

No.

22-7050

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SUPREME COURT, U.S.

In the Supreme Court of the United States

1 First St NE Washington, DC 20543

Petition for Writ of Certiorari to the Supreme Court of California; Review on Certiorari

"Capital Case"

Dorothy Weigman, Petitioner, pro se

v.

Victoria Wertz, trustor (Engstrom-Trust), attorney Andrew Lagamarisino

Pro Se: Dorothy Weigman

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"Capital Case" (explained after questions)

i. Questions:

1. Can there be a judgment for the approval of accounting when there has been no filing of an administration of the trust?
2. Must petitioner die for her country for this 2-consumer probate created by the Wertz to take over our banks and credit card companies using mortgaged backed securities on people; using Donald Trump to pass gain of function for the murder Ponzi?
3. Can there be an approval of the accounting when the **"entire inheritance sold to petitioner"** (no notice to petitioner, yet stated in respondent's email) and supposedly only 1 trust; the Lamoureaux Justice Center (not petitioner's courthouse) with **Judge G. Johnson**; (admits too burdensome to bring all trust(s) forward & 30-2019-01066813 at the Central Justice Center with Judge G Johnston (same judge), aka judge D **Johnson** for the Lamoureaux courts in a mirrored **dv case** filed on petitioner Rule 10-b using the courts as a tool; "no attorney could represent petitioner not a real case; dv 21v001003" at the Lamoureaux Justice Center; no evidence allowed just like the probate case Wertz to mirror identities?

4. Can there be an approval for the accounting judgment when the open loan evidenced in the transcription by a securities attorney Steven Bernstein; created by "genious Wells Fargo" investor Ed Wertz aka Clayton Wertz; noticed as a **2 billion dollar MBS investment** used in the death of decedent in 2007 for investors; and a **1.4 billion MBS investment in a 2013** loan used as an "assets trust" for mortgaged backed securities investments on decedent; sold to petitioner without notice; Wertz investing for Vlad and Xi using decedent as a Ventilator manufacturer? Securities Attorney testimony ignored by the judge who "shell games" the "evidence portal" into another courtroom which denies justice, liberty of the US Supreme courts as protocol states each courtroom experience is to be similar?
5. Can there be a judgement when the Wertz' incorporated the decedent & petitioner to the same property for a MBS loan investment of death using split deeds; physically incorporating people as property with their 4 open loan scheme, a pay to play racketeering scheme?

iv. **Corporate disclosure statement**; this involves many corporations known to petitioner and many states according to Judge Johnston:

Many states involved for the pump and dump scheme decedent used for Corporations Covid profits in a MBS scheme. Corporation stock holdings involved: Walmart; Tenneco; RJ Reynolds; Ameritrade; td service; Phillip Morris; Kraft Foods; Baldor Electric aka Ace; US Telecom; Healthnet, Altria Health; USA Inc; Ohmeda Health Care; Datex- Engstrom, (a ventilator manufacturer), Suffich-Engstrom (Trustee to Mortgage Loans using decedent); CT Systems Corporation; Hasbro; Eco Labs; Wells Fargo; HSBC Bank; Citi Bank Mortgages; J P Morgan Chase: Discover Card; American Express; Morning Star; American Securities; First American Title; Pfizer; Moderna; Ecolabs; Brandywine; Morning Star; Abn/Armo, American Express; also El Pollo Loco and many others companies associated to this scheme as this is a scheme to "monopolize", cook the books, "anti-trust", using trust of identities for corporations, "One trust buys the other, no one the wiser". Many more companies trustee; insurance and real estate companies not mentioned.

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IN THE
SUPREME COURT OF THE UNITED STATES

PETITION FOR WRIT OF CERTIORARI

Petitioner respectfully prays that a writ of certiorari issue to review the judgment below.

OPINIONS BELOW

For cases from **federal courts**:

The opinion of the United States court of appeals appears at Appendix _____ to the petition and is

- reported at _____; or,
 has been designated for publication but is not yet reported; or,
 is unpublished.

The opinion of the United States district court appears at Appendix _____ to the petition and is

- reported at _____; or,
 has been designated for publication but is not yet reported; or,
 is unpublished.

For cases from **state courts**:

(2 consumers)

The opinion of the highest state court to review the merits appears at Appendix 11 to the petition and is

- reported at In the Supreme Court of CA, 45 11/30/22² 12/1/2
 has been designated for publication but is not yet reported; or,
 is unpublished.

The opinion of the appeals court, 4th appellate district court appears at Appendix _____ to the petition and is

- reported at 10-41-22; or,
 has been designated for publication but is not yet reported; or,
 is unpublished.



Appeal from the "accounting" judgement + trial notes

v. **brief history of Opinions**; CA Supreme Court of Appeals; S277161

denies a rehearing, review; application for stay denied; Nov 30, 2022. Appeal from a July 2021 judgment in the Central Justice Center 30-2019-01066813 the accounting hearing, Judge Kim Rene Hubbard awards **2012** judgment for a 2021 case; not an accident; allows Ms. Wertz to be "trustee" from 2012 forward for fraudulent probates dispersal of tax free profits a scheme created by respondent and Mr. Wertz. Judge Johnston addressed **July of 2021**, appeal recommended. Appeal filed; with court of appeals 4th appellate district, division 3; denied: G060589 case; A) to change the date to a 2021 judgment; B) ask recognize efforts of Judge Hubbard to shell game evidence; C) Noticed; Attorney's with multiple trust names. D) the "pump and dump" and \$69K on the CA unclaimed funds site of decedent & other states; original objection for petition filed: **then fraudulently removed**. D) recognize the money in active accounts for Wells Fargo Brokerage; Trans America (Held by Ms. Wertz); recognize the banking Ponzi threatening our World; recognized the respondent selling the decedent as property a MBS easement to petitioner transferring MBS loan to DEngstrom trust a MBS investment. G060682 (wrong case) Wertz v Weigman.

