

**Minnesota Attorney General
SHE SHARON ANDERSON**

taxpayer's Pledge:

Fax and V: 651 776 5835

the Taxpayers of Minnesota,
at I will oppose and veto any
all efforts to increase taxes.

Mission Statement:
Sherman Anti-Trust
Monopolies
le 18 USC mandates
licensed Lawyers be
tried for Felon.
Minn. Const. III,
eparation of Powers

mail: Shewolfeagle@aol.com



MRS. SHARON SCARRELLA ANIERSON
AKA PETERSON-CHERGOSKY
1058 SUMMIT AVE.-P.O. Box 4384
ST. PAUL, MINN. 55104-0384
1-218-885-3009 or 612-776-5835
IR CANDIDATE STATE ATTORNEY GENERAL
ANIERSON "TRUST" SHARON

Minn. Dept. Commerce
Comm. James Ulland
133 E. 7th. St.
St. Paul, Minn. 55101
612-296-4026

Acting US Attorney
David Lillehaug
234 Federal Crt Bldg.
110 S. 4th St.
Mpls., Minn. 55401
(612)348-1500

**Trust
trilogy**

PUBLIC NOTICE ENBANC
HON. _____

Jim and Sharon
Marina Vet. Silverstar
Hobbies are bowling and politics

Reference to Funds held by the Commerce Dept. amt. \$63 thousand in
my name, illegally kited by Minnesota Title acting in collusion with Clerk
of Court Joe Gockowski File no. 472398 from the 1st PRIOR RESTRAINT OF
Judge Bertrand Poritsky dtd. 1/24/84 & \$50.00 filing fee Cx-89-1022. (Grittner)

Under the penalty of perjury we were never served any "Judgments",
Evidence entered into the Default against former State
Attorney Prosecutor Norm Coleman File no. C5-93-10695, has led to the
laundering of this dirty money, equity skimming, high crimes, by State Att-
orney General Humphrey & Coleman, M.S. 609.445, Failure to pay over State
Funds.

M.S. 609.456 Reporting to state auditor required:

In this instance, clerks Joseph Gockowski and Fred Grittner Ramsey
Dist. Crt. Files C5-93-10695, 2768 Flinn), C9-91-004183 (Rosas) 495722 &
499129 (Gearin) 451899 & 472398 & 463962 Cx-354 (Poritsky) 465901 (84) 35
million DEFAULT FOR THE ANIERSONS.

The evidence is conclusive that at all times since 1982, the misconduct
M.S. 609.415 of the above judges & clerks acting in concert, enterprise in a
pattern of criminal activity with C.I. Title, Minnesota Title, Land Title Inc.
Paulet/Slater Inc., State Farm Ins. various state & Federal Banks to steal,
theft by swindle, slander our Titles owned in fee simple specifically,

Honestead 1058 Summit (Abstract)
(Torrens) 448 Desnoyer & 2194 Marshall (Abstract)
325 N. Wilder (Abstract)
309 Pelham Blvd. (Torrens) 1/3
697 Surrey (Abstract)

All culpable, unabated by State Attorney General Humphrey, fraudulent conveyance
to the question "Last price paid?" Stensgaard v. St. Paul Real-Estate Title Ins.
Co. 1892, 50 Minn. 429, 52 N.W. 910, 17 L.R.A. 575. Chapter 68A, MS 72A.09 -

The Andersons, both disabled, Decendant Tenants in Common the Petersons,
Decedant Dennis Lubins have been denied any and all considerations, CONSTITUTION-
AL GUARANTEES, further denied State Law which is treason, reducing all to poverty
for the unjust enrichment of Humphrey and his agents, intentional constructive
fraud.

Chergosky v. Crosstown Bell, Inc., 454 N.W.2d 654, 658 Mn App; 1990, my
uncle's lawyer Robert McClay to pierce the corporate veil in the context of a
summary judgment motion, while embezzling our property rights at 325 N. Wilder
unabated by State AG Humphrey triggering Impeachments served Feb. 14, 1991,
Ex. 1 is newly discovered evidence, Feb. 24th, 94 Impeachment of Humphrey

Mr. Sharon Lee Anderson as 475-36-5396, James R. Anderson 476-26-9032
1058 Summit/PO Box 4384 697 Surrey Av. St. Paul, Minn.
St. Paul Mn. 55104-0384 1-218-885-3009 612-776-5835

SEP 2002
Received
Minnesota
Secretary of State

27

STATE OF MINNESOTA

DISTRICT COURT

COUNTY OF RAMSEY

SECOND JUDICIAL DISTRICT

In the matter of the September 10, 1991
Primary Election for St. Paul City Council
Ward (2), to be filled at the
November 5, 1991 General Election.

File No.
C9-91-004183

State of Minnesota, by and through
Forewoman Ramsey County Grand Jury
Judith Lampi,

Plaintiff-Complainant

Mrs. Sharon (Scarrella) Anderson,
Qui-Tam Contestant

vs.

David Thune,

Contestee,

and Molly O'Rourke, St. Paul Elections Clerk,
Joseph E. Gockowski, Clerk of Ramsey County
District Court, Business Records Inc., City
of St. Paul, COMMERCIAL STATE BANK (64-050-8)
Victor Reim, Warren Spannaus, Thomas Feeney,
Lyn Burton, HUD, Port Authority, Minn. Title,
Credit Investigators Inc., 1st Bank Grand NA
(69-593-27 & 39-47929), Ramsey County 87-161
89-378, MIDWEST FEDERAL SAVINGS AND LOAN
(Cr.4-90-82 & 3-90-34) 76-178, MIDWEST SA
RTC-Bruce Vento, Tom Osthoff,
Kathleen Vellenga, St. Anthony Park Bank,
Andrew Boss, (R.528579-L) PHA (84),
Cherokee State Bank (156045), by and through
FDIC, L.Wm.Seidman Chair, Knight Ridder Pub-
lications, published by Northwest Publications
dba St. Paul Pioneer Press, Mary Junck &
Ron Clark. John Doe, Mary Roe and others as
interest appears.

RICO Co-Conspirators,
Defendants.

TRUTH IN LENDING ACT
Regulation Z
CRA

INDICTMENT
M.S.609.54,.765
M.S.513
M.S.609.42.43.
45,.445
M.S.211A.08
M.S.211B.16
M.S.204B.44

TITLE 18, USC
201,241, 242,
286, 471,472,
473,(493),
494, 495,
(500), 505,
510,511.
TITLE 15 USC
1693s916c
TITLE 18,594
595,597, 598,
600,601,641,
643,646,647,
(648),650,651
652,653,654,
656,657,666,
872,893,1002,
1003,1005,
1006,(1007),
1010,1012,
1029,1030,
1113, 17,
1341,1343,
1344,1581,
1711,1951,
1956,1957,
1961,1968

THE RAMSEY COUNTY GRAND JURY

CHARGES THAT:

TITLE 12 US
1833a-4201
TITLE 2 USC
687
TITLE 31 USC
3729

COUNT 1
(Conspiracy)

Introduction: 1. At all times material and relevant to this indictment:

a. The Federal Deposit Insurance Corporation (FDIC), insures, evaluates Commercial State Bank License No. 1597, FDIC No. 9771-3 dated, 23, December 1969 E.J. Downey, to meet the credit needs of the community. (CRA), Commercial State Bank, Victor Reim have for over twenty years monopolized the Ramsey County Courts, property tax payments, fees, payroll accounts etc, suspected depository for St. Paul Port Authority, Account No. :09600062 mortgagee of contestee David and Susan Thune's home at 26 Irvine Park St. Paul, Minnesota 55102, Telephone 612-227-2511 and numerous other properties.

