting of a person for the purpose of a commercial sex act.

(13) State. The term "State" means <u>each of the several States of the United States</u>, the District of Columbia, the Commonwealth of Puerto Rico, the United States Virgin Islands, Guam, American Samoa, the Commonwealth of the Northern Mariana Islands, and territories and possessions of the United States.

(14) Task Force. The term "Task Force" means the Interagency Task Force to Monitor and Combat Trafficking established under section 105 [22 USCS § 7103].

(15) United States. The term "United States" means the fifty States of the United States, the District of Columbia, the Commonwealth of Puerto Rico, the Virgin Islands, American Samoa, Guam, the Commonwealth of the Northern Mariana Islands, and the territories and possessions of the United States.

(16) Victim of a severe form of trafficking. The term "victim of a severe form of trafficking" means a person subject to an act or practice described in paragraph (9).