JURISDICTION

For cases from **federal courts**:

The date on which the United States Court of Appeals decided my case was _____.

No petition for rehearing was timely filed in my case.

A timely petition for rehearing was denied by the United States Court of Appeals on the following date: _____, and a copy of the order denying rehearing appears at Appendix _____.

An extension of time to file the petition for a writ of certiorari was granted to and including _____ (date) on _____ (date) in Application No. A .

The jurisdiction of this Court is invoked under 28 U. S. C. § 1254(1).

For cases from **state courts**:

(2 consumers)

The date on which the highest state court decided my case was 11/30/22 & 12/1/22
A copy of that decision appears at Appendix V & VI

A timely petition for rehearing was thereafter denied on the following date: 10/4/22 & 12/1/22, and a copy of the order denying rehearing appears at Appendix _____.

An extension of time to file the petition for a writ of certiorari was granted to and including _____ (date) on _____ (date) in Application No. A .

The jurisdiction of this Court is invoked under 28 U. S. C. § 1257(a).

~~IX~~. Statutes and Rule

26061.7 Trustee's are required to send legal notice to the Trust's beneficiaries & interested parties.

CA Rule 473 § Fraud in the courts

18 US Code 1961 §: "racketeering activity" A) any threat involving murder, kidnapping gambling, arson, robber, bribery, extortion, dealing in obscene matter, dealing a controlled substance or chemical are punishable by imprison; (chargeable under state law).

18 US 1968 § racketeering: Civic investigate demand (Qui Tam asked for a month ago with Attorney General).

18 US Code § 1028 Fraud and related activity in connection with identification fraud;

Whoever in a circumstance described in subsection (c) 1) knowingly and without lawful authority produces an identification document, authentication feature: (or for this matter a trust within a trust) for their death Ponzi

--Mr. Wertz the UDT trust of decedent & respondent using decedent; 2 consumers 1 probate

US Patriot Act; Punishes Terrorist acts; uniting and strengthening American by providing tools to intercept, obstruct terrorism; Strengthen US measures to prevent, detect and prosecute money laundering

--Ms. Wertz used a lower case dv case to create a fraudulent identity for dv # , Engstrom, Mr. Wertz only needs a court doc to make a phony identity, when Warren wanted to investigate the fed for their involvement in the 4 REITS (Rosengren cashed in on the day of the stock market crash in March of 2020, Biden shot the idea down). Decedent the top of the pyramid scheme for those 4 REITS.

Securities and Exchange act of 1934 regulates secondary trading of those securities between persons often unrelated, through brokers and dealers.

Rule 10 (b) must send customers written confirmation of transactions (offered as an "on the down low investment for the billionaires club at Wells Fargo in 1997").

Rule 10 (b)-5 codifies 17 CFR §204.10b-5; prohibiting any act or omission resulting in fraud or deceit in connection of sales and securities, insider trading; using a manipulative device aka

-- (THE COURTS), Corporations via a Monopoly using this racketeering scheme.

Rule 60 D Fraud in the courts

Ix Cases

US ^{Federal} Supreme Court Arizona
2021 CV 0149: Thaler vs the state and county governments of AZ
United States v Turkette, 452 US 576 (1981) No. 80-808 argued April 27, 1981, Decided June
17, 1981 452 US 576 US Supreme Court

Chapter 96 of Title 18 of the US Code entitles Racketeer influenced and corrupt organizations (RICO) added to title 18 by the Organized Crime control Act of 1970. Title 18 USC § 1962 which is part of RICO

Lorenzo v SEC: Supreme Court held only the makers of false statement could be held responsible for the fraud;

--These are the makers of the 10-year-end-of-life pyramid scheme a banking Ponzi taking over the world; Mr. and Mrs. Wertz, Andy Struve, Richard Lehn, ^(Ct) Linda Rold, Dana Philblad; Mauricio Trelles (communication company), Glen and Bonnie Foote cohorts of ED Wertz using decedent and petitioner in a 2-consumer probate for tax free profits. ^{Kraft Foods (daugite to Rold)} Also; Rick and Terrence Engstrom, Diana Engstrom of Lancaster, Donald Trump; Vlad E. X. Jamie Dimon

Fouch; who the Wertz' called Dr. Fauci in 2010

MBS; Mortgaged backed securities

AC American Century LLC, Company of decedents.

CT California Trust Company aka Corporation Trust company, company of decedents

CTS California Trust Systems Corporation, company of decedents

US Telecom; USA INC; the other G case that was allowed oddly, USA inc Company of decedents

R/T transcription, court reporter

C/T court clerk

T/A TransAmerica

HELOC Home Equity Line of Credit (Rule 10 (b) - 5 another tool used by the bank for their scheme" ^{Wertz'}

AS American Securities

#i. Capital Case; with explanation a "2-consumer probate"; merging decedent with petitioner; Mr. Wertz (aka Wells Fargo) & Ms. Wertz (Citi, Chase) became who they are with a "MBS on people" scheme from the 80s on, acquiring all credit card companies, an 8-11 person racketeering scheme (US Patriot Act invoked, 18 US 1961, 18 US 1968). Jamie Dimon's "trustee fraud" crew, Mr. Wertz investigated with Dimon until 7/2/11; **MBS on people: A death sentence Ponzi not realized using people**, incorporating people; taking place inside the banks using the probate courts Rule 10b-5. A tax-free pay to play. Richard Lehn (high school friend) takes part as a "diagnostic company" with Mr. Wertz, president of CA trust company as "Diana Engstrom" the UDT "trust of" president until August 2020, Mr. Wertz president, Lehn the "life insurance advisor" of decedent, TA found with a "San Lanardo aka San Leandro"; Diana Engstrom for the (pump and dump) of covid profits, owns a "diagnostic company" with Lehn. Decedent the top of the property acquisition pyramid scheme dies prior to covid; they need the smokescreen. Mr. Wertz (B of A) brags re: Whiley brothers tax fraud scheme "One trust buys the other....no one the wiser"; he means; "one MBS open loan investment sold to another". "Fraud inside the banks". Petitioner, sister to respondent, offered the murder Ponzi in 1997. Decedent becomes a MBS Ponzi for the world with Trump who puts 1 page in a 192-page bill for "gain of function" rule 10 b-5, 18 US 1961. 2008 Paulsen gives 10 percent of bank profits to our government causing our governments blind eye.

