

On behalf of:

DONALD CHARLES 'MAC' MCDONALD, # 112338  
Wildwood Correctional Center  
c/o 10 Chugach Avenue  
Kenai, Alaska 99611

COPY

Office of the Governor  
Mike Dunleavy, in his private capacity  
PO Box 110001  
Juneau, AK 99811-0001  
Certified Mail Number; 7016 3560 0000 7193 5025

Treg R. Taylor  
Attorney General, in his private capacity  
1031 West 4th Avenue, Suite 200  
Anchorage, AK 99501-1994  
Certified Mail Number; 7016 3560 0000 7193 5032

John Novak, D.A.  
District Attorney's Office, in his private capacity  
310 K St, #520  
Anchorage, AK 99501  
Certified Mail Number; 7016 3560 0000 7193 5049

As well as; STATE OF ALASKA, CHIEF JUDGE  
Bryner, Coats, J. and Andrews, in their private capacity

...and all other verisimilitudes involved in the interest of justice:

August 4, 2023

**RE: NOTICE OF DEFAULT** (via Private Administrative Process – ‘Conditional Acceptance for Value for Proof of Claim’) in affidavit form, as to the unlawful incarceration of over 36 years of one; Donald Charles ‘Mac’ McDonald via fraud engaged on a murder case, by police officers, attorneys, judges, etc., in their official and private capacity, with failure and/or refusal to bring forward any relevant evidence that ‘Mac’ McDonald committed any such murder and notice of monetary damages and notice of release from incarceration.

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NOTICE TO PRINCIPAL IS NOTICE TO AGENT AND NOTICE TO AGENT IS NOTICE TO PRINCIPAL.  
‘Errors and omissions are consistent with intent and purpose.’

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“Indeed, no more than (affidavits) is necessary to make the prima facie case.” United States v. Kis, 658 F.2 nd , 526, 536 (7th Cir. 1981); Cert Denied, 50 U.S. L.W. 2169; S. Ct. March 22, 1982

I, Donald Charles (Mac) McDonald, herein ‘Affiant,’ having been duly sworn, declares that by this affidavit that of the non-response of the public officers as well as in their private capacity, being Respondents/parties to the CONDITIONAL ACCEPTANCE FOR VALUE (CAFV) – PRIVATE INDEPENDENT ADMISTRATIVE PROCESS – Item # 5-18-2023-PAP-DCM, hereinafter, are in full agreement to the following facts based upon each of their default, dishonor ...establishing their silent tacit agreement to wit:

1. The above-named public officers as well as in their private capacity are in full agreement that, there were two trials and that there was fraud engaged in the second trial due to the fact that the 'attorney' had no experience in defending or dealing with a 'murder case' and therefore was inept and failed to present an appropriate defense case, based upon no evidence to support crime/charge of kidnapping and first-degree murder of Laura Lee Henderson.
2. The above-named public officers as well as in their private capacity are in full agreement that Donald 'Mac' McDonald, has continued to claim at all times his innocence.
3. The above-named public officers as well as in their private capacity are in full agreement that the jury convicted McDonald of kidnapping but was deadlocked on the murder charge due to the attorney being unable and ill-equipped to properly defend Donald 'Mac' McDonald in presenting the case/facts before the jury.
4. The above-named public officers as well as in their private capacity are in full agreement that Donald 'Mac' McDonald did file multiple appeals that were all denied.
5. The above-named public officers as well as in their private capacity are in full agreement that between Laura Henderson and her husband Jack Ibach, a partial divorce decree was granted in February of 1985, and that Laura Lee Henderson and Jack Ibach were evidently unable to agree on custody of the children.
6. The above-named public officers as well as in their private capacity are in full agreement that Laur Henderson and Jack Ibach had discussed alternating custody every few weeks, but, as the dispute continued, each decided to seek sole custody of the children. (Trial on the issue of custody was scheduled for July of 1986.)
7. The above-named public officers as well as in their private capacity are in full agreement that by March of 1986, the dispute over custody had become acrimonious. (Jack Ibach apparently feared that Laura Henderson would continue to litigate until she was granted sole custody.) ...as Laura Henderson was concerned that ex-husband might be awarded full custody of her children.
8. The above-named public officers as well as in their private capacity are in full agreement that the investigator's report, some 49 pages, did state the fact, that per the custody of the children issue, Laura Henderson did have a plan to exit/escape Kodiak Island, Alaska, and that her parents, living on Kodiak Island, Alaska did move to Oregon and had taken the children with them in relation of Laura's plan to also move off of Kodiak Island, to maintain control and possession of her children.
9. The above-named public officers as well as in their private capacity are in full agreement that Laura Henderson did tell her co-workers Suzanne Hinson, Janet Carter, and Cathy Wilson that a man named "MAC" or "MATT" [whom she had never met before or knew [which rules out Donald Mac McDonald] had offered her information she could use against Jack Ibach in his activities in the drug business on the Island, in their custody dispute.
10. The above-named public officers as well as in their private capacity are in full agreement that after leaving work, Laura Henderson did in fact go to the office of her attorney Matt Jamin, 2 hours later [around 5:00 PM], to tell him about the information she expected the man [MAC or MATT] was to give her that evening. Jamin was skeptical and contacted his private investigator, Albert Ruble. After talking to Henderson, Ruble feared that the 9:00 PM. meeting might be a setup. Jamin and Ruble

