

Mr. Robert L. Russell
P.O. Box B30190
Tanal, CA 94964

6/23/90

Dear Mr. Russell,

Sorry to say I have no idea how many pictures relating in one way or another to the JFK assassination I have. For the most part I did not file them as pictures but did by the content of interest or under the name of the photographer. I have no idea how much copying any of them would cost and arranging for that is beyond my present capabilities.

You ask what I think of Dr. Wecht. His technical competence is beyond question and I think he is also a fine person.

I do not recall our previous correspondence. I do get quite a few letters and I'm now 77, with many other things on my mind. If I did not tell you that I am now rather limited by health problems, I should have. Most recently this was open-heart surgery, a triple bypass.

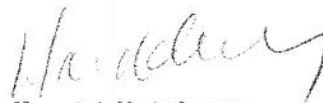
I'll read you book outline but I can't promise to do much more.

You have taken a different approach in your suit than anyone else has. That I know of, anyway. We all did have a great loss when he was assassinated. Whether it is ~~max~~ a matter over which you can collect damages the courts may decide, if you get to a trial or a hearing.

You may have some problems with your allegations and proof of them.

You may have reached those conclusions from reading certain of the available books and articles but much more than that is required for the courts to regard it as evidence.

Good luck!


Harold Weisberg

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

CIVIL MINUTES — GENERAL

Case No. CV 88-3718-WMB(S)

Date October 5, 1988

Title ROBERT L. RUSSELL v. U.S. DEPARTMENT OF JUSTICE, et al.

DOCKET ENTRY

PRESENT:

HON. ROBERT M. STONE, U.S. Magistrate/JUDGE

May Y. Dao

Deputy Clerk

N/A

Court Reporter

ATTORNEYS PRESENT FOR PLAINTIFFS:

ATTORNEYS PRESENT FOR DEFENDANTS:

None Present

None Present

PROCEEDINGS: ORDER GRANTING REQUEST FOR CONTINUANCE
(In Chambers)

Plaintiff's ex parte application for an order continuing the hearing on Defendants' motion to dismiss was lodged on October 5, 1988. The application is ordered filed; the application is granted.

The hearing on Defendants' motion to dismiss, previously set for November 3, 1988, shall be continued to January 12, 1989 at 2:00 p.m.

cc: ✓ Robert L. Russell
B-80190
Level One - Bldg. C-215
P. O. Box 3456
Corcoran, California 93212

AUSA Suzette Clover
1100 U.S. Courthouse
312 North Spring Street
Los Angeles, California 90012

Initials of Deputy Clerk md

June 17, 1990

Dear Mr. Weisberg:

Hello, I do pray this letter finds you well and in the best of health.

I did receive your letter and was please to hear from you and to read your booklet... my wife will be send for a copy of that book... as Photos...

Mr. Weisberg, may I ask how many photographs do you have concerning J.F.K.? and how much would (all) of them cost?

I am enclosing in this letter a copy of one of my Federal Complaints I have in court...

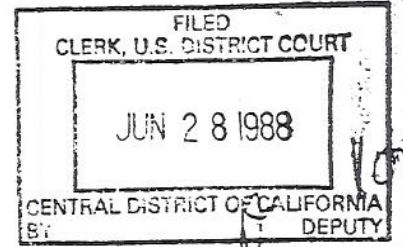
Later on this week I'll send you some others as a copy of my Book Outline, "ASK NOT," it needs more conversation and more chapters... but I feel you will enjoy it.

I like to know your opinion on this Civil Complaint. Doctor CYRIL WECHT. is supporting me and will go to court... What is your opinion on him?
Looking forward in hearing from you soon. Thank You!

Sincerely
Robert Russell

1 ROBERT L. RUSSELL
B-80190
2 305A -- 217L
P.O. Box 3456
3 Corcoran, California 93212

4 Attorney in Propria Persona



8 UNITED STATES DISTRICT COURT
9 CENTRAL DISTRICT OF CALIFORNIA

11 ROBERT L. RUSSELL,)
12)
Plaintiff,)
13 vs.)
14 UNITED STATES DEPARTMENT OF JUSTICE,)
FEDERAL BUREAU OF INVESTIGATION,)
15 UNITED STATES TREASURY DEPARTMENT,)
UNITED STATES SECRET SERVICE,)
16 UNITED STATES AIR FORCE,)
UNITED STATES NAVY,)
17 DOES 1 THROUGH 1,000, INCLUSIVE,)
AND EACH OF THEM. Defendants.)
18

