


FILED  
U.S. DISTRICT COURT  
DISTRICT OF COLORADO  
**IN THE UNITED STATES DISTRICT COURT**  
**FOR THE DISTRICT OF COLORADO**

SEP 16 PM 1:19

GREGORY C. LANGHAM  
CLERK 

RONALD ROY HOODENPYLE Libellant

BY \_\_\_\_\_ Case Number 09-CR-00013

IN ADMIRALTY

VS.

UNITED STATES DISTRICT COURT Libellees,  
901 19 TH STREET A 105  
DENVER, COLORADO 80244

**NOTICE OF FINAL DETERMINATION AND JUDGEMENT IN NIHIL DICIT**

Comes now Ronald Roy Hoodenpyle to this court with the notice of the following facts:

1. On or about January 1, 2009. I, Ronald Roy Hoodenpyle was illegally arrested and taken to the Denver City Jail. I was kidnapped and held against my will for about four days. I had previously notified and presented legal documents to Special Agent WILLIAM FRANKEL and Sherriff CARL MAI, that I was not a citizen under their jurisdiction and I had committed no crimes. There was no injured party as the plaintiff. Public officials that operate outside of the Law, and their oath of office, have no immunity, when they violate the Constitution of the united States of America and the Bill of Rights,
2. During my four days of incarceration I was denied proper clothing, proper sanitation, harassed repeatedly, mocked, had my fingerprints, signature, and photograph stolen under threat, duress and coercion.
3. On or about March 18, 2009. I, Ronald Roy Hoodenpyle went to a hearing and filed a Challenge of Jurisdiction, that there was no Verified Complaint by the Plaintiff. Since there was no Plaintiff present, I demanded that the case be dismissed, but was denied. My rights were violated which were secured by the Constitution and the Bill of Rights. The court refused to accept lawful proof that I was not guilty of the charges, because the plaintiff was a fiction, and there was no injured party, or verified claim by the plaintiff.
4. On or about July 20, 2009, I filed an Affidavit of Specific Negative Averment, Opportunity to Cure, and Counterclaim into Case Number 09-CR- 00013. In the allotted time. You did not

respond. The Deptment of Justice committed Fraud upon the Court by allowing a false statement to the grand jury to obtain an indictment. On August 12, 2009. I Ronald Roy Hoodenpyle filed the First Notice Of Fault And Demand For Payment.You did not respond.

5. The payment being in the amount of \$364,000,000.00 US Dollars, and was received by Gregory C. Langham, Clerk of the U.S. District Court on August 12, 2009. These damages are due to your lack of non response to the Affidavit of Negative Averment, Opportunity to Cure, and Counterclaim. Your Failure to respond within the time limit made this a self executing confession of judgment. You received notification and Full Disclosure which made this a legally binding contract. Payment is past due and penalties and interest are accruing daily, as you were notified by the counterclaim. You did not respond.

7. On or about August 22, 2009. a Second Notice of Fault and Demand for Payment was sent. It was received by Gregory C. Langham, Clerk of the U.S. District Court on August 24, 2009 by Certified Mail # 7008 1140 0002 7711 8977 US. As per the USPS 3811 return receipt. You did not respond.

8. On September 3, 2009 a final demand for payment was sent. It was received by Gregory C. Langham, Clerk of the U.S. District Court on September 4, by Certified Mail # 7002 1000 0004 6027 3888 US as per the USPS 3811 return receipt, in the Sum Certain per Agreement of USD \$ 387,915, 820.00. You did not respond. You are now in default and damages are past due. Penalties and Interest are accruing daily as is provided by contract.

## **NOTICE OF FINAL DETERMINATION AND JUDGEMENT NIHIL DICIT**

**THIS IS THE FINAL NOTIFICATION AND JUDGMENT. NO OTHER NOTIFICATIONS WILL BE SENT TO YOU. COLLECTION OF THIS LAWFUL CLAIM AGAINST YOUR BONDS, INSURANCE POLICIES, 801-K, CAFRA FUNDS, PROPERTIES, OR ANY OTHER SOURCE OF REVENUE TO CURE YOUR DISHONOR IN THE PUBLIC WILL BEGIN IN THREE BUISNESS DAYS IF THIS CLAIM IS NOT PAID IN FULL. ADDITIONAL CIVIL DAMAGES AND CRIMINAL CHARGES MAY ALSO BE FORTHCOMING.**



Ronald –Roy: Hoodenpyle, Libellant

Date: September 14, 2009

## AFFIDAVIT OF NOTARY PRESENTMENT

On September 14, 2009. Ronald Roy Hoodenpyle before me with the following documents listed below. I, the below signed notary, personally verified that these documents were placed in an envelope and sealed by me. They were sent by United States Post Office, Certified Mail receipt number 7002 1000 0004 6027 3291 wth return receipt PS form 3811 to

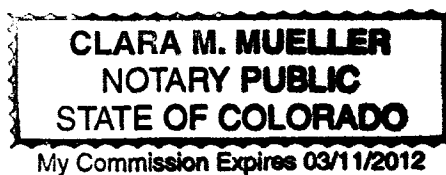
UNITED STATES DISTRICT COURT  
DISTRICT OF COLORADO  
901 19<sup>th</sup> Street Denver, Colorado 80294

### NOTICE OF FINAL DETERMINATION AND JUDGEMENT IN NIHIL DICIT

Clara M Mueller

Notary Print Name

*Clara M Mueller*  
9-14-09  
Notary Signature



Notary Seal

CLARA M MUELLER  
8620 BRAESWOOD PT UNIT 2  
COLORADO SPRINGS, CO, 80920

**CERTIFIED MAIL**



7002 1000 0004 6027 3291

C.S. DISTRICT COURT

901-19TH STREET ROOM A105  
DENVER, COLORADO 80294-3589

CMW



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80294

\$5.54

U.S. POSTAGE PAID PEYTON, CO SEP 14 2009 AMOUNT 00038365-02