Warren Spannaus member Board of Directors of the Commercial State Bank 35 W. 5th St. St. Paul, Minnesota 55102, partner Dorsey Whitney, former Attorney General, State of Minnesota and brother of Roy T. Spannaus the author of "A Trust Misplaced" and St. Paul City Council candidate.

b. FDIC Chair L.W. Seidman, General Counsel, Alfred J.T. Byrne III insures deposits, 550 17th Ave. N.W. Washington D.C. Telephone 202-898-6974, re:Federal Home Loan Bank Board, 1700 G. N.W. Washington, D. C., 20590 Phone 202/906-6000, Midwest Federal Savings and Loan (Greenwood-Mampel) RICO conviction dated 29AUG91, Foreman Wm (Bill) Totten, File 3-90-34 & 4-90-82 (Magnuson) receiver Resolution Trust (RTC) Chair Bruce Vento DFL 727 Galtier Plaza 175 E. 5th St. Box 100 St. Paul, Minnesota (612) 224-4503 and 2304 Rayburn House Building, Washington, D.C. (202) 225-6631, FAX 225-1968. Receiver Midwest Savings Associates 801 Nicollet Mall, Minneapolis, Minnesota 55402. Reg Z Title 15 USC 1601, David J. Kuebelbeck (612) 293-9411.

c. First Bank Grand NA, 1071 Grand Ave. St. Paul, Minnesota 55105. St. Anthony Park Bank, President Andrew Boss, dba St. Paul Housing Chair, Ann Wynia Board member 2265 Como Blvd. St. Paul, Minnesota 55108 (612) 298-5441. Cherokee State Bank, 607 Smith Ave., 675 Randolph Ave. 985 Grand Ave. St. Paul, Minnesota, 55105 (612) 292-9200. All of the above were at various times under the enforcement power of former State Banking Commissioner Robert Arnold Mampel. All of the above have had Sharon (Scarrella) Anderson's accounts, abstracts, equity, title and Commercial State Bank deposit of over Twenty Five Thousand and 00/100 (\$ 25,000.00) Account No. 64-050-8 were frozen, and involuntarily converted, by and through Minnesota Title Insurance, Pat Kelly, 180 E. 5th St. St. Paul, Minnesota 55102 (612) 222-3041, using HUD fraud, to defraud the United States of America. Currently by and through C.I. Title Inc. P.O. Box 17266 St. Paul, Minnesota 55118. dba Credit Investigators Inc. Pat Daughton 203 E. Little Canada Road, Little Canada, Minnesota (612) 482-7731 through FBS Retail Loan Servicing Center 141 E. 4th St. St. Paul, Minnesota 55101 (612) 291-5281, Document No. 2495401 recorded June 7, 1989. Statutory mortgage in the amount of \$50,000.00.

d. Thomas T. Feeney Jr. HUD Director, 200 2nd St. So. Minneapolis, Minnesota 55401 (612) 370-3002, his wife Lyn Burton, Port Authority, contributor to David Thune, their home 502 Grand Hill St., St. Paul, Minnesota, 55102 (612) 222-1907, office 228-9903. They allocate, disburse and transfer millions of dollars of Federal Dollars to the City of St. Paul and County of Ramsey's main depository, Commercial State Bank, Account No. 096000629. Federal Dollars were used to purchase and restore David Thune's historic home.

e. Thomas Osthoff, State Representative, DFL 66A, 766 W. Maryland Ave. St. Paul, Minnesota 55117 (612) 489-9596 is Manager of all land records in Ramsey County. Appointment and salary are set by Ramsey County Commissioners.

Kathleen Vellenga DFL 64A, 2224 Goodrich Ave. St. Paul, Minnesota 55105 (612) 698-0094, Impeachments were noticed to her January 4, 1991, and February 14, 1991 in her capacity as Chair of the Judiciary and contestant's representative.

f. Joseph E. Gockowski, 701 Cottage Ave. W., St. Paul, Minnesota 55117, (612) 489-6333, Clerk of Ramsey County District Court uses Commercial State Bank as a depository for all court business. His property tax payments are deposited with the Commerical State Bank Account No. 096000629. M.S. 211B.16, 211A.08, 211B.07, File 465901-(84) MS 340A.801/463962-CX-84-354 (Popovich), C9-91-004183, C7-90-011073.

Molly O'Rourke, City Clerk,/Elections Clerk, M.S.209 & 204C.31, Canvass Board, election irregularities, tainting the Voting Rights Act (1965). (612) 641-0834, 298-5441.

g. Business Records Inc. Vice President Lee Storbeck, 7227 3rd St. So., P.O. Box 1082, St. Cloud, Minnesota 56302, (612) 253-2170 -- 1-800-441-2274, sells election software to their client the City of St. Paul.

IBM is partner/affiliate with Business Records Inc. Ashton -Tate Corp. v. Fox. Software IBM PC'sd Base "inequitable conduct" invalidated copyrights...

h. Knight Ridder Publications, published by Northwest Publications Inc. dba St. Paul Pioneer Press, 345 Cedar St. St. Paul, Minnesota 55101. Pub.No. 396310, (612) 228-5482, 1-800-950-9080, Mary E. Junck, Pub/President. (612) 228-5545, Oriole Lane, North Oaks, St. Paul, Minnesota 55110. Ron Clark, Editor, 13823 So. Tomahawk Drive, Afton, Minn. 55001. (612) 436-6376. Per Call/Fax (612) 228-5564 on Thursday August 29, 1991 for print Tuesday September 4, 1991 re: M.S.609.765.

2. Scarrella v. Midwest Federal Savings and Loan, 536 F. 2d 1207 (1976) . Contestants HOME mortgage at 1058 Summit Ave. St. Paul, Minn. 55105. (Emphasis added)

"Impropriety of mortgagee to require money for taxes and insurance be paid into an escrow account without paying interest on the escrow fund."
U.S. Supreme Court 76-178

THE CONSPIRACY

3. Beginning 1970, 21 years ago, conclusive evidence to the Grand Jury and continuing until September 20, 1991, in the County of Ramsey in the State and District of Minnesota, and else where the Contestee and St. Paul City Elections Clerk,

David Thune, Alec Olson, Molly O'Rourke,

did unlawfully, willfully and knowingly conspire, combine, and continue a pattern of blatant undue influence on the voters, and agree with others known or unknown to the Grand Jury for; their unjust enrichment to:

a. commit criminal, civil offenses against the State of Minnesota and the United States:

(1) by acting in concert, specifically with the Commercial State Bank FDIC insured, Tom Osthoff, Rep. 66A Land Records Manager and Tom Feeney Regional Director of HUD, to willfully misapply the monies and funds of Midwest Federal Savings and Loan by involuntary conversion of all of the contestant's assets, specifically 448 Desnoyer, a duplex, held at the Commercial State Bank, Acct. No. 64-050-8, defrauding the United States by not having the required tax identification number, check kiting, and HUD fraud as follows:

Ex. 1- Certificate of Title, Sharon L. Scarrella owner in fee simple, 448 Desnoyer Id 32-29-23-32-0013, false record of transfer.