DOCKET NO. **88-03718**
COMPLAINT FOR
INFRINGEMENT OF CIVIL
RIGHTS AND FOR
DECLARATORY RELIEF
(42 U.S.C. Section 1983,
42 U.S.C. Sections 1985
(1), (2), and (3))

19 // /
20 // /
21 // /
22 // /
23 // /
24 // /
25 // /
26 // /
27 // /
28 // /

UICR

1 Plaintiff ROBERT L. RUSSELL brings this action against the
2 United States Department of Justice, and other defendants, and
3 alleges as follows:

4
5

FIRST CLAIM FOR RELIEF

6 1. This is an action by ROBERT L. RUSSELL to redress the
7 deprivation of personal rights and privileges by acts perpetrated
8 in the furtherance of a conspiracy condemned in Title 42 United
9 States Code Section 1985, and is brought pursuant to Title 42
10 United States Code Sections 1983 and 1985 (1), (2), and (3).
11 Jurisdiction is conferred on this Court under Title 28 United
12 States Code Sections 1331 and 1342.

13 2. Defendants are agencies of the United States of America
14 together with past and present supervisors, agents, and employees
15 of same. Said agencies currently have offices within the Central
16 District of California; the violations of law described herein
17 occurred both within and without the Central District of
18 California and said acts are currently being performed both within
19 and without the Central District of California; and the resulting
20 injury to plaintiff has been and is being suffered within the
21 Central District of California.

22 3. On November 22, 1963, the Honorable John F. Kennedy, 35th
23 President of the United States, was shot by person and/or persons
24 unknown in violation of Texas criminal law in the City of Dallas,
25 County of Dallas, Texas, a jurisdiction then, as currently, under
26 competent civil authority, with all aspects of civil government
27 then and there functioning consistent with Texas law.

28 / / /

1 4. After having shot in Dealey Plaza, Dallas, Texas, the body
2 of President John F. Kennedy was driven and transported to
3 Parkland Memorial Hospital for emergency medical treatment. Upon
4 arrival at Parkland Memorial Hospital, President John F. Kennedy
5 was pronounced dead.

6 5. Upon being notified of the death of President John F.
7 Kennedy, supervisors, agents, and employees of all of the within
8 defendants conspired among and between themselves and agreed that
9 the body of our slain President had to be removed from Dallas,
10 Texas, in contravention of applicable Texas state law, for diverse
11 purposes, inter alia, a cover-up of the true cause of the death of
12 the President and the obstruction of a fair and impartial inquiry
13 into same.

14 6. Initially, said persons requested permission of the
15 requisite Texas civil authorities to remove the body of President
16 John F. Kennedy from Dallas, Texas, prior to the completion of an
17 autopsy then being conducted at Parkland Memorial Hospital
18 consistent with applicable Texas law when criminal agency is
19 suspected in a death.

20 7. However, and regardless of the fact that the murder of the
21 President of the United States was not then a federal crime, and
22 despite the unanimous response of the Texas civil authorities that
23 permission to remove the body of President John F. Kennedy prior
24 to the completion of the autopsy and issuance of a death
25 certificate was not then and would not be forthcoming, said
26 supervisors, agents and employees of all of the within defendants,
27 then and there conspiratorially decided, in contravention of Texas
28 state law, to remove the body of President John F. Kennedy from

1 the custody of those persons constitutionally obligated to
2 exercise the powers of their offices.

3 8. Accordingly, and in direct and clear contravention of
4 Texas state law, said within defendants, and said supervisors,
5 agents, and employees of same, unlawfully stole, seized, confined,
6 abducted, kidnapped, and carried away the body of President John
7 F. Kennedy for reward and benefit known otherwise only to them,
8 threatening force and violence to all who opposed them, and did,
9 in the course of said kidnapping, transport the body of President
10 John F. Kennedy in interstate commerce by taking said body to Air
11 Force One, then located at Love Field, Dallas, Texas, thence to
12 Andrews Air Force Base, Maryland, and thence to Bethesda Naval
13 Hospital, Bethesda, Maryland, all in violation of Title 18, United
14 States Code, Section 1201, and committed in the execution and
15 furtherance of a conspiracy by and between the within defendants
16 to prevent the duly constituted officers of the state of Texas
17 from exercising and performing their official duties, obstructing
18 justice, intimidating said officials, and depriving the plaintiff
19 and all of the citizens of the United States of their right and
20 privilege to know the true facts surrounding the death of
21 President John F. Kennedy, all in violation of Title 42, United
22 States Code, Sections 1985 (1), (2), and (3), and Title 42, United
23 States Code, Section 1983.

