

**UNITED STATES COPYRIGHT ROYALTY JUDGES
LIBRARY OF CONGRESS
WASHINGTON, D.C. CONTINUOUS ACTION**

**DOCKET NO. 25-CRB-0015-PB (2028-2032)
DOCKET NO. 25-CRB-0014-SR/PSSR (2028-2032) SDARS IV
DOCKET NO. 25-CRB-0013-PR (2028-2032)**

**PRO SE REPLY TO PTP SHOW CAUSE ORDER 3/23/26 JUDGES RESPONSE AS A
SHAM EXCEPTION SEEKING A FAVORABLE RULING FOR JOINT NON-MOVANT
CLAIMANT(S) ET AL BY INTERLOPER JUDGES W/I 10 DAYS CONTEMPORANEOUS
OBJECTION REVERSIBLE ERROR & DENIED DUE PROCESS TO MAINTAIN PTP**

Aggrieved claimant Pro Se David Powell reiterate their position contemporaneous error objection & set aside all three 0015 PB, 0013-PR, & 0014 SDAR IV Joint claimant(s), (LAW FIRMS), Judges, & settling parties et al reply as baseless, w/o merit, & moot. Affiant asserts Permissive & Compulsory counterclaim and declaration respectfully request judges to denied proposed order 3/10/26 SDARS IV & COUNTERMAND 3/23/26 ORDER ESTOP.

A bad motive discriminatory purpose state action simulated facts based on overt deception, overt artifice, & collusion. Pro Se claims immediate breach in support Class-based animus an essential element of a civil rights conspiracy. Prima Facie merit legally required rebuttal proceedings. Through joint opposition et al claimant's under false pretext false language equitable estoppel on pleadings complicity. Grounds for prejudicial per se legal prejudice illegal per se infringement w/ insufficiency of joint opposition claim and for want of substance joint opposition complicity. Officers of the Court /Civil Servant's actions Prohibited and failure to act lack of enforcement malicious accusations Joint trespass.

Never controverted or refuted any 3/12/26 & prior pro se reply thus Admission by Silence. Title VI especially 601 respectively segregated segregation treating pro se differently than other similar claimants pursuant to 11 amendment retaliation third party conduct allied & inchoate offense facilitation isolation displayed in CRB proceedings. 37 CFR § 370.1-370.5. Read appurtenance prima facie evidence attached proved up corroborated demonstrated significant interest connivance overlook hate crime, bias, & insist a record exist but for Officers of the court cover up active fraudulent concealment of clarity, accuracy w/i PTP suppression of evidence. As claimant Mr. Powell explicit compliance comply w/ 17 USC § 112(e) & 114 statutory requirements spoliation. **Borderline explicit defamation per se in order to show cause motion 3/23/26. BASED ON SHAM EXCEPTION unsubstantiated facts by settling claimants & Judges to deny PTP.**

David Powell claimant inescapable peril injury in fact is within a protected class & protected activity inter alia & inter alios substantiated argument proved up. Based on cases 3/23/26 enrichment favoritism preferential treatment historically extensive CRB JUDGES precedent Federal Rule of Habit Evidence 406 of personal and organizational habits, which may (with or without corroboration). Be admissible as a means of Pro Se counsel proving that conduct conformed to habit or routine practice appearance of graft corruption willful blindness **systemic discrimination** pursuant to **5 USC § 702**. Joint Opposition, settling claimant(s) et al w/ officers of the court creating a fabricated material fact issue because they don't have a scintilla of evidence to deny Mr. Powell access PTP in any proceedings.

A legal wrong that negatively adversely affected Pro Se (business brands) claimant, joint opposition engaging or engaged in discriminatory intent design purpose necessary implication politically motivated political offenses 42 USC § 1985(1-3) & § 1983 explicit.