Ex. 2- HUD Transmittal-Refinance Old Stone Credit Inc. of Minnesota Borrowers Stromme. Sellers _____, unsigned in the amount of \$ 51,494.55, closing date 3/24/88. unsigned HUD employee Mary Westberg, Minnesota Title, constituting equity skimming and misappropriation of HUD money by Tom Feeney.

Ex. 3- Midwest Federal check No. 1353 Trust Account Number 141472959, receiver R. James Jenson Jr. made payable to Sharon Anderson in the amount of \$24,341.15, Ramsey District Court File No. C6-82-458786 titled Stromme v. Peterson & Scarrella, Peterson wrongfully deceased May 1, 1984. KITED CHECK WAS REFUSED. Check was kited through Clerk of Ramsey County District Court, Joseph E. Gockowski, Check No. 1010 January 10, 1989, to Commercial State Bank Account No. 64-050-8, with intent to defraud the United States, HUD, FDIC, Midwest Federal, in violation of : Title 18 USC 657, 201, 241, 286, 371, 472, 473, 493, 510, 511, 641, 643, 644, 646, 648, 653, 654, 656, 666, 872, 893, 1002, 1003, 1005, 1006, 1008, 1010, 1012, 1344, 1951, 1956, 1957,.

MS. 609.42, 609.54, 609.765, MS. 513, Ms. 211B.07,
Ms. 211.B.13.

COUNT II Involuntary Conversion

1. From June 22, 1977 to the present in the County of Ramsey, State of Minnesota and elsewhere, RICO Co-Conspirators defendants, Commercial State Bank did knowingly and willfully monopolize the City of St. Paul, Ramsey County depository of real-estate property tax payments, did knowingly and willfully by scheme and device, conceal, cover up and cause to be concealed and covered up a material fact, to deposit property taxes paid: specifically :

a. Ex. 1, Abstract of Title, Homestead 1058 Summit Ave., St. Paul, Minnesota 55105, ID 02-28-23-32-0075-0 Duplex, Title vested in Sharon Scarrella unmarried, & William O. Peterson, Bernice A. Peterson husband and wife, dated May 31, 1973, Document No. 1968858, Peterson to Church of Justice Reform, Deed Stamp issued June 22, 1977, proving 1st half taxes paid, Warrent from Home Federal Savings Check No. 74887, dated December 29, 1978, in the amount of \$1,044.18, all three drafts Account No. 073000914, Exhibit 3 Dheil Gustafson owed Home Savings, he was indited, convicted for check kiting, 1979 prosecutor Doug Kelly, defense John Finley re: 87-161.

b. In this conspiracy of involuntary conversion they established a RICO "Pattern", fabricated and executed a false series of misleading land records in Osthoff's office to manipulate and deceive the public in the purchase and sale of tax forfeited property. The action did operate as fraud and deceit upon the owner in fee simple absolute and the purchasers creating up to this time fraudulent conveyances. Title 18 1001, 1010, 1021.

c. Exhibit 4. Judgment Roll dated December 8, 1981, Defendant, Clerk Ramsey County District Court Gockowski, reinstating Homestead Credit, lowered market value, refund check Commercial State Bank Account No. 096000629, in the amount of \$899.75. Delinquent taxes are paid in inverse order, indicating no previous default.

d. Based on all files and records, proceedings herein, the Grand Jury realleges and incorporates by reference, Ramsey County District Court File No. 4659901, \$32.00 fee paid 1984. Default (failure to respond) in favor of Sharon Scarrella Anderson. In 1985 Contestant was beaten by another inmate as a result of being improperly jailed by the City of St. Paul in a false allegation of allowing occupancy of a condemned building at 2194 Marshall Ave. Exhibit # 5. As a result of the beating she was forced to file for Social Security disability (475-36-5396).

COUNT III false entry

(1) To knowingly and willfully conceal and cover up, and cause to be concealed and covered up, by means of a scheme or device, a material fact in a manner within the jurisdiction of the Federal Home Loan Bank Board, in violation of Title 18, United States Code, Section 1001; re; M.S. 507.01, letter dated March 29, 1991, in amounts of over \$100,000.00 Exhibit No. 6.

To knowingly and willfully make a false entry of a material fact in the books, reports, and statements of First Bank Grand NA with the intent to defraud and deceive the United States of America and the citizens of the State of Minnesota in violation of Title 18 USC Sec. 1003 and 1005 and State of Minnesota election laws 211B.13.

(2) To knowingly and intentionally place and caused to be placed in the United States mail according to the direction thereon by the United States Postal Service , certain matters or things for the purpose of executing a scheme and artifice to defraud and to obtain money and property by means of false and fraudulent pretenses, representations, and promises and omissions of material fact in violation of Title 18 United States Code, section 1341, U.S.POSTAL MONEY ORDERS FILING FEES.

(3) To knowingly and intentionally employ a device, scheme and artifice to defraud, to obtain money and property by means of making untrue statements of material fact and omissions to state material facts, and engage in transactions, practices and courses of business which would operate as a fraud and deceit upon the purchaser of tax forfeited land in the offer and sale of such property.'

Another property is identified as a six unit apartment complex at 325 No. Wilder Ave. St. Paul, Minnesota 55104, kited through Minnesota Title in collusion with Andrew Boss, President St. Anthony State Bank, his appointment to St. Paul Public Housing Authority is contrary to M.S. 211.13.

On April 28, 1978, Sharon Scarrella by contract for deed sold the above noted property to James A. Ryan and Dennis Scanlon. On March 3, 1980 Scarrella received a Non Sufficient Fund check drawn upon the Cherokee State Bank in the amount of \$ 516.00 which started foreclosure proceedings in Ramsey County Document No. 2130757.

Property was falsely conveyed to Mark L. and Julieta Wahlberg, husband and wife without a certified copy of a court order divesting title of Sharon L. Scarrella and her husband James Anderson.

A significant charge for the Grand Jury is to determine the basic criteria for a validly created trust, without due process of law or Judicial Sale when the sole trustee is also the sole beneficiary. State of Minnesota is trustee of all tax foreited land.