agreed that Ruble would accompany Henderson in his own car to the meeting site at the King Crab Cannery and would maintain surveillance from a nearby hidden location.

11. The above-named public officers as well as in their private capacity are in full agreement that Laura Lee Henderson's evidence that was presented in trial, such as coat, jeans, shoe, purse, wallet, and old Oregon driver's license that was found on a beach shore some 4 weeks later was in fact planted either by her family members or friends who knew of her plot [attorney and investigator] or the police officer, in order to bring a case of murder against her ex-husband and/or Donald 'Mac' McDonald.

12. The above-named public officers as well as in their private capacity are in full agreement that Laura Lee Henderson did in fact have a prepared plan of escape from Kodiak, Alaska with her accomplices (such as her mother, Catherine Lavern Munro (Kitty), her step-father Gilbert (Guy) Munro, her attorney Matt Jamin, Al Ruble, her friend[s] and Kodiak Police Officer Paris) and has in fact been confirmed via attached, Wade investigation Report – 40 pages – page 2 ].

13. The above-named public officers as well as in their private capacity are in full agreement that Laura did in fact have a plan to get away from Jack Ibach because she didn't want him to have custody of their children.

14. The above-named public officers as well as in their private capacity are in full agreement that the Child Services Division did in fact neglect, refuse or failed to acknowledge Laura's letter, as to her children, causing her to become distraught and upset with the Child Services Division.

15. The above-named public officers as well as in their private capacity are in full agreement that Laura did in fact commit these act(s) due to knowing Jack Ibach's past of putting poison in the baby bottle of his first child from a previous marriage and Laura did not want him to harm her children or have any contact with their children.

16. The above-named public officers as well as in their private capacity are in full agreement that Laura Henderson was in fact in fear for her children's lives and her own.

17. The above-named public officers as well as in their private capacity are in full agreement that Laura Henderson did in fact make a plan to leave the state and did have help with others in order to implement it.

18. The above-named public officers as well as in their private capacity are in full agreement that Laura Henderson was seen several times in her recently purchased white van that had curtains with flowers in the back window before making her move to leave Kodiak Island the day/evening that she presumedly was murdered.

19. The above-named public officers as well as in their private capacity are in full agreement that there was in fact witness(es) when she withdrew her money from her bank [witnessed] the day/evening that Laura Henderson left Kodiak Island.

20. The above-named public officers as well as in their private capacity are in full agreement that Laura's van was spotted in the following nights according to testimony given at the trial of Donald "Mac" McDonald. See below:

21. The above-named public officers as well as in their private capacity are in full agreement that Brian did testify and or witness personally seeing a white van with Laura Henderson driving said van on the day of her disappearance.

