

# LEGAL PUBLIC NOTICE OF A CONSENT JUDGMENT AWARD

Lot 35, Block 504, Sebastian Highlands Sub Unit 14 Section 12, according to the plat thereof, as recorded in Plat Book 2818. Page 467 of the Public Records of Indian River County Florida.

Accordingly, legal notice is hereby given to all Elected Officials and all other persons having a duty to lien, levy and garnish that all Real and personal property(s) and assets of the Judgment Debtor is now tax-free property of the Judgment Creditor by Award authentication by the Environmental Court." See <u>https://nsea.us/notices</u> for more information. Send replies to publication editor.

# **CONSENT JUDGMENT AWARD ENTERED**

By the Environmental Court For the Environmental District of the United States

### Re: Civil Claim No.: ENC- 180915-1

Judgment-Creditor: NSEA International, acting agent for the people of the United States of America.

Judgment-Debtor: ANTHONY G. MURACA Physical Address: 586 SOUTH EASY STREET City/State/ZIP CODE: SEBASTION, FLORIDA 32958

, an agent of the UNITED STATES.

### CONSENT JUDGMENT

The Environmental Court is a federal district court established by Act of Congress by Section 9 of Public Law 92-500 and may issue all writs necessary or appropriate in aid of its respective jurisdictions and agreeable to the usages and principles of law is authorized by the Judiciary Act of 1789 [28 U.S.C. § 1651(a)]. The Environmental Court is a competent court of record proceeding according to the common law and having original and final jurisdiction in this matter.

NOW WHEREAS, all parties are in agreement, and the above-defined agent of the United States did consent to the civil Claim made for compensatory damages in the amount of \$1,000,000.00 USD; and

WHEREAS the above-defined agent of the United States did further agree to punitive damages justifying a multiplier of three-times (3X) as provided for under R.I.C.O. [18 U.S.C. § 1964(c)]; and

WHEREAS the Grantee of the Deed of Easements recorded onto the record of the building of the Veterans Affairs on July 24, 1984, in paragraph 11, mandates a comprehensive insurance program with limits of not less than \$5,000,000.00 USD per occurrence to cover liability for injury to persons.

THEREFORE the Environmental Court hereby ORDERS the Consent Judgment Award as follows:

- 1. The Judgment-Creditor is awarded the total civil damage Award of \$3,000,000.00 USD.
- 2. The interest on the unpaid balance is 10% per annum, payable quarterly until settlement of Consent Judgment Award.

As provided for at law, the Secretary of the United States Treasury shall pay the uncollectable balance of all civil damage awards against 'agents of the United States.'

The Judgment-Creditor shall take immediate action to give public notice of this Consent Judgment Award by publishing in an adjudicated publication for twenty-one (21) days. Upon receiving the affidavit from the editor/publisher of the adjudicated publication, the Judgment-Creditor shall immediately serve noticed of the perfected Consent Judgment Award to the County Clerk via Registered Mail Service. The County Clerk shall correct the County records to reflect the change of ownership Real properties in the name of the Judgment-Debtor to that of the Judgment-Creditor.

The Court Clerk shall give notice of this Consent Judgment Award to all parties of interest, and to the principles of the Judgment-Debtor for immediate settlement of this Consent Judgment Award.

It is so Ordered. The Court.

Dated February 16, 2019

BV: Pame Johyp D. EI

Witness

(F)

By: Pin MBOE Witness

This Consent Judgment Award is entered onto the record and all interested parties are hereby served.