iii Additional Importance; Arizona Federal District Court
ii. Additional Importance; This case challenging the merits of the imprisoned Julian
Q: 2021 CV 0149 Thaler vs. the state and counties government of AZ.

and; Assange a man who sits in prison from 2011 on, accused of espionage for presenting classified documents (showing the money made on our service members, the MBS securities scheme taking over the world created by family) money laundering people as property; those who are taking investments from foreign countries investing in these banking schemes hidden under "trust of" identities aka CT systems Corporation & Datex-Engstrom; noticed in You Tube video by Ms. Connie Reguli "while we were sleeping"; CT systems corporation (decedent's fraudulently used business by the UDT trust of Diana Engstrom aka Ed Wertz) the company claim "they will own everything and we will be happy"; truly the pointing finger who should actually be the ones accused of espionage aka (family): using the decedent and petitioner for their "duped people" banking Ponzi's done inside the banks, putting people on easements; a cousin investigated for MBS using people using vehicles; similar to the Wertz scheme James Sladek. Mr. Wertz investigated with Jamie Dimon until 7/2/11 for the mortgage crisis. A "like minded thinking", 10-year-end of life Ponzi, the "great reset" a Ponzi to lessen the population for profit. Mr. Wertz known as the chameleon by Jeff Philblad hung in decedent's home for the murder scheme just a month after decedents death, these are Dimon's trustee fraud crew of Santa Ana, CA; Wertz you can see walking into the courtroom Dirty Money season 2 epsd 2.

Additionally, see Jacqueline Breger address the AZ state governments
youtube~

vii People involved:

Donald Trump: racketeering "passed gain of function" a wall street pump and dump using 1000s of identities of the decedent and many other "trust of" identities.

Dr. Fauci; a constant caller on a 2010 visit

Senator Rubio; introduced Ed Wertz to Chris Lacavella's cousin and Chris Lacavella via phone

Ed Wertz (Respondent's husband) of Wells Fargo who informs "one trust buys the other no one the wiser" scheme in 1997; Victoria Wertz (respondent) offered the 10 year end of life scheme; and sells petitioner a loan of decedent's hidden with Linda Rold and the Philblad trust.

Judy Jordan (Mother in law to Petitioner, and fellow cohort with Barbara Sladek (cousin) & Andy Struve, also friend to Kelli Dewiggins-Duarte, former business partner with Andrew Struve(ex-husband who is using petitioner as a partnership (unbeknownst to petitioner, & a corporation unbeknownst to Petitioner who left her business to a Paul Quatrini in 2003) along with Attorney Jeff Smith classmate of petitioner; filings of petitioners corporation unbeknownst to petitioner), and present during a loan Andy took out with Ed Wertz for the banking Ponzi; MURPHY trusts). Home sold by fellow cohort WynDee Stone, who had a scheme to get even with Barry Faghan, and the owner of Mossimo.

Attorney Richard Lehn, classmate to petitioner: cohort of the Wertz for the banking Ponzi (assisted in making of the phony identities on easement scheme; petitioners life insurance advisor, replaces petitioner as "president" of CT, which was American Securities "Suffich-Engstrom" in August of 2020, a company that started around 1992 ish, with phony stock certificates made by Jeff Smith.

Jamie Dimon did the UBS accounts for the decedent, as a Diana Ingram, you see Frank Engstrom the older brother used as a "trust of" identity of the petitioner and respondent's father.

Diane Purdy who sells a loan to petitioner that is not hers; and sits on her fence line

Cheri Robson: on fraudulent background petitioner bought her property from her HOA, yet she bought her home from Joan Jagers whose loan comes up under petitioner, & Rocky Mtn escrow who released Joan's loan on property but not on a trailer where loan originated.

Kathy Burgess loan officer; Peggy Morales; Cindy Cobb Durango Mountain Resort; who sits on an identity of a Dorothy Weigman trust; friend to Cindy Cobb and Kathy Burgess; and Suzie Carmack; (also could involve former employers, risk assessment advisors; bankers; unknown as this is a racketeering scheme of murder related to easement loans; and a 2-consumer probate).

Linda Rold (Kraft Foods) who conned decedent to hand over the money from a Calmada home sale to Ed with Kraft Food tips. Tom Lackey (Walmart Corporate), Rick aka Terrence Engstrom (BALDOR electric) who married a Diana in Lancaster and a Diana in San Leandro who had BALDOR electric Stocks in 2010. Attorney's Berschauer, Jacobsen, Gorry, Killian, Jeff Vanderveen; R/T Kelvin Do; C/T Dory M (in both weddings of respondent), David Belz, Judge Kim Hubbard, Judge Johnston

Biden disallowed investigation of ^{Fed.} Rosengren, Warren asked.

Reason: "2" Consumers 1 probate; Rule 60(d) fraud

xi. **Reason for Granting the Writ;** There are things the public must know **when those in power using Ponzi's with their life;** bankers; realtors; family; the deep state; 1980 Ms. Wertz announces at the Thanksgiving; she's looking into incorporating people to property; Roy Ladd present, introduces a "trustee fraud" meeting to the girls.