A conspiracy to monopolize a **crime fraud exception** that are in furtherance of a current or plan crime or fraud & request Judges sua sponte to denied the proposed order accompanying the Stipulation & capitalized terms a direct economic discrimination per se violations bias. As a Party of the First Part & Party of the Second Part concerted action bias forbearance criminal coercion horizontal & vertical price-fixing capitalization. Piercing the corporate veil affirmative misconduct veracity called into question failure of proof badge of fraud. To sua sponte estop by Judges for appearance conspired fraud on the court chain conspiracy segregationist policy's set practice and pattern aid abet accomplice liability.

The Joint Opposition motion & order to show cause prohibited repeated pervasive practice & pattern noncompliance should be disregarded in its entirety and Judges should sua sponte denied its three own motion r. 406 evidence. Pro se entitled to reserve the right for relief at a later date ruling decree, judgment, or order seeking affirmative relief.

Mr. Powell clearly corroborated proof substantiated a demonstrated or support clearly describe accuracy significant interest in these 3 proceedings pursuant to 17 USC § 803(b)(1)(B) & 37 CFR § 351.1(b)(1)(i)(B) clear statements. Giving rise to accomplice liability sham exception proved up historically discontinuance order by court fraud 3/23/26.

Mail & Wire Badge of fraud intended to hinder or defraud Mr. Powell by Joint Opposition et al aforementioned. Claimant David Powell has a explicit bona fide significant interest in the subject matter of these 3 proceeding(s) because it owns offer and operates services that engaged in the making & distributing of phono records deliveries of musical works through interactive digital communication one or more covered activities. And expected to continue doing so during the statutory license period January 1, 2023 through December 31, 2027 terms and rates 17 USC 115, 37 CFR 303.2, 351(b)(1). Song named matter of record merits as others similar situated proof joint opposition.

Mr. Powell has a specific financial stake and a legal protected interest as a songwriter in the proceeding(s). This shifts the burden of proof (evidence) to the joint opposition & Judges vexation malice undue influence. Thus Mr. Powell seeking affirmative relief for actual injury standing that the interest sought to be protected is within the Zone of Interest & Zone of Privacy witness tampering intimidation prohibited exclusion.

Mr. David Powell has a vested right to participate, has again offered sufficient additional detail in its opposition papers to support its present PTP. In sum, Conclusion David Powell a legal protectable interest and a definite economic expectancy clearly sufficient to demonstrate a significant interest necessary to fall within the Zone of Interest properly advance through its participation in this section 115 proceeding(s). Appearance discriminatory purpose to restrict the rights of a protected class Mr. Powell & activity.

Under penalties of perjury, I declare that I have read the foregoing and the facts alleged are true, to the best of my knowledge and belief. Declaration in Chief 28 USCA § 1746.

DATED: 4/1/26 & 3/23/26

Respectfully Submitted,

/s/ David Powell, Pro Se

David Powell, Pro Se

POB 238 MINGO JCT., OHIO 43938

(305) 967-2021-PHONE

DAVIDPOWELL008@YAHOO.COM

COUNSEL OF RECORD

CERTIFICATE OF SERVICE

I hereby certify that on April 1, 2026, I provided a true and correct copy of Pro Se opposition show cause order & to the following: via electronic ecrb transmission to the Joint claimant's all on file & CRB JUDGES.

Signed: /s/ David Powell, Pro Se

CC: APPURTENANCE EXHIBITS SMOKING GUN DUE PROOF TO MAINTAIN PTP

**BEFORE THE
COPYRIGHT ROYALTY JUDGES
WASHINGTON, D.C.**

IN RE

CONSOLIDATED DOCKET NO'S

DISTRIBUTION OF CABLE ROYALTY FUNDS 19-CRB-0008-CD (2022)
DISTRIBUTION OF SATELLITIE ROYALTY FUNDS 19-CRB-0009-SD (2022)