24 Wherefore, plaintiff ROBERT L. RUSSELL prays for judgment as
25 hereinafter set forth.

26 / / /
27 / / /
28 / / /

SECOND CLAIM FOR RELIEF

1
2 9. Plaintiff ROBERT L. RUSSELL incorporates by reference
3 Paragraphs 1 through 8 as if fully set forth herein, and further
4 alleges as follows:

5 10. Upon the arrival of the body of President John F. Kennedy
6 at Bethesda Naval Hospital, the within defendants, and
7 supervisors, agents, and employees of same, then knowing of the
8 arrest in Dallas, Texas, of Lee Harvey Oswald, and by then fully
9 aware of the suspicious background of said individual, conspired
10 and determined among themselves to sabotage and prevent the
11 execution and completion of a fair, full, and impartial autopsy of
12 the body of President John F. Kennedy, so as to continue the
13 cover-up and obstruction of justice initiated and begun in Dallas,
14 Texas.

15 11. To this end, the body of President John F. Kennedy was
16 physically altered so as to make impossible a fair, full and
17 accurate autopsy.

18 12. Further, and to the same end, the autopsy was sloppily,
19 inexpertly and incompetantly performed.

20 13. Further, and to the same end, medical records, X-rays,
21 and physical evidence from and of the body of President John F.
22 Kennedy were removed, misplaced, destroyed, lost, and/or committed
23 to the National Archives under irrevocable seal; thus preventing
24 the admissibility of same to and analysis and examination by
25 members, agents, employees, and personnel of any duly authorized
26 investigative body.

27 14. Further, and to the same end, notes and records of the
28 autopsy were burned and destroyed for the same illicit purpose.

1 15. Said evidence was manufactured, lost, destroyed and/or
2 suppressed because it was perceived that evidence honestly
3 obtained did not and would not conform to the theory then being
4 advanced that Lee Harvey Oswald was the lone gunman and assassin
5 of President John F. Kennedy and would, in fact, establish that at
6 least two gunmen were involved in the murder and assassination of
7 President John F. Kennedy; all in violation of Title 42, United
8 States Code, Section 1983 and Title 42, United States Code,
9 Sections 1985 (1), (2), and (3).

10 Wherefore, plaintiff ROBERT L. RUSSELL prays for judgment as
11 hereinafter set forth.

12

13

THIRD CLAIM FOR RELIEF

14 16. Plaintiff ROBERT L. RUSSELL incorporates by reference
15 Paragraphs 1 through 15 as if fully set forth herein, and further
16 alleges as follows:

17 17. The investigation undertaken by the Federal Bureau of
18 Investigation disclosed that the 8-millemeter color motion picture
19 film taken by Abraham Zapruder not only did not conform to the Lee
20 Harvey Osawald/lone gunman/no conspiracy theory, but, in fact,
21 established beyond doubt that President John F. Kennedy had been
22 hit by gunshots fired from both the front and rear.

23 18. Accordingly, frames of the Zapruder film were
24 intentionally excised and removed and certain other frames were
25 transposed by the defendants and each of them giving the effect of
26 the President's body appearing to move forward from the impact of
27 a shot from the rear when, in fact, the body of the President was
28 violently propelled backwards from a shot from the front.

1 19. This doctored film was presented to the Warren Commission
2 by the defendants, and each of them, as irrefutable proof
3 confirming the theory that Lee Harvey Oswald, acting alone, had
4 fired three shots at President John F. Kennedy from the sixth
5 floor of the Texas School Book Depository Building and that all
6 physical injury to President John F. Kennedy and Texas Governor
7 John Connolly had been caused by these bullets and that no other
8 person or persons were involved in any way whatsoever with the
9 goings on in Dealey Plaza, Dallas, Texas.