Julian V. Northwestern Trust Co., 192 Minn.
136,255 N.W. 2d 622 (1934)
also see: Wertin v. Wertin 217 Minn. 51, 13 N.W.
2d 749 (1944)

COUNT IV
Corrupt Practices Act
Voting Rights Act

The Grand Jury realleges and incorporates by reference all State and Federal court files since 1976, all conveyances arising from various transactions concerning real estate to wit:

1058 Summit Ave.	St.	Paul,	Minnesota
448 Desnoyer Ave.	"	"	"
2194 Marshall Ave.	"	"	"
325 Wilder Ave.	"	"	"
309 Pelham Blvd.	"	"	"

under State Recording Act, grantors rights , Chergosky v. Crosstown Bell Inc. 463 N.W. 2d 522, (Minn. 1990) also see 454 N.W. 2d 654 (Minn. App. 1990), under the control of Tom Osthoff, FDIC has priority over other creditors when it comes to fraudulent conveyances by bank insiders and bank borrowers 12 USC 1831j Qui-Tam Contestant-Declarant, Title IX of the Financial Institutions Reform Recovery and Enforcement Act of 1989 (FIRREA) & Title XXVI of the Crime Control Act 1990 (S. 3266) (FIAFEA) Exhibit Loan Application Title 18USC1014.

COUNT V
Deliberate, serious and material
violations of Minnesota Election Laws

Approval of ballots for September 10, 1991 primary election for St.Paul, City Council M.S. 204B.44 (a) smaller type print of Sharon (Scarrella) Anderson's name was misleading, confusing diluting the election process.

Absentee voters including Contestant Sharon Scarrella Anderson were not notified that their Absentee Ballots were not counted, even though proper application, through the mails. This constituted a serious violation as the voter was not notified and the software must be approved by Business Records Inc. and the City Attorney.

COUNT VI
obstruction of justice

Notice of Election Contest served on State Government, Governor, House of Representatives, State Senate, State of Minnesota Attorney General, County and City attorneys, on Ramsey County District Court File No. C9-91-004183 and on Susan Thune for Contestee. Susan Thune ripped it up, called police at 9:30 P.M. Tuesday September 9th, 1991.

Contestant was told by Tom Foley, Tuesday September 17, 1991 that he would present charges to Grand Jury. Sue Alliergo was served for Foreperson Judith Lampi. M.S. 211B.16

The Canvas Board is composed of members of the City council, M.S. 204B.44. their approval without public input is contrary to the requirements of Chapter 209, is also contrary to Ethics in Government Act. and in violation of the Federal Voting Rights Act.

Further Councilman Bob Long was informed that First Bank Grand at 1071 Grand Ave., St. Paul, Minnesota was not on property tax rolls.

COUNT VII
Fair Campaign Practices
M.S. 211A.08 & Ms 211B.16

On Wednesday September 18, 1991, Sharon Scarrella was told by Jerry McNiff Grand Jury Investigator that Ramsey County attorney Charles Balik (612) 298-4245 would present the Contestant's charges. Contestant could be reached at homestead 1058 Summit Ave. St. Paul, Minn. 55105 or at Buck Lake cabin HC 3 Box 80B, Hibbing, Minnesota 55746, by mail or telephone 1-218-885-3009

The Grand Jury realleges and incorporates by reference MS 388.051 Duties of County Attorney

(d) Attend before the Grand Jury, give them legal advice and examine witnesses in their presence.

MS 211A .08 & MS 211B.16 "A County Attorney who refuses or intentionally fails to faithfully perform *** is guilty of a misdemeanor upon conviction forfeits his office.

A TRUE BILL

/s/ _____
Ramsey County Attorney

/s/ _____
Foreperson Judith Lampi

A TRUE BILL

/s/ _____
United States Attorney

/s/ _____
Foreperson

/s/ Mrs. Sharon Scarrella Anderson Dated: 23SEPT91
Mrs. Sharon Scarrella Anderson
Qui-Tam Contestant St. Paul City Council
IR Contestant State Representative 64A

448 Desnoyer Dr. Supt
FD - 32-29-23-31-0013-1
Farmer/Homesite
Before 1973

Certificate of Title

Certificate No. 237954 Document No. 542439 (Feb. 1, 1969) District Court No. 806
Transfer from No. 212542 Originally registered the 1st day of May
A. D. 19 09 Folium 14 Page 341 Register of Titles

State of Minnesota, ss
County of Ramsey.

This is to certify, that

Sharon L. Scarrella

Registration

County of Ramsey of the City and State of Saint Paul Minnesota
is now the owner of an estate, to-wit: in fee simple

of and in the following described land situated in the County of Ramsey and State of Minnesota, to-wit:

Lot twenty-eight (28) in Block twenty-two (22) in Desnoyer Park, according to the recorded plat thereof on file and of record in the office of the Register of Deeds in and for the County of Ramsey and State of Minnesota, together with that part of vacated Glendale Avenue which accrued to said land by reason of the vacation thereof, subject to conditions, reservation and provisions contained in Ordinance No. 3394, as amended.

OWNER'S DUPLICATE
CERTIFICATE

Subject to the incumbrances, liens and interest noted by the memorial underwritten or indorsed hereon; and subject to the following rights or incumbrances subsisting, as provided in the twenty-fourth section of "An act concerning the registration of land and the title thereto" of the General laws of the State of Minnesota for the year 1905, namely:

1. Liens, claims or rights arising under the laws or the constitution of the United States, which the Statutes of this state cannot require to appear of record.

2. Any tax or special assessment for which a sale of the land has not been had at the date of the certificate of title.

3. Any lease for a period not exceeding three years, when there is actual occupation of the premises under the lease.

4. All public highways embraced in the description of the lands included in the certificates shall be deemed to be excluded.

5. Such right of appeal or right to appear and contest the application as is allowed by law.

6. The rights of any person in possession under deed or contract for deed from the owner of the certificate of title.

That the said Sharon L. Scarrella

is of the age of 30 years, is
and is under no disability

In Witness Whereof I have hereunto subscribed my name and affixed the seal of my office this

26th day of December A. D. 1969

ROBERT T. GIBBONS

Registrar of Titles

In and for the County of Ramsey and State of Minnesota

By R. E. Smith Deputy



MEMORIAL

of Estates, Easements or Charges on the Land described in the Certificate of Title hereto attached.

DOCUMENT NUMBER	KIND OF INSTRUMENT	DATE OF REGISTRATION				DATE OF INSTRUMENT	AMOUNT	RUNNING IN FAVOR OF	SIGNATURE OF REGISTRAR
		MONTH	DAY	YEAR	BOOK	MONTH	DAY	YEAR	
475802	Mortgage	Sept.	4	1964	3	Aug.	26	1964	Robert T. Gibbons By R. E. Smith Deputy
(600991) (600992)	Resolution & Compliance	July	8	1974	8/50				Robert T. Gibbons By R. E. Smith Deputy
651516	Satf.	Jan.	12	1978	10/40				Eugene H. Gibbons, Acting By R. E. Smith Deputy
651517	Contract for Deed	"	"	"	"	Jan.	11	1978	\$25,500.00 Sharon L. Scarrella, vendor, to David C. Brewer and Mary Lou Brewer, vendees By R. E. Smith Deputy
714880	Marriage Certf.	Nov.	2	1981	4/30				As to Marriage of James Richard Anderson to Sharon L. Scarrella By Eugene H. Gibbons Deputy
714881	Notice of Cncl.								Notice of cancellation of contract for deed, Doc. #651517. By Eugene H. Gibbons Deputy

Sharon L. (Sonnelle) Anderson
and 475-36-3366, James R. Anderson
476-26-9032, USMC110285, Interim
decedents TENANTS IN COMMON, 473-
10-3908, W.C. Abernethy A. Peterson, 475-
07-8171, heirs, assigns, devisees.
Substitution as interests appear.