22. The above-named public officers as well as in their private capacity are in full agreement that the witness; Rose Valadolid, did testify to both the Grand Jury and at the trial that she did say that she saw a white van with pink and yellow flower curtains parked at Laura's apartment the evening before she disappeared.
23. The above-named public officers as well as in their private capacity are in full agreement that the witness: Marjorie Holden did testify and state that she saw Laura go into the Alaska USA Federal Credit Bank in the afternoon at 4:30 PM, March 28<sup>th</sup>, 1986. (Laura made passing nods in the hallway at the bank with Ms. Holden).
24. The above-named public officers as well as in their private capacity are in full agreement that it is in fact believed that Laura Lee Henderson did create a new identity, and did leave Kodiak Island, Alaska on March 28<sup>th</sup>, 1986, did in fact change her name, did move/escape to Ashland, Ohio, and did make contact with her mother, children, brother and family by Facebook, telephone calls and emails after her arrival in Ashland Ohio.
25. The above-named public officers as well as in their private capacity are in full agreement that there is substantial evidence and proof that Matt Jamin, Laura's attorney, and Allen Ruble, Investigator, were in fact involved in the conspiracy of Laura's plan to disappear by moving off Kodiak Island and heading for Ashland, Ohio.
26. The above-named public officers as well as in their private capacity are in full agreement that Matt Jamin did in fact call the police department claiming Laura was kidnapped and murdered before it was even known that she was missing and that the police did fail to wait the normal time period of 72 hours to file a report of a missing person.
27. The above-named public officers as well as in their private capacity are in full agreement that Laura did in fact create a new identity before or after arriving at her new home at 17 Ferrell Ave, Ashland Ohio 44805-4024 on March 31, 1986; this was three days after her disappearance and presumed murder.
28. The above-named public officers as well as in their private capacity are in full agreement that Laura Henderson was very upset over the courts giving her only fifty percent custody of her children.
29. The above-named public officers as well as in their private capacity are in full agreement that Laura Henderson did in fact want full custody, wherein she could leave and move to Kodiak Island and later to Oregon to be with her parents.
30. The above-named public officers as well as in their private capacity are in full agreement that Laura Henderson did not write a letter to the custody court to prove her case of being a fit mother, and the court did in fact deny her having full custody [reason unknown].
31. The above-named public officers as well as in their private capacity are in full agreement that this action was in fact the basis for her plan to disappear and relocate as she didn't like or respect the court any longer and didn't trust the court nor felt there was equal justice for her. [Letter is unavailable to the public but filed with Child Services Division.]
32. The above-named public officers as well as in their private capacity are in full agreement that Laura could not trust anyone but her family and attorney in order to complete her plan to disappear, and have

her ex-husband charged with her disappearance so her mother could get custody of the children and move out of Alaska to Oregon.

33. The above-named public officers as well as in their private capacity are in full agreement that the story begun with Laura Henderson receiving a call from a stranger at her place of work stating that he had a cassette tape in regard to her husband and two other businessmen who were involved dealing in drugs.

34. The above-named public officers as well as in their private capacity are in full agreement that Laura Henderson did pretend that this was exciting news and evidence that she could present to the custody court to get full custody and made sure to tell everyone at the place she worked.

35. The above-named public officers as well as in their private capacity are in full agreement that Laura Henderson did have her own attorney call her at her place of work and pretend to be the secret man [Matt] who would meet her at 9:00PM on Shelikaf Street near the King Crab Cannery with the above described evidence.

36. The above-named public officers as well as in their private capacity are in full agreement that Laura did park her white van at the B&B Bar after she had been to her apartment and packed her belongings in said van in her plan to move out from Kodiak Island and move to Ashland, Ohio ...a three-day drive/trip.

37. The above-named public officers as well as in their private capacity are in full agreement that the same white van Laura was seen in was the same one parked in front of the police station and is/was the same white van parked at Laura's apartment that same day. (Witnesses testified in court surely were telling the truth about seeing her in her own white van with flowered curtains on the back window driving around town.) Donald 'Mac' McDonald's van had blue striped curtains on the back window of his van, and it was a 1966 Dodge Cargo Van with a wooden front bumper. [Documented in Paragraph 17, Page 4, Witnesses]

38. The above-named public officers as well as in their private capacity are in full agreement that the prosecutor lacked all the necessary evidence that was presented in the court room at the time(s) of the trials to establish the fact of Donald 'Mac' McDonald's involvement in the murder of Laura Henderson consisting the Mens rae: the weapon used, any witnesses of the murder, DNA and Lara's blood at the site of where the murder took place, and the body of Lara Henderson, the weapon that was used scene and any other evidence being any rope, ties, duct tape in the van that was used in a kidnapping(?) or that a fight took place with Laura in the back area of 'Mac's' van. Emphasis added.