In 1985; Victoria Engstrom (respondent) admits to doing fraud using the decedent; this when Weigman/petitioner asked about the "trustee fraud" meeting decedent's cohabitant, Roy Ladd, invites her; claiming to create an "identity" at their home. Petitioner was 12 when first invited, explained as a "German kkk" thing. Mr. Wertz would lead these trustee fraud meetings explained in 92, the "scumbag" that led the meetings, (her words), got her pregnant.

Jamie Dimon mentions a "trustee fraud crew" in Santa Ana; Andy Struve; Ed Wertz; Richard Lehn, Jeff and Dana Philblad & her mother-in-law Linda Roldaricardoo aka Linda Dupon aka Linda Rold; Joanne Hansen, Jeff Smith, and a Jesse Mejia; and Dorie M, and a James & Barb Sladek known to be involved; and Judy Jordan in 2003; **Lorenzo v SEC; the the one behind the MBS on people scheme; investigated for the mortgage crisis, Ed Wertz.**

In 1992 Petitioner meets Ed Wertz again after respondent's divorce; respondent introduces him as Clayton Wertz and laughs, Ed explaining he shell games himself for corporations his real name Ed Wertz; respondent on that day asking if he took out all 4 loans (shell gamed unpaid open loans, uses decedent without her knowledge); Those 4 shot gunned loans are the key to the Ponzi Scheme taking over the world; using decedents and petitioner. 92, Ed was in a "Healthnet" lawsuit and lost his brokerage license according to his friend Jeff Philblad; Who explains Vic did not like Ed in the 80s, Vic admitting he the one running the trustee fraud scheme they meet again on a blind date. Lehn would stop by, check in at that time during the making of a Ponzi form 94-97. Late 92 they are using decedent for a company called American Securities as "trustee to the banks", decedent gives a \$40K to be president a gift, pregnant Ms. Wertz to have her mother as president of a resurrected company from the 1800s "investment for all 4 kids". Jeff Smith creates the \$5.00 stock certificates with a lithograph machine; In 1994 to 1997 Lehn, Rold visits Vic and Ed Wertz at decedent's home working on a banking Ponzi, proposed it to Petitioner to help moms company in 97, explained it had just been perfected for the courts,

(supposedly the Wells Fargo Billionaires club like these Ponzi's); Ed worked with Campbell's, Countrywide, Bank of America and trying to get in with Vlasic. Had "cooked the books" for El Pollo Loco" and lost his brokerage license in the 92 Healthnet lawsuit; using Clayton Wertz's of Xram. His scheme putting them on the map; In 1995 petitioner in the Wertz home met Chris Lacavellas cousin introduced by Richard Lehn at a 4th of July party, Ed signed on to Wells Fargo in 95 ish. 97 petitioner was asked to take part in the scheme to search out the stupidest person in each family to bring into the scheme (make it about Dem vs Rep, abortion rights, black vs white, ect) when she brought 8-11 beneath her the easement loans on her duped person would start; those without a high school degree preferred; the scheme called the 10-year-end-of-life-pyramid-scheme. "Attorney's, Dr.s, Judges, leaders, get into the scheme for free". Ed and Vic offer 4 loans for \$320K; 1 loan pays for life insurance they wanted it used for Andrew Struve (he'd be dead in 10 years once petitioner had all 8 people), petitioner would not harm Andy. US 18 1968 racketeering (young she did not understand). Additionally, Decedent came to Weigman in 1994 crying as she decedent overheard Linda Roldiricardoo discussing life

insurance fraud using the decedent with the Wertz; She/petitioner in turn made Ms. Wertz promise she would not do fraud. In 1996 Respondent stops by asking for a postcard for a Vicki Cohn at petitioner's Costa Mesa address, how the fraud starts creating an identity for another person turning that person as a person into partnership, llc, or corporation, incorporated to their property (Petitioner not taken off the deed and still being used as a partnership by Andrew Struve according to the IRS in January of 2023, just as they've done to decedent) just as Ms. Wertz would not take Fred Imhof off the deed (her ex-husband) to her 19732 Larkridge Yorba Linda, CA home as they use the "trust of identities" to do the fraud using the identity of the duped person (18 US 1068), Fred using the same securities instrument as decedent on her easement loan (they traunch their duped people like a regular MBS) with Linda Dupon who also uses the same securities instrument and holds the trust of D Engstrom; sold to Dana Philblad on the same day Ms. Wertz sells petitioner the AZ property (2 sales that day) one involving Dana Philblad has a loan, the other petitioner pays cash. The 97 Ponzi had a first tier 4 loans for \$320K; 10 shares of stocks and a condo for \$405K, in 10 years awarded in this scheme for

taking part; and a second tier where Ed hands over 4, 1 million dollar loans; and 100 shares of stocks; to take part in taking out loans on duped people as a risk assessment advisor, incorporation easements into loans and property descriptions. In 2003 respondent moves away as she went to ask Ed Wertz why \$1000 not recognized when by AS when she sent in \$3000. For her property mortgage and Ed discussing the Walmart associate that died; that sounded as if it were not an accident with Tom Lackey, Walmart Corporate; petitioner in shock.

In 2007 decedent asks if she the **duped person** on a quick visit; Linda Rold handed Ed a check for \$320K name on check Linda Dupon (the next-door neighbor to decedent) brags about Ed Wertz the "genius" investor finding her a tax loophole to give her grandson to be a condo; leaving Kraft Foods, hiding her severance pay, bragging about stock tips and wheat prices in China. Rold ended up with decedent's condo 10 years after (shared her easement and had her 2007 loan as an investor in Dupons loan the 495440 loan shared with Fred Imhof) she and decedent had a trust made by Ed Wertz; the fraud took place right in front of petitioner,

on that visit Datex-Engstrom (a ventilator manufacturer) articles on the kitchen table (Vlad and Xi as investors- US PATRIOT ACT). Rule 10b defrauding the decedent, as her condo was partially sold to Rold on that day. Ms. Wertz bragging, she had her final purchase for a Ponzi. Petitioner assured the decedent she had talked respondent out of doing fraud. Rule 10b using decedent as a MBS investment as a property; her condo the prize to the scheme along with her MBS stocks. 2009 Ed Wertz upset decedent touring the AZ property with petitioner.