10 20. Said doctored and false evidence was instrumental in the
11 deliberations of the Warren Commission and the eventual finding of
12 said Commission that Lee Harvey Oswald had acted alone and had
13 slain President John F. Kennedy and wounded Governor John
14 Connolly. The Warren Commission, in so finding, either
15 intentionally or unintentionally, had drawn down the shroud of
16 apparent finality on the issue and had rendered the defendant's
17 conspiracy to obstruct justice complete and successful. The end
18 of injustice had been achieved through the means of selective and
19 untruthful testimony and exhibits.

20 21. There the matter reposed until the formation of and
21 investigation by the House of Representatives Select Committee on
22 Assassinations.

23 22. Said Committee requested that the National Academy of
24 Sciences conduct a series of accoustical tests in and about Dealy
25 Plaza, Dallas, Texas, to determine the number of gunshots fired
26 therein on November 22, 1963, and the time intervals between said
27 gunshots.

28 / / /

1 23. Said organization conducted said tests and reported that
2 four (4) gunshots had been fired in and about Dealey Plaza, Dallas
3 Texas, on November 22, 1963, and, taking zero as the time of the
4 first shot, the second shot was fired 1.66 second later, the third
5 shot was fired 7.49 seconds after the first, and the fourth shot
6 was fired 8.31 seconds after the first. Further, based upon said
7 accoustical evidence, the first, second, and fourth shots were
8 fired from the right rear of President John F. Kennedy and the
9 third shot was fired from the front and to the right of the
10 President.

11 24. Said evidence, while refuting the Lee Harvey Oswald/lone
12 gunman/no conspiracy theory advanced by the within defendants and
13 each of them does not lessen, abate, or ameliorate the existence
14 and objectives of the within conspiracy or the methods employed by
15 the defendants and each of them to conspiratorially pass off as
16 factual that which they knew to be untrue, all of which was and is
17 violative of Title 42, United States Code, Section 1983 and Title
18 42, United States Code, Sections 1985 (1), (2), and (3), in that
19 said conspiracy continues to exist to the present day inasmuch as
20 plaintiff and the American people have yet to learn the truth of
21 the circumstances causing and surrounding the death of President
22 John F. Kennedy.

23 WHEREFORE, plaintiff ROBERT L. RUSSELL prays that the Court
24 enter judgment in his favor and against the within defendants and
25 each of them as follows:

26 (1) Declaring that a conspiracy has been perpetrated upon
27 plaintiff and the American people to prevent the American people
28 from learning the true facts surrounding the death of President

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

John F. Kennedy;

(2) Ordering the Senate of the United States and the United States House of Representatives to conduct and/or resume investigations into the circumstances surrounding the death of President John F. Kennedy;

(3) For personal damages in the sum of One Million (\$1,000,000.00) dollars;

(4) For costs of suit and for reasonable attorney's fees; and

(5) For any other proper relief.

DATED:

June 27, 1988

Respectfully submitted,

Robert L. Russell

ROBERT L. RUSSELL
Attorney in Propria Persona

1 STATE OF CALIFORNIA)
2 COUNTY OF KINGS)

VERIFICATION

3 I, ROBERT L. RUSSELL, am the plaintiff in the above-entitled
4 action.

5 I have read the foregoing COMPLAINT FOR INFRINGEMENT OF CIVIL
6 RIGHTS AND FOR DECLARATORY RELIEF and know the contents thereof,
7 and I certify that the facts set forth therein are true of my own
8 knowledge, except for those matters which are therein stated on
9 information and/or belief, and as to those matters, I believe them
10 to be true.

11 I declare under penalty of perjury under the laws of the
12 State of California that the foregoing is true and correct this
13 27 day of June, 1988, at Corcoran, California.

Robert L Russell

ROBERT L. RUSSELL

14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

CIVIL COVER SHEET

The JS-44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

I (a) PLAINTIFFS

ROBERT L. RUSSELL

DEFENDANTS

UNITED STATES DEPARTMENT OF JUSTICE,
FBI, UNITED STATES TREASURY
DEPARTMENT, SECRET SERVICE, UNITED
STATES AIR FORCE, UNITED STATES NAVY

(b) COUNTY OF RESIDENCE OF FIRST LISTED PLAINTIFF LOS ANGELES
(EXCEPT IN U.S. PLAINTIFF CASES)

COUNTY OF RESIDENCE OF FIRST LISTED DEFENDANT _____
(IN U.S. PLAINTIFF CASES ONLY)
NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED