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**Clerk of Court** 

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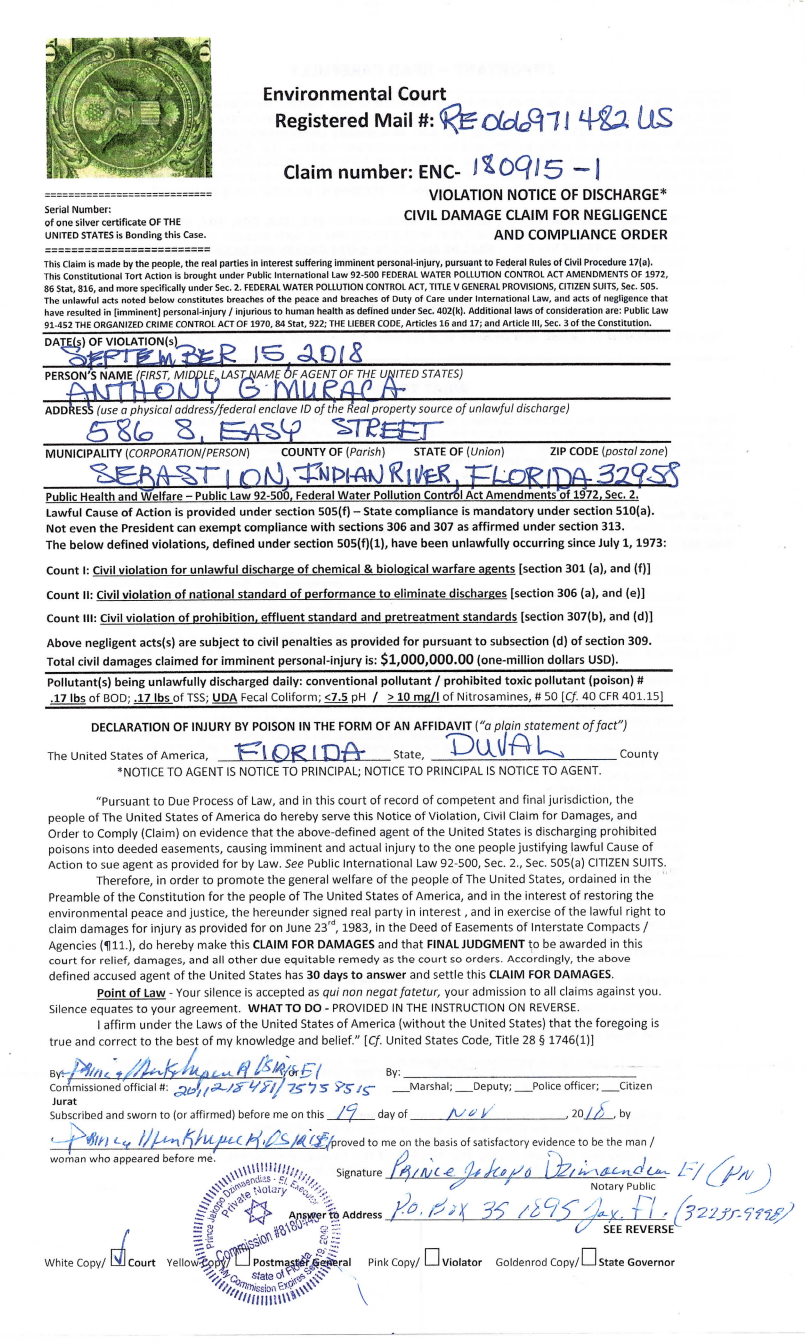
Seal of Clerk of Court

White Copy/ Court

Yellow Copy/ Secretary of Treasury

Pink Copy/ Judgment-Debtor

Goldenrod Copy/ WMATA



## **IMPORTANT – READ CAREFULLY**

The people's Affidavit shall serve as *prima-facie* evidence of this matter. The Cause of Action to sue you is brought under authority of Public Law 92-500 Federal Water Pollution Control Act Amendments of 1972, Sec. 2., Sec. 505 CITIZEN SUITS, (a); and, as a lawfully commissioned official having federal jurisdiction and a duty of enforcement, and to issue compliance orders. [*Cf.* 33USC1319(a)]. If your interstate agency (*your insurance company and bank are liable* [*Cf.* 33USC1370]) fails to settle this claim or you fail to act with confirmation of your intent to settle this claim and comply, you agree the court may proceed in equity to judgment against you for [imminent] personal injury as claimed.