In 2009 Richard Lehn visited asking Ed Wertz how on earth would **the pandemic bonds** with the World Bank they used decedent as trustor be repaid, as Jamie Dimon was concerned; they were trading at 12 percent. Ed Wertz explained, "They won't be, let me tell you about the over population in China", this in 2009!

Weigman, saw Lehn fall out of his chair his face bright red; not understanding completely what was being discussed, the men walk inside the Wertz home; she hears Lehn stating, oh like a "herd thinning"; knowing Ed Wertz as Walmart Corporate aka Bill Wertz; he had to ask for the 3 million dollar check when it was sent to a

wife of a Walmart associate; making headlines about Walmart using a tax loophole for life insurance on associates, making Ed Wertz, the Bill Wertz identity of Walmart. She realizes this must have something to do with cattle for Walmart as they are talking about a herd; and she goes on about her way. In 2010; "Fouch" would call about a pandemic; petitioner asks why is the World Health Organization calling for Ed Wertz? Respondent claims he is like a doctor now; when petitioner only knew he had received a radiation license in 2006 as respondent very uncomfortable he was spending so much time in his hometown of Washington where he was getting his license. In 2010 Pfizer calls she explains they are just calling to make plans for if there were a Pandemic; Moderna also called on that visit.

The Wertz', Andy Struve; Ms. Rold; Dana Philblad; Richard Lehn; are USA inc, CT system corporations; Datex-Engstrom; Walmart; acquired American Express as planned using the decedent and Trump (*United States v. Turkette*), to do fraud overheard on a 2010 visit; Capital One as Sun Trust; stock exchange documents would show up at Sun West dash covers petitioners ex-husband Andy Struve's

work, now realized a front for Sun Trust, petitioner used as a reconveyance company. The minutes done in the Wertz home on every visit, Citi Bank aka ABN/Amro where Andy Struve worked after the divorce of petitioner while attending law school for Vic and Ed; petitioner finds him several times going through her mail at a PO Box he no longer owned. After petitioner obtained a Citi Bank one billion dollar contract and mysteriously lost the contract for a disabled veteran business the Wertz became Citi Bank mortgage, and just after 911; Discover Card obtained in 2011, and confirmed by David Berschauer, Chase (decedent used as a Diana Ingram; Jamie Dimon would do her UBS accounts; Ed the off shore accounts: as Diana Ingram "corporate shareholders"; the older brother signs his name Ingram for the property Rold purchased out from under decedent in 1992 and 2007; this insystemic fraud. (TD Services an American Securities company shows up under her Ex Husband-Fred Imhof, family friends Glen and Bonnie Foote worked for Ed at Washington Mutual and Fred Imhof respondents ex who was used for the scheme; they duped Fred out of 250K in a political platforming scheme; Mauricio Trellis duped Fred on a house flip the day he received a cc from Wells Fargo secured by his home,

laughter heard in the Wertz home; a communities of fraud scheme. Petitioner hears Ms. Wertz discuss acquiring American Express prior to a pandemic in 2010 using Trump and decedent to do fraud; as using the decedent as she sees her discussing this with Vicky Lackey to acquire all the CC companies, she gets confronted by Weigman about using the decedent for fraud, which she denies what she just had said. Using their own mother and family (in an incorporating people as property MBS "Jordan Belforte", Wolf of Wall Street Banking Ponzi Scheme of mass genocide; where you see stocks of the decedent spread all over the country for the **MBS** mass genocide utilizing Covid profits for tax free property inheritance manipulating the stock market (why Hubbard not allowing evidence), and the real estate market, tax free "distribution" and "inheritance scheme" within the probate courts; utilizing the mortgaged backed securities scheme on people. Rule 10 (b) using the courts to do fraud, and using the banks, and using a bat virus to harm others (bioterrorism) for this "like minded thinking scheme, of mass genocide" the EU taking part as even Klaus Schwab stocks traded by Ed Wertz, "the genius Wells Fargo investor" who is called the chameleon by those in the know of the scheme. Donald Trump

admits to putting a 1-page bill in a 192 bill as stated during an investigation on Covid for gain of function; as respondent furious Obama shut down gain of function on a 2010 visit vowing to get Trump into office, after all "they did for him" (Obama), as Citi. Trump giggles on a YouTube video when the origins of Covid investigated. US PATRIOT Act invoked, racketeering 18 US 1986 as on that very day our country "no longer of the people, for the people, by the people"; but a country and a government taking part in mass genocide of its people for an elite pump and dump scheme of world profits; for those doing fraud for 40 years to become the elite 1 percent. (18 US 1961).

The scheme which puts their duped people on easements and incorporates people into the easement easy to prove; creating phony trust of identities (Mr. Wertz would travel to cemeteries to get social security numbers for the phony identities he puts on easements on his nexstar gps- over 100 identities of D Engstrom, when only two existed in 2003 (one a fraud at that time) when petitioner and decedent looked on backgrounds overhearing respondent discussing the San Diego Diana and a property

document presented for petitioner to sign for Diana in San Diego; all these identities with decedent's stocks). Mr. Wertz even a Fed Robert DV Freirson and Richard Cohn; they utilize a "free mason trust" handed to petitioner by Gene Killian (decedent would never sign as she screamed at in 2007 to sign 3 pages in a hallway for her trust- NOT PLURAL, and when she noticed it was stated 3 different ways a yelling match took place and accusations by Wertz of allowing her to be raped; coercion); §16061.7 Notice ". with their multiple probate scheme, offered to the Petitioner in 1997 when she refused the first tier of the banking Ponzi as it is fraud and murder on "duped" people they had wanted her to use her ex-husband Andrew Struve for the scheme only to find years later they were already using Petitioner for the murder scheme with Andy Struve; where Mr. Wertz and his "deed" company in LA, CA incorporates "people" as corporate transfers, using people as properties, incorporate people as partnerships to property, incorporate people as llc's as their properties; utilizing what was once over 12K acres traded for mining equipment in the 50s by decedent's father, the AZ property opposing council tries to bring in as US Telecom in a mirrored case for a "Diana Weigman".