(c) ATTORNEYS (FIRM NAME, ADDRESS, AND TELEPHONE NUMBER)
ROBERT L. RUSSELL, IPP
B-80190
305A -- 217L
P.O. Box 3456
Cerritos, California 93212

ATTORNEYS (IF KNOWN)
88-03718

II. BASIS OF JURISDICTION

(PLACE AN X IN ONE BOX ONLY)

- 1 U.S. Government Plaintiff
- 2 U.S. Government Defendant
- 3 Federal Question (U.S. Government Not a Party)
- 4 Diversity (Indicate Citizenship of Parties in Item III)

III. CITIZENSHIP OF PRINCIPAL PARTIES

(For Diversity Cases Only)

(PLACE AN X IN ONE BOX FOR PLAINTIFF AND ONE BOX FOR DEFENDANT)

	PTF	DEF		PTF	DEF
Citizen of This State	<input type="checkbox"/> 1	<input type="checkbox"/> 1	Incorporated or Principal Place of Business in This State	<input type="checkbox"/> 4	<input type="checkbox"/> 4
Citizen of Another State	<input type="checkbox"/> 2	<input type="checkbox"/> 2	Incorporated and Principal Place of Business in Another State	<input type="checkbox"/> 5	<input type="checkbox"/> 5
Citizen or Subject of a Foreign Country	<input type="checkbox"/> 3	<input type="checkbox"/> 3	Foreign Nation	<input type="checkbox"/> 6	<input type="checkbox"/> 6

IV. CAUSE OF ACTION

(CITE THE U.S. CIVIL STATUTE UNDER WHICH YOU ARE FILING AND WRITE A BRIEF STATEMENT OF CAUSE.)

DO NOT CITE JURISDICTIONAL STATUTES UNLESS DIVERSITY.

42 U.S.C. Section 1983 - Deprivation of Rights
42 U.S.C. Section 1985 (1), (2), (3) - Conspiracy, Obstruction of Justice

V. NATURE OF SUIT

(PLACE AN X IN ONE BOX ONLY)