39. The above-named public officers as well as in their private capacity are in full agreement that in the trials against Donald 'Mac' McDonald, that the prosecutor did fail to bring forth any witnesses, weapon, blood, DNA, or any evidence to prove that Mac McDonald committed the murder of Laura Lee Henderson or any other individual.

40. The above-named public officers as well as in their private capacity are in full agreement that the/a flowered carrying with bent post that wase found in Donald 'Mac' McDonald's van was in fact part of the conspiracy of planted evidence against him.

41. The above-named public officers as well as in their private capacity are in full agreement that the court along with the prosecutor did conspire to convict Donald 'Mac' McDonald in the absence of evidence and no grounds, no DNA, no blood, no evidence, no witnesses, no weapon, no Mens Rea and

no body, all only on a presumed conspiracy to commit a crime (but who did he conspire with?) ... all based on the testimony of liars and with no hard evidence.

42. The above-named public officers as well as in their private capacity are in full agreement that the prosecutor in the initial trials of Donald 'Mac' McDonald did fail to have all the hard evidence in the court room that would have supported the crime of murder having been committed by Donald 'Mac' McDonald and/or that he conspired with anyone else to commit the crime of murder of Laura Henderson.

43. The above-named public officers as well as in their private capacity are in full agreement that the prosecutor in the initial trials of Donald 'Mac' McDonald did in fact use the word 'circumstantial evidence' as their bases to charge Donald 'Mac' McDonald on kidnapping and murder.

44. The above-named public officers as well as in their private capacity are in full agreement that the court did lack physical evidence of this murder of Laura Henderson and such evidence consisted of; Mens rae, the weapon used, any witnesses to the murder, any blood and/or DNA found at the scene of the crime, and of course the body of Laura Henderson and or any other 'hard evidence' proving what-so-ever that 'Mac' McDonald committed a crime of murder.

45. The above-named public officers as well as in their private capacity are in full agreement that Laura J. Usher's vital statistics are not the same as Laura Henderson's: DOB: Jan 9, 1959, HAIR: Dark Brown, HT: 5' 10", WT: APROX 140 lbs, EYES: BLUE.

46. The above-named public officers as well as in their private capacity are in full agreement that Laura Lee Henderson did in fact drive from Kodiak, Alaska to Anchorage and then take the ferry to Seattle and then drive to Ashland, Ohio within thirty-six to thirty-eight hours and did arrive at her destination of Ashland, Ohio on March 31<sup>st</sup>, 1986.

47. The above-named public officers as well as in their private capacity are in full agreement that Laura Henderson/Laura Usher did in fact arrive at 17 Ferrell Ave, Ashland Ohio 44805-4024, 3 days after Laura Lee Henderson's disappearance on March 31, 1986, and did remain at this address until Jan 1, 1998.

48. The above-named public officers as well as in their private capacity are in full agreement that Laura Henderson, having moved to Ashland, Ohio did later remarry, taking the last name of her new husband; Timothy James Usher, and that Laura Usher is now presently married to: Timothy James Usher, that previously resided at the address of; 1145 Smith Road, Ashland, OH, after some time of Laura Henderson's arrival in Ashland, Ohio.

49. The above-named public officers as well as in their private capacity are in full agreement that Laura Henderson/Usher did engage in communicating with her children and parents as soon as she arrived and settled in in Ashland, Ohio.

50. The above-named public officers as well as in their private capacity are in full agreement that Laura Lee Henderson is in fact now known as Laura J. Usher of Ashland, Ohio.

51. The above-named public officers as well as in their private capacity are in full agreement that Laura Usher does in fact have the same vital statistics as Laura Lee Henderson.

