

I, Todd S. Glassey, declare the following under the Penalty of Perjury of the Laws of the US and those of the State of California as well.

1) I am not now, nor have I ever been an Employee, Operative, or Paid Staff Member in any form of the US Intelligence Apparatus including but not limited to the Central Intelligence Agency, The National Security Agency, the GeoSpatial Intelligence Operations of NGA, the Observation Operations of the National Reconnaissance Office, the Federal Bureau of Investigation, or any other member of the US Intelligence Community as it is formally defined today.

2) I am not now, nor have I ever been an Employee, Operative, or Paid Staff Member in any form of the UK, EU, French, German, Israeli, Chinese, or any other Nations Intelligence Apparatus.

3) I am not an ASSET of any of the Entities enumerated in Statements 1, and 2 that I am aware of.

4) I am now an employee as an external-contractor of an entity called GLOBAL CLEAR (GCDIBT.COM) who to date has never paid me, although a Member of the Board of Global Clear did personally put up \$15,000 USD for another company I am related to called Patent and IP Recoveries LLA. Patent and IP recoveries is also known as the "PRA" and available for review on the Web at <http://patentandIPrecoveries.Wordpress.COM> .

4a) This investment was made by this Individual to facilitate "the payment to the State of California of a Surety Bond" in the continuance of a Law Suit Patent Recovery and that I am also a party to. That matter is Santa Cruz County, Superior Court Matter 17-CV-01908, and is called Glassey/McNeil v State of California. The Judge is Judge Burdick.

4b) The Judge in the Matter specifically demanded "a FULL CASH BOND" based on Demands from Wil Fong Esq of the State AG's Office, and the Attorney General (X.B.) to block this matter from proceeding.

As to how I take that stance, Mr. Fong specifically on a Telephonic Call to me told me "Mr. Glassey these Lawsuits (to enforce the 14-CV-03629/WHA ruling) MUST END". The demand for a FULL CASH BOND is not a normal.

4c) I personally believe this was done under **the Aegis of the Governor of the State of California** in his cover-up "of the frauds pursuant to the events which USDC 14-CV-03629/WHA judicially perfected the Settlement Terms against US6370629 and US6393126 and their Derivatives.

These documents are illegally filed instances of US6370629 which were later abandoned and today which control virtually every piece of software issued from any California High-Tech entity.

US6370629 Foreign Filing Dates

App/Patent Number	Nation	Filing Date	Authorize Date	Status	Publication Date
AU54015/99	Australia	10/14/99	None	Abandoned	
CA2287596	Canada	10/26/99	None	Abandoned	
EU0997808A3	EU	10/27/99	None	Abandoned	04/23/03
BR9904979A	Brazil	10/29/99	None	Abandoned	12/19/00
ZA9906799	South Africa	10/29/99	5/2000 but never paid for	Abandoned	06/21/00
JP2000-163379	Japan	10/29/99	None	Abandoned	06/16/00
KO2000-0035093	South Korea	10/28/99	None	Abandoned	06/26/00

It is the mere existence of these filings and their abandonment which is the key evidence of this provable fraud which the State of California covered up and refused to apply its own prosecution standards for in California v Beninsig.

I believe that the Governor of the State of California is both Criminally Negligent and directly involved in the offshoring of trillions of dollars illegally to the Caribbean and now Isle of Jersey which the USDC 14-CV-03629/WHA ruling impacts directly.

This is because the office of the Governor and State Attorney General (Kamala Harris) both blocked application of California v Beninsig standards in prosecuting the frauds which the USDC 14-CV-03629/WHA ruling perfected claims in

4d) With regard to Corruption in the State of California's Court System - In Litigation Matters for Probate and other proceedings, Surety Bonds are generally issued through a Bonding Company. I believe this demand for a FULL CASH BOND was done to make it nearly impossible to continue the Matter.

5) This money was paid as an investment in Patent and IP Recoveries LLC, a Wyoming Limited Liability Company (<http://patentandIPrecoveries.wordpress.com>) through an Attorney, Charles W. Wagner Esq, and I never received a dime of it. As such it is not a dispersal in any form to myself, or Mr. McNeil.

This money paid to the PRA as we call it was paid specifically for the issuance of a Certified Check to the County of Santa Cruz, Superior Court for a Bond in matter 17-CV-01908/Burdick which is titled Glassey/McNeil (as both individual damage victims and actors for Patent and IP Recoveries LLC) v State of California.

6) The sole purpose of that Lawsuit (17-CV-01908/Burdick) is to enforce the "Unexpected and very-real Consequences of the Ruling from USDC 14-CV-03629/WHA against all actors in and through the State of California, USA", specifically Apple, Facebook, Google, Microsoft, Microsemi, and all other members of the Defendants of the USDC 14-CV-03629/WHA matter including the State of California and all entities operating in or through its legal standings.

7) Today there are key derivative Patents issued which this set of frauds and the Ruling from Judge Alsup (14-CV-03629/WHA) and the two appeals which perfected it (9th Cir 14-17574 and DC Circuit 15-01326) created standing in. Today all parties using those IP's must comply with Section 8 of the two Settlements which were obtained under Financial Duress against myself and Mr. McNeil. Including the US6370629 Settlement which was formally withheld by DATUM and its Lawyer John Cannon until it was recovered as a part of the original Law Suit against DATUM in this matter (Santa Cruz County Superior Court Matter 09-CV-165643) by its turnover to our Counsel, Brian Mahany Esq (MahanyErtl.COM) on February 25th 2013 for the first time ever.

Datum and its Successors through Counsel had represented that the Settlement did not exist and we held no rights under it even if it did.

They apparently represented this to Ed Scott Esq of Apple Legal who I personally contacted about Apple's use of our IP and the requirement for that usage under Section 8 of the Settlement, and others like Adobe Corporation, Google Corporation (aka Alphabet), Microsoft, Oracle, et al, but we have only telephonic evidence and no paper proving that.

As just one instance of the 275 or more derivative patents using the Location Based Service component from US6370629 illegally outside the terms of the Settlement, what we do have is Apple having 46 Derivative Patents from US6370629 it has never paid for and licenses to all outside the terms of the Settlement's Section 8. Microsoft, IBM, HPE, Symantec, Sony, USPS, and many others also are in the same condition. All use and relicense the IP outside of the Terms of the Settlement's Section 8 without compensation to Glassey/McNeil/Patent and IP Recoveries LLC and have for over 15 years.

8) The Copyrights against those Softwares will persist as will the enforcement rights until into the Next Century based on the issuance of new derivatives which illegally use the IP. As such this constitutes a loss which the State of California is covering up of catastrophic magnitude.

9) Additionally, the State gave Judicial Immunity to parties "Illegally Commingling those counterfeit software profits with other moneys deposited into banks operated out of British Tax Havens" in the Caribbean, North Atlantic and other Locations.

10) The State also covered up the use of COST OF GOODS SOLD frauds called DOUBLE IRISH, and the use of the Dutch Payment Reflector Service called "DUTCH SANDWICH" in those matters to offshore several trillion (TRILLION) US Dollars illegally.

11) We are led to believe today that many of those companies donated heavily to the Re-Election Campaigns of various US Federal Election Candidates, the Governor's and AG's Races, and those of most all of the Judges in Silicon Valley, we believe causing a Conflict Of Interest making it possibly legally impossible to run both the US Government and the State of California.

Witness my eSignature, 19-April-2018, from Moscow Oblast, Russia

/s/ Todd S. Glassey