Decedent's property use as state exchanges since 1980; used without her knowledge; and corporation transfers for their phony identities on easements scheme; as a state transfer in Yorba Linda, CA for the MBS Ponzi for decedent starting in 1980 respondent using Linda Rold and Dana Philblad, even using the father who she placed on an "executive easement" with Wertz trading trust giving Frank Engstrom's senior's attorney \$60K explained in 2006. Using an Affidavit of death in 2007 filing of the decedent as her easement on the Yorba Linda property public documents; taking out loans on easement scheme to acquire and attach deeds as Security instruments sold and "traunching" people using the decedent's securities instrument with her ex-husband, and Linda Rold; mortgaged backed securities for profit using family.

Decedent trusting respondent not knowing she put duped people as "trust of identities on easement" with "corporate transfers", to take investors on the death of people. Explained by Mr. Wertz when Ed Wertz bragging about the work he did for Bank of America with the Whiley Brothers tax fraud case: "one trust buys another no one the wiser"; in other words he sells previously owned loans to

others transferring the investors to a new duped person loan;
explained better when the Ponzi scheme explained once refused;
(8-11 in each pod, who bring in 8-11 beneath them- and so on), as
they have done to the petitioner with decedent's Arizona open loan
on her easement unbeknownst to petitioner, and one with Rold on
the Yorba Linda, CA parcel using decedent, the AZ easement where
Brandywine's "Cunningham" shares the easement as well as a J
Morgan. The loans get bigger and bigger as you see Connie Reguli's
video of billions of dollars in loans on easements in Tennessee, her
Facebook post; "While we were sleeping" shows the decedent's
company CT systems corporation aka CA Trust Company, aka
Corporation Trust Company aka American Securities (created in a
family home with resurrected companies from a book the Rubio
campaign sent)- Sarbanes Oxley; CT not a company from the 1800s;
Mr. Wertz running decedent's company as the UDT trust Diana
Engstrom 3 years after death.

The Wertz' are using petitioner with her ex-husband Andy Struve,
his "Murphy Trusts", petitioner finding just this last month the
Shelag Murphy Quit Claim deed (quit claim deed on easements

illegal in Colorado) on her easement, completely illegal in Colorado with a Sheriff's report #522-22512, Sherriff's department in La Plata County who seems inept to follow up with Orange County Crime for the Murphy Trusts under Andrew Struve in Orange County for a previously used loan MBS investment scheme. Identical to what Rold does to decedent's Arizona property and her Yorba Linda property where they as Linda Dupon and Diana Engstrom share the easement loan and securities deed used by them and Fred Imhof 495440 loan in play from 1992 forward; and knowing this a murder scheme petitioner takes it upon herself to notify the FBI and CIA; securities and exchange to no avail; jdance@costamesa.ca.gov, the only one interested. This scheme offered to petitioner by the respondent in 1997 to harm Andrew Struve and use him in a life insurance; mortgaged backed securities Ponzi for petitioner, likely the big sister respondent trying to look out for the younger sister (possibly) as Andy already using Petitioner with Mr. Wertz; this property acquisition pump and dump (petitioner was told she would regret not taking part), as "all of our cousins involved in the scheme", (even Paul Jacobsen the 2nd attorney claimed she would regret not taking part), Wertz devised the plan for decedent's

company, petitioner an heir; how they sold the petitioner the open loan of the decedent shown on backgrounds and admitted to by Ms. Wertz in an email (no notice to consumer; they sold Rold's loan to Dana Philblad who had as MBS investors the D Engstrom trust for their murder Ponzi): merging the decedent and petitioner as "Diana Weigman" G060682; for a "Jordan Belforte" pump and dump for dictators and world leaders alike as they did to their own mother and mother in law (and Aunt who died after decedent with cousins asking for the "shared" accounting in an email and Austin Dillons paralegal needing the exact time and day to Patricia Stel's death for the "shared" accounting, Patricia Stel Sister to the decedent; affecting the life of the petitioner the inheritance of petitioner's son, threatening the life of petitioner and her husband and son; similar to that of Julian Assange a man who sits accused of espionage for presenting classified documents showing the banking money laundering scheme our government taking part with the Wertz' who incorporate people as property. Who have disguised Mr. Wertz as the UDT trust of the decedent to acquire the assets of the decedent; and cousins no in this trust; begging for the accounting password from Wertz; for the Aunt who also dies as

they will share the accounting password; they are pooling life insurances of the deceased both Patricia Stel and decedent as well as the MBS; their accounting for the 2 deceased in a "shared" accounting. Wertz straight faced lied to decedent investing for all 4 kids: not investing in all 4 adult children (for the billionaires club).