52. The above-named public officers as well as in their private capacity are in full agreement that Laura Lee Henderson did in fact take on a new identity; Laura J. Usher, and arrive in Ashland, Ohio exactly 3 days after her disappearance.
53. The above-named public officers as well as in their private capacity are in full agreement that Laura Henderson/Laura Usher, after arriving in Ashland, Ohio did engage in ongoing contact with five people from the Henderson family living in Oregon on Facebook. (Records on face book confirm they have known each other very well over many years and have family events together with Laura J. Usher.)
54. The above-named public officers as well as in their private capacity are in full agreement that Laura Lee Henderson from Kodiak, Alaska is in fact alive and well and that she is now, presently known as Laura J. Usher from Ashland, Ohio.
55. The above-named public officers as well as in their private capacity are in full agreement that 'Face Book' recognition does in fact show and confirm that Laura Lee Henderson and Laura J. Usher are the same person, proving and establishing they have the same height, color of hair, color of eyes, same hair cowlick, same facial features such as nose and chin and body figure.
56. The above-named public officers as well as in their private capacity are in full agreement that the 'Face Book' investigation via the 'photo's' did establish the point/fact of the picture of Laura Henderson (1986 +/-) as compared to the current 'face' picture of Laura Henderson/Usher and does establish a 60% point of being the same woman.
57. The above-named public officers as well as in their private capacity are in full agreement that Donald 'Mac' McDonald was accused, prosecuted and imprisoned of this crime based on circumstantial evidence.
58. The above-named public officers as well as in their private capacity are in full agreement that Donald 'Mac' McDonald has, continually, for 34 years maintained his innocence.
59. The above-named public officers as well as in their private capacity are in full agreement that there is substantial evidence to show that Laura Henderson/Usher is in fact alive and well, and her family is covering this up.
60. The above-named public officers as well as in their private capacity are in full agreement that others, her attorney, or someone else was involved in the conspiracy to murder Laura Henderson and put Laura's clothes on a beach shore as evidence, some four weeks after Laura's disappearance to imply that she was murdered.
61. The above-named public officers as well as in their private capacity are in full agreement that Laura Lee Henderson is in fact alive and well, which proves that neither the kidnapping or the murder ever took place by Donald 'Mac' McDonald and that the court in 1986 did in fact wrongfully convict Donald 'Mac' McDonald.
62. The above-named public officers as well as in their private capacity are in full agreement that Donald 'Mac' McDonald was in fact convicted on a trumped-up conspiracy of a murder charge and that Donald 'Mac' McDonald has been unlawfully imprisoned for 36 plus years.
63. The above-named public officers as well as in their private capacity are in full agreement that on 10-30-2019, a CLAIM FOR DAMAGE, INJURY OR DEATH – Standard form 95 / 28 CFR 14.2 with the stated amount of Claim, at \$855,000,000.00 was sent and filed for the unlawful incarceration for the

murder of a woman, with '0' evidence, as referenced herein in light of the fact that the woman is perceived to be still alive and well and living in Oregon, close to her parents.

64. The above-named public officers as well as in their private capacity are in full agreement that on 11-7, 2019, a letter was sent to Scott Jordan - Division of Risk Management - PO Box 110218 Juneau, AK 99811-0218 - RE: IN REGARD TO 'TORT CLAIM' SENT VIA CERTIFIED MAIL # 7019 0160 0000 3250 4079 IN AND FOR DONALD 'MAC' MCDONALD, # 112338.

65. The above-named public officers as well as in their private capacity are in full agreement that on 12-20, 2019 a Letter was sent to Peter Camiel, Attorney at Law - 2101 4<sup>th</sup> Ave., Suite 1900 - Seattle, Washington 98121 - RE; Donald 'Mac' McDonald – with Copies of his Tort Claim, Habeas Corpus and Copies of Attachments.

66. The above-named public officers as well as in their private capacity are in full agreement that on 3-29-2020, a Letter was sent to Attorney General Kevin G. Clarkson at 1031 West 4th Avenue, Suite 200 - Anchorage, AK 99501 - RE; NOTICE OF CASE NUMBER 3ANS-86-87 Cr. 1987 - AS TO PLAINTIFF HAVING NO STANDING – THE LACK OF 'PREPONDERANCE OF THE EVIDENCE' – HABEAS CORPUS – NOTICE OF TORT CLAIM – NOTICE OF LIENS FILED.