QUI-TOT PLAINTIFFS - CLAIMANTS.

United States of America, All Agencies,
HHS Sec. Louis Sullivan/Inspector General
Richard P. Kussnerow, et. al., State of
Minnesota, All Agencies, HS. Station, Wynn,
Ordering, aka Oregon, Ramsey County, All
Agencies, Commissioners, City of St. Paul,
All Agencies, Councils, 1st Bank of St. Paul,
(seot'n 69-593-27 & 39-47929) 87-161 & 89-
370, Commercial State Bank, acell(60-050-8)
Cherokee State Bank(156045), Landerford, St.
Anthony Park Bank, by and Thru Minnesota Title
HUD (H.588579-1(84), Midwest Fed. St., receiver
Midwest Savings Assoc.(194629859) by and Thru
Mn. Title (HUD FILE NO. 593154) Mar-29-1988,
John Dee, Mary Bee, all others as interested
appor, et. al. RICO DEPENDANTS-RESPONDANTS.

TO: THE ABOVE NAMED and their Legal Counsel US Attorney Richard
Thornburgh, Constitution Av. 10th St. NW, Dept. of Justice,
Washington D.C. 20530(1-202-447-1750), Inspector General for
US Dept. of HHS, Richard P. Kussnerow, 200 Independence Av. SW,
Washington D.C. 20410(1-202-445-7000), Minnesota State Attorney
General (Larsen), DFL Hubert H. Humphrey III, 102 State Cap-
itol, St. Paul, Mn. 55155, (612-296-6196) and others re: court file.
WARNING
Title 18 USC 1001- willful false statements, Subtitle H of (FIRREA)
1990, Title IX(FIRREA), (TITLE XXVI) S. 3266, Crime Control Act,
M.S. 256.98 are subject to prosecution, fraud statutes, and have
triggered impeachment.
QUITAM DECLARATION
These matters were removed from Ramsey District Court CX89-6914,
US 3-67-282 & 3-89-412, properly filed Mn. Supreme Court, \$50.00
FEE, PAY TO FIRST BANK N.A. 801-20-005462, June 7th, 1989, CA-89-
1022 (Keith) CA-88-859, CA-89-1280, EX. 1, M.S. 548.14, Case Fixing,
MELBERG, PATERN ENT BERNISE, Money laundering, Check Kiting,

SECOND JUDICIAL DISTRICT
BANKS DISTRICT COURT

FILES-09-01-004187
61--07-90-01073 (Smith &
Cx-69-6914 (Brennan)
495722489129(88) (Brennan)
465901(84)-463962(83)
458786(82)-Schultz, Parity
Wilem, 451899(81) Peritsky
Plunkett, 408457(75)

Probate Court File #
120512-John C. DeLaurell in
Ramsey City Abstract Clerk

unk, Robert I. Christensen
456786 \$ 3-89-412 (ALSO)
US Dist. 3-87-282 (ALSO)
NOTICE OF APPEAL
APPEAL

ASSETS-CONTRACT
RESOLUTION

TITLE 31USCS, M.S. 12813A
QUITAM - (FIRREA)-1990
MALPRACTICE
TITLE XXVI(1990)S. 3266

US attorney has (3) years to come in or send notice of validity,
not to pursue or pending investigation, or "haven't addressed yet".
TO DATE SILENCE ON ALL (REQUIRED 4).

NOTICE OF APPEAL/APPEAL

1. Order did. 6/24/91, Affirms our "ASSETS", VOTING RIGHTS,
HOMESTEAD AT 1058 SUMMIT AVE. ST. PAUL, MINN. EX.2.
Order undated, filed 09-91-004183, Jun 28, 1991, is used to
indict Ramsey Dist. Judge Margaret E. Harrison aka Mrs.
Butterworth, Butterworth Legal Publications, conspiracy to
deceitfully, conceal assets of Petitioners, embellish by
Portlwy under color of law, authority, of our (6) unit at
325 N. Wilder, Ex.4, Title opinion App. no. B528579-1 did.
12/28/84, HUD FRAUD, Equity skimming, money laundering, Minn.
Title, Cherokee State Bank, to St. Anthony Park Bank, dardt.
DFL Wynn Beed member, fee: 451899(81) Portlwy, amount over
one-hundred thousand dollars. 463962 Draw/Drugs Law, RESISTANT.

APPEAL

5. Appeal is noticed on corrupt conduct in office by certain
officials, blatant abuse of discretion, authority, willful
deceitful negligence to omit "Findings of Facts, Conclusions
of Law", with genuine substantial issues of material facts,
unresolved for over (10) yrs, constituting Pattern requirement,
RICO, further Clerk of Court acting as Bank holding our Assets.
4. Petitioner did a Title search on all (5) parcels of realstate,
all roads are leading to First Bank NA, DRUGSIST IWS.
Mrs. Butterworth den Harrison discriminated against my husband,
James, a US Silver Star Marine, disabled, WILL NOT be tolerated,
we FORGOT, returning order affirmed to cover MALPRACTICE,
Judge in the State Act's office, further her conflict of interest,
1004 County Attorney, file no. 405901, not elected position
virby a drunken Judge removed from bench.
6. Order filed June 28th, 91, has joined/consolidated with 09-91-
004183, 443962, Denial of Consolidation/Restitution/ Jury Trial,
Joint Issue Memorandum, Constitutional questions, right to
present evidence, le error, but criminal, culpable judicial
malpractice, suitable for suitable subordination as petitioners
are creditors against the state, all agencies, and our (5)
parcel of realstate, in re the "Day Corp" vs Merfyr Sprague
Bank, 80-11136-WHC of Philadelphia, State Officially Board-Resist.
HAND DELIVERY Tues. July 2nd, 1991 (2) / AT Sharon/James and Deborah
HOMESTEAD 1058 Summit St. P-U), Cabin Duck Lake HCS Hibbard, MN.
55946

(e) **Standard for disapproval.** The appropriate Federal banking agency shall issue a notice of disapproval with respect to a notice submitted pursuant to subsection (a) if the competence, experience, character, or integrity of the individual with respect to whom such notice is submitted indicates that it would not be in the best interests of the depositors of the depository institution or in the best interests of the public to permit the individual to be employed by, or associated with, the depository institution or depository institution holding company.

(f) **Definition of regulations.** Each appropriate Federal banking agency shall prescribe by regulation a definition for the terms "troubled condition" and "senior executive officer" for purposes of subsection (a). (Sept. 21, 1950, ch. 967, § 2(32), as added Aug. 9, 1989, P. L. 101-73, Title IX, Subtitle A, § 914(a), 103 Stat. 484.)

CODE OF FEDERAL REGULATIONS

Add:
12 CFR Parts 225, 303, 305.

RESEARCH GUIDE

Federal Procedure L Ed.

4A Fed Proc L Ed, Banking and Financing § 8:147.