"Sec. 309 subsection (d) Any person who violates section 301, 302, 306, 307, or 308 of this Act, or any permit condition or limitation implementing any of such sections in a permit issued under section 402 of this Act ..., <u>shall be subject to a civil penalty not to exceed \$60,000.00</u> (CPI adjusted) <u>per day of such violation</u>." (unlawful acts since July 1, 1973) [Emphasis added]

#### NOTICE TO CEASE AND DESIST

You are **ORDERED** to **CEASE and DESIST** your unlawful discharges of pollution! (See Sec. 505(f))

#### WHAT TO DO

First, take this Claim to the insurance company and bank that authorized a Certificate of Occupancy for your Real property(s) operating in non-compliance with the federal health and welfare law, to settle. Pursuant to Public Law 92-500, Sec. 2., sec. 510, since July 1, 1973, all interstate agencies were congressionally mandated to adopt and enforce standards and limitations required to eliminate discharges of pollutants from your home and business locations, but failed to do so. They have been derelict in their duty of care to you.

Alternatively, if your interstate agencies don't settle the Claim, then the person who is the owner or operator of said Real property(s) (the source(s) of your unlawful discharge of pollution) are liable and lawfully required to settle the Claim. For all violations, you must answer by mail (not in person) to the 'Answer to Address' provided by Jurat on front of Claim within 30 days of date mailed and do one of the following:

- Pay full amount of civil damage claim; or
- Provide proof that you are operating in compliance with Sec. 301, 306, and 307 by presentment of your '<u>401 Certificate</u> of Compliance'. (See Sec. 401)
- Answer to Proof of Service address of your wish / intent to settle this Claim; or

If you do not do one of the above, then you agree to this Claim and for the court to proceed to award a "final judgment" against you and in favor of the people and for the restoration of the environmental peace.

## 1. If you do NOT provide proof of your compliance

(Pay the amount of Claim) You, or your insurance company and or bank, must send a certified letter postmarked no later than five (5) days prior to the expiration of the thirty (30) day notice period to the address provided on the 'Answer to Address' on FRONT, expressing your desire to settle this matter prior to the award of a final judgment. Upon receipt of your letter expressing a good faith desire to settle, you will be contacted by a court authorized Environmental marshal or their appointee to with settlement options. Your credit should not be effected upon successful settlement of this matter.

Notice – Regardless of the outcome of this matter, you will need to make arrangements to correct the unlawful discharge violation(s) within two (2) years [*Cf.* 33USC1317(e)] to avoid an indictment against you for acts of environmental terrorism. Upon correcting the violation(s), the Certified Installer, who did the installation of the qualified BADCT to bring you and your Real property source(s) of unlawful discharge of man-made/induced pollution into the deeded easements, or a marshal or designee may execute an Affidavit of Compliance, having a copy of the Claim attached, and deliver original copies of said Affidavit of Compliance to the Clerk of the Environmental Court.

WARNING: Failure to come into compliance (or have made good faith efforts to come into compliance) within this 2 year time period may justify an additional Claim to be brought against you for double the amount of the civil damages of this current Claim, as provided for by law.

# 2. If you fail to act to settle this claim, your silence is your admission to the Claim

This suit is a constitutional tort action for damages. Upon your failure to act to deny and rebut this claim within thirty (30) days, you agree your silence as admission to all claims shall be accepted as *qui non negat fatetur*, a Maxim of Law that means "he who does not deny, admits."

Accordingly, if you fail to act to deny and rebut this claim, you have lawfully admitted to the claims made against you, all parties are in agreement, and the court shall proceed to award judgment in favor of the people for relief, damages, and all other due equitable remedy as the court so orders.

- a. Make check/cashier's check payable to Environmental Court.
- IMPORTANT: Write the Claim number on your check, or cashier's check.
- b. You may pay by USPS *Priority* Mail to Clerk of the Environmental Court, care of <u>`Answer to</u> <u>Address' on FRONT</u>. A bank-to-bank transfer may also be arranged.