67. The above-named public officers as well as in their private capacity are in full agreement that on 11-19-2020 an Email Letter/Note was mailed to Genece Cooper, Investigator – RE - Donald 'Mac' McDonald, and said letter did include and reference in part; "So, there's now a defense team on board. I wonder if they have had a chance to read and review our research, the docs, the 'Facebook' photo evidence, the Post Conviction Relief (PCR) ...that Laura is still alive, with a 60% Facebook recognition, and then along with all the other evidence, there's the point that after 'a' Laura arrived in Ashland, Ohio, who later remarried, (and) IF this was not Laura ...then how strange would it be that this woman's 'New' husband would make connection by phone with a 'dead' woman's brother in Oregon and stayed in touch many times by phone." How strange would that be? ...and received NO REPLY from Genece Cooper, Investigator.

68. The above-named public officers as well as in their private capacity are in full agreement that on 11-9-2021, three letters were sent/mailed to Alaska GOVERNOR - Mike J. Dunleavy: Alaska Governor - 3<sup>rd</sup> Floor, State Capitol - PO Box 110001 - Juneau, AK 99811 - RE; PLEA FOR ACTION - RE; DONALD 'MAC' MCDONALD – Case # 3AN-19-10957 CI ...in regard to 35 years of unlawful incarceration with ...NO REPLY received therefrom.

69. The above-named public officers as well as in their private capacity are in full agreement that on 2-10-2021 Two Letters were sent/mailed to District Attorney Treg R. Taylor: Attorney General - 1031 West 4th Avenue, Suite 200 - Anchorage, AK 99501-1994 – RE: Post Conviction Relief Filing – 'Copy' – Re; Donald 'Mac' McDonald, Case # 3ANS-86-8787CR-1987 – with enclosed a copy of the Post Conviction Relief as filed with the court, on behalf of Donald 'Mac' McDonald, who obviously is seeking release from incarceration of a murder that he did not do, the primary bases of which, the PCR brings forth evidence, that was not known at the time of the prosecution/trial, which further proves that Donald 'Mac' McDonald did not commit a murder, even though there was no weapon, no DNA, no blood, no witnesses, and no body has ever been found ...with NO REPLY from the District Attorney.

70. The above-named public officers as well as in their private capacity are in full agreement that on 10-28-2022 there was a Letter sent/mailed to Doug Merrit-Alaska Public Defender Agency - 550 W. 7<sup>th</sup> Ave., Suite 1700 - Anchorage, Alaska 99501, and to the Office of the Governor - Mike J. Dunleavy - 550 West 7<sup>th</sup> Avenue, Suite 1700 Anchorage, Alaska 99501 - RE; DONALD 'MAC' MCDONALD –



Case # 3AN-19-10957 CI ...in regard to status of investigation into 'Lara Henderson' by the investigator; Genece Cooper with NO REPLY received therefrom.

71. The above-named public officers as well as in their private capacity are in full agreement that on 2-12-2023 ...After about a year, while Donald 'Mac' McDonald, in prison for 34 years for a murder he did not commit and while still in a prison, having a heart attack, falling and hitting his head with additional injuries, finally Doug Merrit – Public Defender and Genece Cooper, Investigator III, did make a visit to the prison facility where Donald 'Mac' McDonald was being held as the 'collateral' of attached to the bond in relation to the so-called crime is/was unlawfully incarcerated and did state to him, that 'they' had reviewed his so-called case file as well as the 'Post Conviction Relief' document/filing, and that Doug Merrit and Genece Cooper came to the conclusion that the man; Donald 'Mac' McDonald was and is innocent of the crime of murder as to one Laura Henderson (yet and still their 'investigation' continues) ...based upon the fact of no real hard evidence that was ever found, along with no modus operandi, no weapon, no blood, no DNA, no witnesses, no body, etc., along with the fact of the 1992 (?) some 40 page investigator's report that this 'Laura' had to have a plan to escape out of Kodiak, Alaska, and on that eventful night, Laura Henderson was seen in her white van at two or more business's and seen driving a bit fast out of town ...and per Facebook investigation, a 'Laura' arrived in Ashland, Ohio 3 days later and immediately began to communicating with her parents and children. Then later re-married and has since moved to Oregon and resides there to this day. Emphasis added.

72. The above-named public officers as well as in their private capacity are in full agreement that Laura Lee Henderson did in fact fake her murder and is not actually dead and that she is in fact alive and well, now living under a new identity ...as Laura J. Usher on Oregon.