§ 1831j. Depository institution employee protection remedy

(a) **Prohibition against discrimination against whistleblowers.** No federally insured depository institution may discharge or otherwise discriminate against any employee with respect to compensation, terms, conditions, or privileges of employment because the employee (or any person acting pursuant to the request of the employee) provided information to any Federal banking agency or to the Attorney General regarding a possible violation of any law or regulation by the depository institution or any of its officers, directors, or employees.

(b) **Enforcement.** Any employee or former employee who believes he has been discharged or discriminated against in violation of subsection (a) may file a civil action in the appropriate United States district court before the close of the 2-year period beginning on the date of such discharge or discrimination. The complainant shall also file a copy of the complaint initiating such action with the appropriate Federal banking agency.

(c) **Remedies.** If the district court determines that a violation of subsection (a) has occurred, it may order the depository institution which committed the violation—

- (1) to reinstate the employee to his former position,
- (2) to pay compensatory damages, or
- (3) take other appropriate actions to remedy any past discrimination.

(d) **Limitation.** The protections of this section shall not apply to any employee who—

- (1) deliberately causes or participates in the alleged violation of law or regulation; or
- (2) knowingly or recklessly provides substantially false information to such an agency or the Attorney General.

(Sept. 21, 1950, ch. 967, § 2(33), as added Aug. 9, 1989, P. L. 101-73, Title IX, Subtitle C, § 932(a), 103 Stat. 494.)

RESEARCH GUIDE

Federal Procedure L Ed.

4A Fed Proc L Ed, Banking and Financing § 8:147.

INTERPRETIVE NOTES AND DECISIONS

Discharged savings and loan compliance officer. because § 1831j should be applied retroactively, may file fourth amended complaint to state claim and amended complaint relates back to initial complaint for remedial discharge as to avoid bar of statute of limitations. *Hicks v. Resolution Trust Corp.* (1990, ND Ill) 758 F Supp 279, 5 BNA IER Cas 777.

9, 1989, and effect was discharged April 24, 1987.

§ 1831k. Reward for information leading to recoveries or civil penalties

(a) **In general.** An appropriate Federal banking agency, with the concurrence of the Attorney General, may pay a reward to a person who provides original information which leads to—

- (1) recovery, of a criminal fine, restitution, or civil penalty—

(A) under—

(i) the Federal Deposit Insurance Act;

(ii) the Federal Credit Union Act [12 USCS §§ 1751 et seq.]; (iii) sections 5213, 5239(b), and 5240 of the Revised Statutes [12 USCS §§ 164, 93(b), 481-483];

(iv) the Federal Reserve Act;

(v) the Bank Holding Company Act Amendments of 1970;

(vi) the Bank Holding Company Act of 1956;

(vii) section 3603 of title 18, United States Code, pursuant to a conviction for an offense referred to in subparagraph (B) of this paragraph.

(B) pursuant to a conviction for an offense under section 215, 656, 657, 1005, 1006, 1007, 1014, 1341, 1343, or 1344 of title 18, United States Code, affecting a depository institution insured by the Federal Deposit Insurance Corporation, or for a conspiracy to commit such an offense; or

(C) under section 951 of the Financial Institutions Reform, Recovery, and Enforcement Act of 1989 [12 USCS § 1833a]; or

(2) a forfeiture under section 981 or 982 of title 18, United States Code, that arises in connection with a depository institution insured by the Federal Deposit Insurance Corporation.

(b) **Percentage limitation.** An appropriate Federal banking agency may not pay a reward under subsection (a) of more than 25 percent of the amount of the fine, penalty, restitution, or forfeiture or \$100,000, whichever is less.

(c) **Officials and persons ineligible.** An appropriate Federal banking agency may not pay a reward under subsection (a) to—

(1) an officer or employee of the United States or of a State or local government who provides information described in subsection (a), obtained in the performance of official duties; or

(2) a person who—

(A) deliberately causes or participates in the alleged violation of law or regulation, or

(B) knowingly or recklessly provides substantially false information to such an agency or the Attorney General.

(d) **Nonreviewability.** Any agency decision under this section is final and not reviewable by any court.

(Sept. 21, 1950, ch. 967, § 2(34), as added Aug. 9, 1989, P. L. 101-73, Title IX, Subtitle C, § 933(a), 103 Stat. 495; Nov. 29, 1990, P. L. 101-647, Title XXV, Subtitle H, Ch. 3, § 2586, 104 Stat. 4903.)

HISTORY; ANCILLARY LAWS AND DIRECTIVES

References in text:

"The Federal Deposit Insurance Act", referred to in this section, is Act Sept. 21, 1950, ch. 967, 64 Stat. 873, which appears generally as 12 USCS §§ 1811 et seq. For full classification of such Act, consult USCS Tables volumes.

"The Federal Reserve Act", referred to in this section, is Act Dec. 23, 1913, ch. 38 Stat. 251, which appears generally as 12 USCS §§ 221 et seq. For full classification of such Act, consult USCS Tables volumes.

"The Bank Holding Company Act Amendments of 1970", referred to in this section, is Act Dec. 31, 1970, P. L. 91-407, 84 Stat. 1760, which appears generally as 12 USCS §§ 1841 et seq. For full classification of such Act, consult USCS Tables volumes.

"The Bank Holding Company Act of 1956", referred to in this section, is Act May 9, 1956, ch. 240, 70 Stat. 133, which appears generally as 12 USCS §§ 1841 et seq. For full classification of such Act, consult USCS Tables volumes.

Amendments:

1990, Act Nov. 29, 1990, in subsec. (a), in para. (1), in the introductory matter, deleted "in an amount that exceeds \$50,000," following "recovery," and substituted para. (2) for one which read:

"(2) a forfeiture under section 981 or 982 of title 18, United States Code, that—

(A) arises in connection with a depository institution insured by the Federal Deposit Insurance Corporation; and

(B) exceeds \$50,000."

RESEARCH GUIDE

Federal Procedure L Ed.

4A Fed Proc L Ed, Banking and Financing § 8:1472.

§ 1831l. Coordination of risk analysis between SEC and Federal banking agencies
Any appropriate Federal banking agency shall notify the Securities and Exchange Commis-

ABSTRACT OF TITLE

Prepared by The St. Paul Abstract and Title Guaranty Company

No. 1

Lot 5 in Block 39 of "Summit Block Addition to St. Paul"

State of Minnesota County of Ramsey

The St. Paul Abstract and Title Guaranty Company does hereby certify that the following abstract, consisting of 15 sheets, from 1 to 15, inclusive, contains a true and complete Abstract of Title to the real estate described in No. 1 hereto, as shown by the records in the office of the Register of Deeds in and for said County and State, up to this 10th day of March, 1922, at 10:52 a. m. State of Minn.

St. Paul Abstract Company
Guaranty

Our Guarantee

We guarantee our abstracts for all time in legal tender notes, and in case of same being refused, we will be willing to assume the responsibility of the holder and enforce the tender or pay the amount necessary to make said abstract a legal tender if it is found not so to be.

The advantages that we secure are insurance against future expense for recertification and absolute security for all time in reason of length of Guaranty's corporate life.