xi. Issue with the denials and lower courts: The first court did not allow any evidence due to Hubbard encouraging the use of a "preliminary portal" in a March 5th 2020 hearing, a court designed "portal" shell gamed to a different courtroom just a little over a week prior to the accounting hearing . The physical delivery allowed late, "too volumous" she stated, 40 years of fraud paper pushing the banking Ponzi (6 books, denied), to acquire the banks using the probate courts. Had she allowed she would have seen the greatest pump and dump of all time! She even ignored testimony of a securities attorney; and a similar rape story used on an older brother similar to Assange's rape story created; Frank Engstrom who admits continuously it is a lie; until he calls the petitioner claiming a retirement & insurance payout to admit to his lie seven months prior to the death of the decedent offered by Wertz; encouraging petitioner

to admit to a lie the petitioner created for her all to isolate and manipulate the decedent; "rape, rape, haha", "I'm going to admit to a rape I never committed", "I'm going to take the fools money" explained to petitioner (coercion by the "executrix, trustee") CA Code 16061.7. It was to collect on life insurance and an early dispersal of her retirement stated on a 30-minute phone call in January of 2017 prior to the decedent's death in August of 2017- (obvious coercion) and the same offer to petitioner in October of 2015. No way to prove in 10 pages of evidence in the appeals court and the CA Supreme Court the Ponzi destroying our World. Andrew Struve as the trust of the petitioner with joint loans taken out in 1990 with Wertz to use the petitioner; to acquire the assets of the petitioner as a "Murphy" trust and a partnership never agreed to by Weigman "identity theft" 18 US 1028; a way to do MBS on people, scheme from 1980 on, for a marriage that started in 1990 (destined to fail) and failed by 1994. Money laundering and using their "duped" people on easement scheme. The "billionaires club love these Ponzi's" stated Ms. Wertz in 1997; 10 shares of stocks and a condo for \$405K the reward for fraud; petitioner horrified and refused the position of a risk assessment advisor when offered a 4: 1 million dollar loan scheme when she tried

to talk them out of the original offering; and 100 shares of stocks and a condo to write in easements into property documents; (never realizing they targeting Andy Struve because he was already targeting his bride to be in 1990 prior to their marriage; yet the offering to petitioner after their marriage). No way to prove all of this if only 10 pages allowed into the appeals court. In addition, a dv case filed using a 2014 case altered to be a 2019 case a mirrored case & mirrored loans on petitioner and decedent.

Wertz' creates "a rape" plot the older brother of Wertz accused by Mrs. Wertz in 1992 to push the older brother away from protecting the decedent. The bankers (the Wertz') who have committed espionage with their worldwide scheme of mortgaged backed securities on people; creating phony identities and family backgrounds for property theft, pointing the finger at Assange; using our government.

We've become a country and a world of money laundering and disposable people for profits. The Wertz' initial DV case in 2014 in the Lamoureaux Justice Center; calls her mother Engstron; in Ms. Wertz handwriting money laundering accounts in the name of Engstron; the trust Vanderveen cashes in on; as well as the Diana Ect. Trust all

created with those 4 loans in 1992. Wertz alters the 2014 case to a 2019 to mirror this case to obtain a bench warrant for Dorothy WeigmanA incorporating Dorothy with her suite # and a state of Colorado easement, decedent property as a CT Morgan, and Wertz takes part in a Ct Morgan probate; a "major HSBC account holder" using decedents AZ property to create a phony identity.

Wertz v Weigman; original 2014 case, creating an identity for a Diane Engstrom in our courts all Wertz needs inside the banks as Wells Fargo to create a phony identity for Ms. Engstrom and a new trust he would put on an EIN account as a business, he once showed petitioner how he had just put the "Engstrom Diana Living Trust 20", "an investment for all 4 kids" on an the EIN site as a business. Ms. Wertz kept calling her own mother ENGSTRON in that 2014 dv case in the Lamoureaux Justice center to create a money laundering account found in a "partial delivery" from Wells Fargo (breach of duties by Attorney David Berschauer as petitioner never agreed to a partial delivery as Attorney Berschauer did) the Engstrom account money laundering accounts that took place in Mrs. Wertz' writing; Mr. Wertz creating a pump and dump within Wells Fargo for his own mother-in-law. Judge "Johnson"

allows Berschuaer to ask for all decedent's accounts; Berschauer tried to omit the money laundering accounts on the evidence portal in the "partial delivery of accounts" which led to Weigman needing to dismiss her 4th and final attorney. Indemnification, restitution asked for as there are over \$100K in properties sitting on the CA unclaimed site.

xiii. Conclusion: We are faced with a banking Ponzi affecting our world by those who are bound by "trade secrets; attorney client privilege, work product privilege" and greed; unless these courts working toward "new world order" with this case, our country is in danger. No doubt from the evidence this is a Ponzi; stated in affidavits obtained in documents proffered, yet not allowed into a courthouse where Weigman attended, Rule 10 (b), using our courts to do fraud.

In the 1800s the US Supreme court banned hydro mining a highly lucrative operation yet leaving a huge murky stain of greed in the San Francisco Bay. This is a fraud done inside the banks by the bankers for huge profits using an unregulated MBS investment of death on "duped" people (who trust their attorney's, believe the world justice on the court house walls, who trust their judge, their doctors, their loan brokers, their realtors, and their neighbors, yet it's a communities

of fraud scheme), using property easements. A rehearing requested and yet is it even a "real" trust? Petitioner a whistleblower, needs the attorney general to step in. As the pump and dump of covid leaving a worse stain of blood shed not just affecting the United States but our world; utilizing other "states"; there are jurisdictional issue and 26 boxes of evidence. Using the most lucrative of investments, mortgaged backed securities; using people in a murder scheme as we have seen with Covid, noticed in classified documents of Assange; petitioner heir to the banks; they used decedent, this fraud scheme created by family. The Supreme Court must ban the use of loans on easements and the use of trusts to hide business ownership and identities; transparency a must; as more property owned by dictators realized; the scheme to use trust of identities for loans on "easements" to create phony identities; to hide duped identities; and split deeds all over our country, this "right" is abused by those who are reaping the Covid profits along with dictators as a model of 911 used to take tax payer money to solve the problem. Investing for dictators took place with Fouch in 2007 and a deal with our country to take part in the banks in 2008; using the decedent as "Datex-Engstrom" when Weigman asked why a Vlad and a