CONTRACT	TORTS		FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
<input type="checkbox"/> 110 Insurance <input type="checkbox"/> 120 Marine <input type="checkbox"/> 130 Motor Act <input type="checkbox"/> 140 Negotiable Instrument <input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment <input type="checkbox"/> 151 Medicare Act <input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excl. Veterans) <input type="checkbox"/> 153 Recovery of Overpayment of Veterans' Benefits <input type="checkbox"/> 160 Stockholders' Suits <input type="checkbox"/> 190 Other Contract <input type="checkbox"/> 195 Contract Product Liability	PERSONAL INJURY <input type="checkbox"/> 310 Airplane <input type="checkbox"/> 315 Airplane Product Liability <input type="checkbox"/> 320 Assault, Libel & Slander <input type="checkbox"/> 330 Federal Employers' Liability <input type="checkbox"/> 340 Marine <input type="checkbox"/> 345 Marine Product Liability <input type="checkbox"/> 350 Motor Vehicle <input type="checkbox"/> 355 Motor Vehicle Product Liability <input type="checkbox"/> 360 Other Personal Injury	PERSONAL INJURY <input type="checkbox"/> 362 Personal Injury—Med Malpractice <input type="checkbox"/> 365 Personal Injury—Product Liability <input type="checkbox"/> 368 Asbestos Personal Injury Product Liability PERSONAL PROPERTY <input type="checkbox"/> 370 Other Fraud <input type="checkbox"/> 371 Truth in Lending <input type="checkbox"/> 380 Other Personal Property Damage <input type="checkbox"/> 385 Property Damage Product Liability	<input type="checkbox"/> 610 Agriculture <input type="checkbox"/> 620 Food & Drug <input type="checkbox"/> 630 Liquor Laws <input type="checkbox"/> 640 R.R. & Truck <input type="checkbox"/> 650 Airline Regs <input type="checkbox"/> 660 Occupational Safety/Health <input type="checkbox"/> 668 Other LABOR <input type="checkbox"/> 710 Fair Labor Standards Act <input type="checkbox"/> 720 Labor/Manpt. Relations <input type="checkbox"/> 730 Labor/Manpt. Reporting & Disclosure Act <input type="checkbox"/> 740 Railway Labor Act <input type="checkbox"/> 750 Other Labor Litigation <input type="checkbox"/> 761 Empl. Ret. Inc. Security Act	<input type="checkbox"/> 422 Appeal 28 USC 158 <input type="checkbox"/> 423 Writ/Remed 28 USC 157 PROPERTY RIGHTS <input type="checkbox"/> 620 Copyrights <input type="checkbox"/> 630 Patent <input type="checkbox"/> 640 Trademark SOCIAL SECURITY <input type="checkbox"/> 661 SSA (1305a) <input type="checkbox"/> 662 Black Lung (92a) <input type="checkbox"/> 663 OWB (405(g)) <input type="checkbox"/> 664 SSI Title XVI <input type="checkbox"/> 665 RSI (405(g)) FEDERAL TAX SUITS <input type="checkbox"/> 670 Taxes (U.S. Plaintiff or Defendant) <input type="checkbox"/> 671 IRS—Third Party 26 USC 7608	<input type="checkbox"/> 400 State Reapportionment <input type="checkbox"/> 410 Arrest <input type="checkbox"/> 430 Banks and Banking <input type="checkbox"/> 450 Commerce/ICC Rates/ etc. <input type="checkbox"/> 460 Deportation <input type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations <input type="checkbox"/> 610 Selective Service <input type="checkbox"/> 650 Securities/Commodities/Exchange <input type="checkbox"/> 675 Customer Challenge 12 USC 3410 <input type="checkbox"/> 691 Agricultural Act <input type="checkbox"/> 692 Economic Stabilization Act <input type="checkbox"/> 693 Environmental Matters <input type="checkbox"/> 694 Energy Allocation Act <input type="checkbox"/> 695 Freedom of Information Act <input type="checkbox"/> 900 Appeal of Fee Determination Under Equal Access to Justice <input type="checkbox"/> 950 Constitutionality of State Statutes <input type="checkbox"/> 990 Other Statutory Actions
REAL PROPERTY <input type="checkbox"/> 210 Land Condemnation <input type="checkbox"/> 220 Foreclosure <input type="checkbox"/> 230 Rent Lease & Ejectment <input type="checkbox"/> 240 Torts to Land <input type="checkbox"/> 245 Tort Product Liability <input type="checkbox"/> 290 All Other Real Property	CIVIL RIGHTS <input type="checkbox"/> 441 Voting <input type="checkbox"/> 442 Employment <input type="checkbox"/> 443 Housing/Accommodations <input type="checkbox"/> 444 Welfare <input checked="" type="checkbox"/> 446 Other Civil Rights	PRISONER PETITIONS <input type="checkbox"/> 510 Motions to Vacate Sentence <input type="checkbox"/> 520 Habeas Corpus <input type="checkbox"/> 540 Habeas & Other <input type="checkbox"/> 550 Civil Rights			

VI. ORIGIN

(PLACE AN X IN ONE BOX ONLY)

- 1 Original Proceeding
- 2 Removed from State Court
- 3 Remanded from Appellate Court
- 4 Reinstated or Reopened
- 5 Transferred from another district (specify)
- 6 Multidistrict Litigation
- 7 Appeal to District Judge from Magistrate Judgment

VII. REQUESTED IN COMPLAINT:

CHECK IF THIS IS A CLASS ACTION UNDER F.R.C.P. 23

DEMAND \$ 1,000

Check YES only if demanded in complaint:
JURY DEMAND: YES NO

VIII. RELATED CASE(S) IF ANY

(See reverse side & separate instructions sheet)

Judge

Docket No.

DATE

SIGNATURE OF ATTORNEY OF RECORD

X June 27, 1988

Robert L. Russell

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

NOTICE OF ASSIGNMENT TO UNITED STATES MAGISTRATE

Pursuant to the Local Rules Governing Duties of Magistrates, Magistrate John R. Kronenberg has been designated to hear discovery motions in the within action at the discretion of the assigned Judge.

Upon the filing of a discovery motion, the motion will be presented to the United States District Judge for consideration and may hereafter be referred to the Magistrate for hearing and determination.

The Magistrate's initial should be used on all documents filed with the Court so that the case number reads as follows:

88-03718

CV - _____

WMB
(Kx)

NOTE: A COPY OF THIS NOTICE MUST BE SERVED WITH THE SUMMONS AND COMPLAINT ON ALL DEFENDANTS.