This guarantee covers all of the abstracts if issued by us, and if not, their portions of the abstract covered by our certificate.

ST. PAUL ABSTRACT & TITLE GUARANTEE COMPANY

John J. Schaefer
Authorized Signer

Do not confuse this certificate with a guarantee of title. A very good abstract may disclose a very bad title. YOUR LAWYER ALONE IS QUALIFIED TO ADVISE YOU ON THE CONDITION OF THE TITLE.

OUR ABSTRACTS NEVER HAVE TO BE RECERTIFIED, AND WE ALONE IN RAMSEY COUNTY CAN ISSUE GUARANTEED ABSTRACTS.

St. Paul Abstract Company
AND TITLE
Guarantee

11 W. FOURTH ST.
(Telephone Fourteen)

ST. PAUL 1, MINNESOTA

Mustard and Son 1923 70-02-28-23-32-0075-0
1058 Summit Duplet

1921. Deed of D. Mustard & Son to D. Mustard & Son, Dated and Recorded at St. Paul, Minn., May 1, 1921.

1922. Deed of D. Mustard & Son to D. Mustard & Son, Dated and Recorded at St. Paul, Minn., May 1, 1922.

1923. Deed of D. Mustard & Son to D. Mustard & Son, Dated and Recorded at St. Paul, Minn., May 1, 1923.

1924. Deed of D. Mustard & Son to D. Mustard & Son, Dated and Recorded at St. Paul, Minn., May 1, 1924.

1925. Deed of D. Mustard & Son to D. Mustard & Son, Dated and Recorded at St. Paul, Minn., May 1, 1925.

1926. Deed of D. Mustard & Son to D. Mustard & Son, Dated and Recorded at St. Paul, Minn., May 1, 1926.

1927. Deed of D. Mustard & Son to D. Mustard & Son, Dated and Recorded at St. Paul, Minn., May 1, 1927.

1928. Deed of D. Mustard & Son to D. Mustard & Son, Dated and Recorded at St. Paul, Minn., May 1, 1928.

1929. Deed of D. Mustard & Son to D. Mustard & Son, Dated and Recorded at St. Paul, Minn., May 1, 1929.

1930. Deed of D. Mustard & Son to D. Mustard & Son, Dated and Recorded at St. Paul, Minn., May 1, 1930.

1931. Deed of D. Mustard & Son to D. Mustard & Son, Dated and Recorded at St. Paul, Minn., May 1, 1931.

1932. Deed of D. Mustard & Son to D. Mustard & Son, Dated and Recorded at St. Paul, Minn., May 1, 1932.

1933. Deed of D. Mustard & Son to D. Mustard & Son, Dated and Recorded at St. Paul, Minn., May 1, 1933.

1934. Deed of D. Mustard & Son to D. Mustard & Son, Dated and Recorded at St. Paul, Minn., May 1, 1934.

1935. Deed of D. Mustard & Son to D. Mustard & Son, Dated and Recorded at St. Paul, Minn., May 1, 1935.

1936. Deed of D. Mustard & Son to D. Mustard & Son, Dated and Recorded at St. Paul, Minn., May 1, 1936.

1968858

Form No. 26-M

Submittal

Service A. Peterson Owner to the Church of Justice Reform

of the County of Ramsey, State of Minnesota

in the County of Ramsey, State of Minnesota

in the County of Ramsey, State of Minnesota

in the County of Ramsey, State of Minnesota

in the County of Ramsey, State of Minnesota

in the County of Ramsey, State of Minnesota

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in the County of Ramsey, State of Minnesota

in the County of Ramsey, State of Minnesota

in the County of Ramsey, State of Minnesota

1968858
QUIT CLAIM DEED
Individual to Corporate

Church of Justice Reform
Office of Ramsey, State of Minnesota

I hereby certify that the within deed was filed in this office for record on the 27th day of September 1979 at 10:54 a.m. and was duly recorded in Book 1968858 of the County of Ramsey, State of Minnesota.

Notary Public in and for the State of Minnesota

Summit Park Addition, lots 4 and 8 Sec. 10 T. 5 N. R. 10 W. Block 39, 1058 Summit Ave., St. Paul, Minn. 55105

HOME
FEDERAL SAVINGS

471 NATION STREET - ST. PAUL, MINN. 55108
PAY TO THE
ORDER OF
DIRECTOR OF PROPERTY TAXATION
CINCINNATI 402-71200-050-39

Church of Justice Reform
Rev. Sharon Anderson
1058 Summit
St. Paul, Minn. 55105

FEDERAL HOME LOAN BANK OF DEN MOINES
DEN MOINES, IOWA
#72074667 #40730-0091 #621-5389 LP

FEDERAL ID 1043128 CTS

74887

HOME
FEDERAL SAVINGS

471 NATION STREET - ST. PAUL, MINN. 55108
PAY TO THE
ORDER OF
DIRECTOR OF PROPERTY TAXATION

Church of Justice Reform
Rev. Sharon Anderson
1058 Summit
St. Paul, Minn. 55105

FEDERAL HOME LOAN BANK OF DEN MOINES
DEN MOINES, IOWA
#407300091 #621-5389 LP

UNDER PROTEST -- CHURCH OF JUSTICE REFORM - TAX - EXEMPT OR ARD

HOME
FEDERAL SAVINGS

471 NATION STREET - ST. PAUL, MINN. 55108
PAY TO THE
ORDER OF
DIRECTOR OF PROPERTY TAXATION

Church of Justice Reform
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1058 Summit
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UNDER PROTEST -- CHURCH OF JUSTICE REFORM - TAX - EXEMPT OR ARD

HOME
FEDERAL SAVINGS

471 NATION STREET - ST. PAUL, MINN. 55108
PAY TO THE
ORDER OF
DIRECTOR OF PROPERTY TAXATION



DEPARTMENT OF
TAXATION AND RECORDS ADMINISTRATION

COUNTY OF RAMSEY
113-138 COURT HOUSE
ST. PAUL, MINNESOTA 55102

March 29, 1991

LOU MCNEIL
Director
ROGER VIK
Asst. Director

Mrs. Sharon (Peterson) tenate in common, Chergosky,
and Scarellia) Anderson;

DIVISION MANAGER
MICHAEL D. WARD
Property Division
LEONARD P. OLSHA
Revenue
C. THOMAS LUSHNUT
REGISTRATION
JENNIFER M. LAMBERT
XEROX & LAMBERT
Apprentice Tax
and Computer

Here is a list of the payments made at 1058 Summit Avenue:
Purchase price was \$107,000.00; amount down was \$10,700.00;
6th installment no. 1 \$9,630.00 interest at 8% - \$7,704.00 total \$17,334.00
7th installment no. 2 \$9,630.00 interest at 8% - \$7,704.00 total \$17,334.00
8th installment no. 3 \$9,630.00 interest at 8% - \$7,704.00 total \$17,334.00
Money is put into the general fund. Delinquent taxes at time of forfeiture,
1977 \$1,219.29 plus interest, 1978 \$1,147.50 plus interest,
1979 paid in full,
1980 \$2,949.09 plus interest,
1981 paid in full,
1982 \$707.54 plus interest,
1983 \$1,066.99 plus interest, 1984 \$2,166.02 plus interest & penalty
Fees - Sheriff \$35.60. Attached is copies of Sheriff's notice.
Contract no. 22955
4,24,71 : Ramal B Johnson S-9-91 FT 040562 14,348.70