Xi on mom's articles in 2007? A mbs securities on people scheme (noticed in the Maddoff trial by "Bank of America"), with the company run by Ed Wertz as Diana Engstrom (Suffich-Engstrom) American Securities (AS), trustee to bank loans partnered with Maddoff, the goal to own the most homes in the world a real-estate frenzy takes place under (Trump) to sell off the acquired properties of American Securities; Suffich-Engstrom, as you can see more trusts and too burdensome for Johston to bring all forward; easy to acquire massive properties when so many die. No complaints as the victims are dead, but the heirs whose family trusts have been traded out or altered all part of the scheme flooding the courts. Theft for 40 years sought a banking Ponzi. Over 168,000 to take part (proof exists), an inheritance Ponzi that takes place using fraudulent identities, altered backgrounds and phony identities created in the courts by misspellings for phony accounts, as (AS became CA Trust company after too many ethics violations) same people different hats used, CTS with Wells Fargo as trustee to the loans CT; CT Systems Corporation a 3rd party used within our own government by Wertz (a foreign corporation). Changing the ownership of parcels on stolen decedent's AZ acreage to create businesses and (business owners) to acquire the MBS done of people

by turning the "duped" into property, and split deeds to acquire properties for corporate investors. CT Systems Corporation now under Richard Lehn (foreign corporation) on documents proffered, (he also the life insurance advisor announcing in 2013 no previous conditions; when pens in decedents breast from her previous cancer diagnosis in medical records for TA) and he owned the diagnostic company with ED WERTZ in addition visiting in 97 to help make the Ponzi with the Wertz' as did Linda Rold. 2006 after Ed's return from Redmond, WA where he got a radiation degree after 6 months decedents first diagnosis in 2009 (appears on the scantron printed paper of Sun West dash covers, (petitioner sends decedent back in only to find she had no cancer yet now becomes a previous condition) ignored by the life insurance advisor. Ms. Wertz the only one at Andy Struve's bankruptcy sale for Sun West Dash covers printer with Weigman.

They used their own mother and mother in law; decedents company AS (she was told AS about truth and honesty in lending as they let her know she was the trustee to the bank mortgages of Washington Mutual and Wells Fargo) the lucrative scheme offered to each bank, AS partnered with Maddoff for B of A; Mr. Wertz' B of A identity known in

the Wertz home as Philip Wertz; fined for doing MBS on people in the Maddoff trial 'obviously not fully realized until this petition as a death sentence', (Mr. Wertz is Philip Wertz for Bank of America); Clayton Wertz for Wells Fargo using the real Clayton Wertz' brokerage license, Bill Wertz "Walmart Corporate" introduced himself in 1992 as he "shell games" himself for corporations; even created a Sonn Law website one morning on petitioner's computer to represent those harmed by the "finra fined" Clayton, to revictimize his victims; Claytons signature for that fine Ms. Wertz's. At that time petitioner reports to the police there may be an international event as petitioner had discussed Wertz with Richard Lehn and recalled the last time she saw Lehn he was asking about the Pandemic Bonds for Dimon (realized the month prior to the first covid outbreak); decedent was used as 'trustor'.

This court must ban easement loans as well as banning phony identities for these easements as this far worse than the balloons shot down in the sky. This is a threat from within; harming my family and others. We must make it far more punishable than just a few billion dollars to do the MBS on people for all involved, as the Wells Fargo banker used his mother-in-law; and Ms. Wertz used her mother in this

probate case for the "billionaires" club as offered. The mother-in-law used for Covid profits. Ms. Wertz a willing accomplice and creator of the using people as property hiding identities corporation scheme.

So influential the judge moves evidence portals and disallow submissions; when pre-approved due to a "faulty" portal Rule 10-b using the courts as a tool to do fraud, decedent & petitioner used.

2 consumers to this one trust; no administration of the trust; no real trust; just MBS loans for profit; audits shows investing in the \$60K HELOC in the billions in 2007 on decedent's easement and in 2013, the trust Ms. Wertz even showed decedent and petitioner the MBS investment "for all 4 kids" not in all 4 kids. Also, showing in 2007 Datex-Engstrom "not what petitioner thinks it is"; when she asks why Vlad and Xi on decedents articles of incorporation.

This court must Ban identity theft, make the punishment far worse, and we'd have fewer hackers and bullying bankers stealing money, properties, securities, evidence, ect;

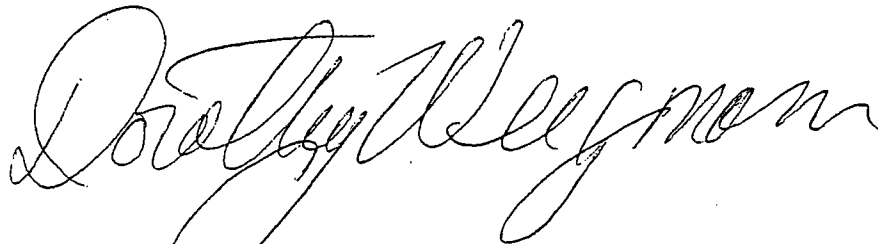
Ban the use of probates used for MBS profits within the courts their scheme to achieve massive profits tax free; noticed a CT company that

cried out about Biden proposing an inheritance tax; Vicasa (a foreign corporation) speaks out about Biden's proposal, odd.

Make the importance of true identities; and transparency a must with all businesses; as Gene Killian believing Ed Wertz high up and not in a good way; Ed Wertz a guy with 9 abandoned children in Redmond, WA and 2 with Victoria Wertz, a concurrent wife; taking part with EU leaders and population control... a joke, and hypocrisy. Wertz creating identities and signing fraudulent documents as a deed company; as a banker; running our courts, as Wertheimer with computer coding to change anyone's identity and make 1000s. Petitioner needs indemnification and restitution, asking this court to retrieve the accounts of the decedent with Wells Fargo; B of A; Chase and the World Bank; all brokerage accounts, as well as the unclaimed fund site. *Mr. Wertz a con, not one of our Feds.*

The petition for this writ should be granted,

Respectfully Submitted by;



Dorothy Weigman 2/12/23 