

UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF WASHINGTON

NORTHWEST TERRITORIAL MINT, LLC Debtor))) Cause No.: 16-11767-CMA) "OBJECTION TO FEE) APPLICATION,BANKRUPTCY FRAUD) AND U.S. TITLE 31 DISTRESS."))))
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TO: NORTHWEST TERRITORIAL MINT, LLC, Debtor;

AND TO: MARK CALVERT, trustee;

AND TO: CASCADE CAPITAL GROUP LLC, accountants for the chapter 11 trustee;

AND TO: K&L GATES LLP, Attorneys for the Chapter 11 trustee;

AND TO: THE SECRET SERVICE;

AND TO: THE COMPTROLLER GENERAL;

"OBJECTION TO FEE APPLICATION, BANKRUPTCY FRAUD AND U.S. TITLE 31 DISTRESS

1 Jeffrey mark mcmeel P O Box 8432 Lacey, XX 98509

AND TO: THE TREASURY;

Comes now Jeffrey Mark McMeel ,Affiant, an emancipated adult of the United States of America and files this "OBJECTION TO FEE APPLICATION,BANKRUPTCY FRAUD AND U.S. TITLE 31 DISTRESS."

Affiant and the true claimant of the debtor's missing inventory protest such application for compensation and reimbursement of expenses as noticed by Michael Gearin, attorney for Mark Calvert on September 12, 2017. Mark Calvert, Cascade Capital Group LLC and K & L Gates attorneys are not eligible, nor authorized by U.S. law, to bring any "charge" to the bankruptcy court for discharge. The fee applicants have no claim in the debtor's estate. They have volunteered to administer the estate at best and at worst are guilty of possible bankruptcy fraud, conversion of estate property for unjust enrichment and civil RICO. This is blatant fraud on the missing inventory and affiant. Should the court grant such request, this would reveal a private contract between the court and the fee applicants under color of bankruptcy law. Unfortunately, judge Alston has no election certificate to enable him to charge the issue of the fee applications. Neither has the appointed judge entered his bond in this case which could cover the entire inventory of the estate.

The one who can charge the issue of professional fees has to be the one with an election certificate and a surety bond large enough to cover the entire inventory of the estate. The court administrators/trustee could have an elected official United States

"OBJECTION TO FEE APPLICATION.BANKRUPTCY FRAUD AND U.S. TITLE 31 DISTRESS

sponsor enabling the process to move forward. The court could then discharge the matter in bankruptcy.

Where is the responsible elected U.S. Official who has the mandate to charge this issue and where is the bond to cover the debtor estate which is administered by the court?

This fee grab is highly suspicious by the applicants.

Counterfeiting securities of the United States

The fee applicants have admitted by this application to the court they are attempting to counterfeit securities of the United States. The Secret Service has been notified by affiant.

Suspicious Activity Report

The administrators, trustee and United States Trustee are assigned with this Notice to report this suspicious activity behavior of what seems to be a fraud on the debtor and affiant.

Whereas, the U.S. Government Accountability Office (GAO) has established FraudNet to operate an automated means that anyone may use to report allegations of fraud, waste, abuse or mismanagement of federal funds we respectfully submit to the GAO this suspicious activities report and recorded Distress in the district to enable the Comptroller to investigate government waste and corruption involving: Department of Justice Bankruptcy Division and agents, WASHINGTON STATE BAR attorneys found in K&L Gates LLP in Seattle, Mark Calvert, trustee, Thomas Buford, assistant U.S. Trustee, Cascade Capital Group LLC.

"OBJECTION TO FEE APPLICATION, BANKRUPTCY FRAUD AND U.S. TITLE 31 DISTRESS

The WASHINGTON STATE BAR members who are employed by the United States government are to be investigated for fraud, waste and corruption. The BAR entity licenses government attorneys to practice U.S. Law without regards to which attorneys fail to disclose ongoing government fraud and waste.

The Washington State Bar has a policy of taking Bar membership dues, allows its members the privilege to practice law derived out of public policy, yet fails to discipline its members for waste, fraud, corruption, etc. except under its own private rules which are contrary to public policy and the peoples customer satisfaction policy found in the U.S. Constitution. This private BAR policy and their lawyers/attorneys engage in a quiet, private war on the very foundation of Government public policy, the people of America and mission statement of GAO.

U.S. Government officials within the Western District of Washington Bankruptcy court, Department of Justice U.S. Trustee Division in assistance by licensed WASHINGTON STATE BAR members receiving public money are suspected of suspicious financial activities contrary to public law, policy, naked, without an election certificate and insufficient bond for the UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF WASHINGTON CASE NO. 16-11767-CMA. The Comptroller General shall make the account of \$3,841,273.33 and missing inventory of the debtor's mint covered up by said government officials, other unknown public money, back taxes, fines, duties, import/ export taxes, drug revenue, etc. within this federal project known as "bankruptcy court" and certify to the Secretary of the Treasury the

"OBJECTION TO FEE APPLICATION, BANKRUPTCY FRAUD AND U.S. TITLE 31 DISTRESS

amount due the Government. See attached Fee application evidence after this Notice for the source of the complaint and Affiant's request for investigation.

You are hereby authorized to distrain the real property, products, fixtures, accounts of the federal bankruptcy project of NORTHWEST TERRITORIAL MINT LLC, DEBTOR, the secured party/trustee Mark Calvert(Affiant's attorney in fact) and department of Justice Bankruptcy Division, DC BAR/WASHINGTON STATE BAR MEMBERS DUES AND CLIENT SECURITY FUNDS which are to be distrained, wherever they may be found where said U.S. Government officials and others are found possessing the public monies, for the sum of \$3,841,273.33 and other unknown federal bankruptcy project public money. Said certifying official of the United States duties include submitting an accounting to the U.S Treasury regarding the alleged corrupt public application fee money, taxes, fines, import/export taxes, duties, back taxes, counterfeit United States securities and any drug revenue due the U.S. Treasury being a party to this court case, as prescribed by law and to Affiant. This shall be your sufficient warrant.

Further, Affiant saith not. RESPECTFULLY SUBMITTED this $\frac{1}{2}$ day of September, 2017

Jeffrey mark mcmeel Ex Rel The Secretary

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