Here is a list of the payments made at 2194 Marshall Avenue:
Purchase price was \$33,900.00; amount down was \$3,390.00;
1st installment no. 1 \$3,051.00 interest at .075333 - \$5,346.35
Money is put into general fund. Delinquent taxes at time of forfeiture,
1981 \$1,819.58 plus interest 1982 \$987.55 plus interest
1983 \$1,973.96 plus interest 1984 \$2,049.06 plus interest
1985 \$2,151.14 plus interest 1986 \$2,309.57 plus interest
1987 \$2,463.90 plus interest and penalty.
Fees - Sheriff \$25.10 and Publish \$12.00 and Certified Mail \$4.50
Attached is copies of Sheriff's notice.
Contract no. 23063
4,23,71

The County Records Office can help you with how liens are recorded and
what type of liens are on these properties.

Commercial State Bank of St. Paul
Sincerely,
BCE
Attachment - 6-28-91 (72)

Minnesota Attorney General
VOTE SHARON ANDERSON
Taxpayer's Pledge:
I, the Taxpayer of Minnesota,
that I will oppose and veto any
and all efforts to increase taxes.
Mission Statement:
"Sherman Anti-Trust
- Title 18 USC mandates
Licensed Lawyers be
- Minn. Const. III.
Separation of Powers

STATE OF MINNESOTA
IN SUPREME COURT
CX-87-1941
82-1292
Ch-85-1848

STATE OF MINNESOTA
COUNTY OF RAMSEY

Ronald B. Johnson and James C. Dennolly
Plaintiffs
vs.
James R. Anderson and Sharon L. Anderson
Defendants.



DEMAND FOR GRAND JURY
File no. 464722
ELECTION SUMMONS (66)
NOTICE TO JOIN WITH
465901 (84)-DEFAULT
FAVOR ANDERSONS

James R. Sharon L. Anderson, Husband &
Wife and 26-0032 USMC; 1102895, see 475-
36-3396, Interstate Decedent Mrs. Bernice
A. Peterson 88473-10-3908, CHURCH OF JUSTICE
REPORT INC. (1975). Right Reverend Sharon L.
Scarellia, aka Peterson aka Anderson see 475-
36-3396, ET AL HEIRS & ASSIGNS.

RECEIVED
MAR 08 1988
CITY CLERK

3RD PARTY PLAINTIFFS &
TITLE OWNERS FEE SIMPLE
ABSOLUTE, HOMESTED
1058 Summit Av. Lot 445,
Blk. 39 Summit Pk-St. Paul,

U.S. OF AMERICA, all agencies, STATE OF MINNESOTA,
all agencies, ATTORNEY GENERALS (TRUSTEES) Hubert
H. Humphrey III, James C. Donnelly (Tenant in Common)
Ronald B. Johnson, their wife's Sharon & Shella, Heirs
and assigns, ALL INSURANCE SURETY & BONDS, Thomas H. Jensen,
Sharon, COUNTY OF RAMSEY, TOM POLEY, attorney, JOHN McLAUGH-
LIN ROBERT BERTHEL, JOHN FLETCHER, LOU MCNEIL, TOM OSTOY,
STATE ATTORNEYS Richard Sloves, Tom Triplett, 1st Bank Grand,
SHERIFF Chuck Zaehrlaus, CITY OF ST. PAUL, GEORGE LATIMER,
JAMES SCHEIBEL, in their official capacity and as individuals,
John Doe, Mary Doe, with WRIT OF ATTACHMENT AGAINST ALL
SURETY, INSURANCE, BONDS, unknown at this time.

CUSTOMERS RECEIPT DO NOT SEND THIS RECEIPT FOR PAYMENT
KEEP IT FOR YOUR RECORDS

39331860478 080307 51324 *90.00

CLE BK. COURT, COMPETENT
UNDISCOUNTED
F. PAUL, MPM
/CUSTOMER RECEIPT
MRS. SHARON ANDERSON
CANDIDATE FOR U.S. SENATE
1058 SUMMIT AVENUE ST. PAUL,
MINN. 55105 (612) 297-0946
FAX 612-297-0946
3-87-282/ 8th Cir 87-3276



Portfolio of

SHARON ANDERSON
Minnesota Ministers
of law

paid 7/5/90 from file



RECEIVED

JUL 3 1990

SECRETARY OF STATE
ELECTION DIVISION

RECEIVED
JUL 05 1990
CITY CLERK

SERVICE ADMITTED THIS 5 DAY
JULY 1990
COUNTY ATTORNEY
Assistant County Attorney *J. Langley*

1990

Caveat
Emptor

A Lay Person's Guide To
ANTITRUST LAW

TAX-FORFEITED LAND SALES

CLASSIFICATION OF LAND

ADJUDICATED
GENERAL

282.01 TAX-FORFEITED LANDS.

Subdivision 1: Classification; use; exchange. It is the general policy of this state to encourage the best use of tax-forfeited lands, recognizing that some lands in public ownership should be retained and managed for public benefits while other lands should be returned to private ownership. All parcels of land becoming the property of the state in trust under the provisions of any law now existing or hereafter enacted declaring the forfeiture of lands to the state for taxes, shall be classified by the county board of the county wherein such parcels lie as conservation or nonconservation. Such classification shall be made with consideration, among other things, to the present use of adjacent lands, the productivity of the soil, the character of forest or other growth, access!



MINNESOTA'S SUPREME COURT JUSTICE ELECTION 2000 VOTE SHARON ANDERSON



Sharon " QuiTam" Anderson

" SHARON IS NOT A LIAR OR LAWYER "

1994 IR Nominee Attorney General 1998

Sharon has filed Election Complaints to Ramsey County Attorney Susan Gaertner, Itasca County Attorney John Muhar by Statute MS211B.16.

**MS 8.01 mandates that the Attorney General DFL Michael Hatch must convene a grand jury as Sharon
has also filed for State Senator (64) against Lawyer Dick Cohen who must resign as he is an
Independent
contractor for Ramsey County to commit persons unjustly enrichment making over \$1,700.00
monthly against
your property taxes.**

**Sherman Anti-Trust "Monopolize-Conspire==Felony..." 15 U.S.C
mandates Licensed Lawyers "Officers of the Court" be tried.**

**I Pledge to support Free Speech-First Amendment Rights & Privledges
Enforce Minnesota Constitution Art.III Separation of Powers Doctrine**

OPEN LETTER

**Title 18sec. 1951 RICO, Interference with commerce, mandates tobacco settlement to
the citizenery.**

**Repeal MS 518 No Fault Divorce, Criminal Rule 20.01, & .02, MS 2.724 commerce by
Judicial Fiat, contrary to MS 481.02 Unauthorized practice of Law.**

End Court Secrecy / Promote Justice Reform, Expose Medicare Fraud / That all