73. The above-named public officers as well as in their private capacity are in full agreement that Donald 'Mac' McDonald is due monetary damages pursuant to the CLAIM FOR DAMAGE, INJURY OR DEATH – via Standard form 95 / 28 CFR 14.2, copy attached hereto, with the stated amount of monetary claim, at [REDACTED]

[REDACTED] for a murder that 'MAC' did not do, as established by the 'Post Conviction Relief' (PCR) filing, as filed into the court of this case.

74. The above-named public officers as well as in their private capacity are in full agreement; that the fact(s) remain that Donald 'Mac' McDonald was immediately arrested and charged with the presumed murder of one Laura Henderson, yet there was no *Modus Operandi*, no *Mens Rae*, no weapon found, no witnesses, no DNA, no blood at the scene of said presumed crime and no body was ever found, and existing information, documents, reports, letters, etc., on this case is monumental, the main facts were presented and filed with the Superior Court – Third Judicial District Case # 3ANS-86-8787 – 1987 for POST CONVICTION RELIEF sent Certified Mail # 7019 0700 0001 6988 9171 in on or about October 7, 2020, with exhibits per a 'Face Book' investigation with photograph evidence and with 'FaceBook' facial recognition at 60% that Laura Henderson is alive and well and is the woman in the face book photos' as included in the 'Post Conviction Relief' documents filed into said court, with copies of the same mailed certified on or about February 10, 2021 to Treg R. Taylor, Attorney General, in his private capacity via certified mail number; 7019 0700 0001 6988 9409 and the same to John Novak, D.A. District Attorney's Office, in his private capacity via certified mail number; 7019 0700 0001 6988 9393.

75. Since the time of arrest, Donald 'Mac' McDonald has remained steadfast to his claim of innocence to the charge of murder of one Laura Henderson and continues to do so and the reality fact is that Donald 'Mac' McDonald has spent 34 years incarcerated for said crime of murder that he did not commit.

76. The above-named public officers as well as in their private capacity failed, neglected and or refused to bring forth the any solid evidence proving that Donald 'Mac' McDonald did murder Laura Henderson in the record of this case and is now in full agreement as to the following facts; based upon the obvious contradiction and review of the filed 'Post Conviction Relief' document (filing) and all other supportive documentation as referenced herein, in which establishes and presents the facts that Laura Henderson is still alive and well and that Donald 'Mac; McDonald is innocent of the charge of murder for total lack of evidence.

77. The above-named public officers as well as in their private capacity are in default as of July 15, 2023 and are in full agreement that Monetary damages have incurred in relation to the unlawful incarceration for 34 years of Donald (Mac) McDonald as expressed in paragraph 73 above.

Therefore, Donald 'Mac; McDonald herein under necessity, requests this court to accept in relation to paragraph 73 above against Governor Mike Dunleavy, the State Attorney General Treg R. Taylor and John Novak, D.A. District Attorney on behalf of the 'State of Alaska,' a reasonable settlement offer is advanced herein by Donald 'Mac' McDonald, with such reasonable offer being [REDACTED] within 30 days of receipt of the Affidavit of Default being the 'Default Agreement' of this matter, including a court order ordering the 'immediate' release of the man; one Donald 'Mac' McDonald from unlawful incarceration, post haste/immediately, in the interest of justice.

Dated this 4<sup>th</sup> day of August, 2023.

Donald Charles McDonald  
Donald Charles Mc Donald, Affiant

Fiat Justitia, Ruat Coelum; "Let right be done, though the Heavens should fall?"

**WITNESSES:**

"...that in the mouth of two or three witnesses every word may be established!" Matthew 18:16

We, the undersigned, witness this day that the one known to us to be the above signatory did personally appear before us and upon affirmation did execute and affix the above signature hereto.

Marianne M McCutcheon Date: 4<sup>th</sup> Aug, 2023  
Marianne M McCutcheon  
Print name

Colleen Westensee Date: 4<sup>th</sup> Aug, 2023  
COLLEEN WESTENSEE  
Print name

Nicholas Beeson Date: 4<sup>th</sup> Aug, 2023  
Nicholas Beeson  
Print name

Attachments:  
Standard form 95 / 28 CFR 14.2  
Power of Attorney