**[PROPOSED] ORDER GRANTING DAVID POWELL REPLY MOTION FOR SUMMARY
JUDGMENT ALLOCATION & DISTRIBUTION PHASE 1 AND 2 (2022) CABLE &
SATELLITE ROYALTY FUNDS & GRANTING PTP**

Claimant David Powell PTP hereby motion the Copyright Royalty Judges to enter SUMMARY JUDGMENT ORDER in favor of prevailing movant David Powell against all joint non-movants et al in the amount 5% royalty recipient payment in Allocation & Distribution Phase I and II Cable & satellite Royalty funds for (2022) w/ interest special damages. Along w/ Judges order to compel the licensing Section of the Copyright Office to send ETF repayment agreement w/ my name added to repayment list PTP as recipient common agent of Royalty payments enclosed as similar claimants. So I can sign and timely return to Copyright royalty Board and Licensing Section per order 2-CD, & order 3-SD by 9/11/25.

The court after reviewing the motion & relevant laws find the motion for Summary Judgment and Special Damages is well taken.

SO ORDERED

ENTERED: _____

Copyright Royalty Interim Judge

**UNITED STATES COPYRIGHT ROYALTY JUDGES
LIBRARY OF CONGRESS
WASHINGTON, D.C. CONTINUOUS ACTION**

DOCKET NO. 25-CRB-0014-SR/PSSR (2028-2032) SDARS IV

**REPLY TO 3/10/26 JOINT MOTION STIPULATIONS TO ACCESS & TO MAKE USE OF
THE RESTRICTED FINAL DETERMINATION, WITNESS MATERIALS, & PROCEEDING
TRANSCRIPT OF PAST SDARS PROCEEDINGS CONTEMPORANEOUS OBJECTION**

THE MOVING PARTY DAVID POWELL AVERMENT NOTICE REFERENCE TO
REPLY REBUT TO 3/10/26. A CONTEMPORANEOUS OBJECTION & SET ASIDE
SOUND EXCHANGE CLAIMANT MOTION STIPULATIONS AS DENIED. BASED ON
PRIMA FACIE MERIT GROUNDS OF INTER ALIA & INTER ALIOS REGARDING LAW
FIRMS OTHER KNOWN LISTED CLAIMANT(S), SONY MUSIC ENTERTAINMENT,
WARNER MUSIC GROUP CORP. & UMG RECORDINGS INC. DUE TO MATERIAL
FACTS THAT THESE CLAIMANT(S) ARE INVOLVED W/ ONWERSHIP LITIGATION
ONGOING W/ PARAMOUNT & SKYDANCE & HAVE NOT BEEN RESOLVED. AS PARTY
OF THE FIRST PART AND PARTY OF THE SECOND PART CONCERTED ACTION.

THUS, NON-MOVING PARTIES ET AL MOTION SHOULD BE DENIED W/ SUA
SPONTE JUDGES ORDER. TO NOT GIVE THE APPEARANCE OF BIAS TO AN PRO SE
AGGRIEVED CLAIMANT(S) OR PREFERENTIAL TREATMENT TO SETTLING PARTY'S
JOINT CLAIMANT(S) ITSELF LAW FIRMS, OUTSIDE COUNSEL & EXPERTS (MILBANK
LLP), OR CUSTOMERS ON ITS PLATFORM **PINKERTON RULE**.

PINKERTON V. U.S., 328 U.S. 640, 66 S.CT. 1180 (1946)

**PRO SE DAVID POWELL RESERVED THE RIGHT TO ACT ON ANY BUSINESS
& MALICE EXCEPTIONS RECORDS AT A LATER DATE PURSUANT TO § 351.5 (b, c)
& 37 CFR PART 382 SUBPART (A, B, C,) SDARS IV**



Notice of Use of Sound Recordings under Statutory License

United States Copyright Office

PLS RETURN COPY
STAMP DATED REC'D

LICENSING DIVISION
SEP 27 2016
RECEIVED

In accordance with 37 CFR 270.1, the transmission service named below hereby files with the Library of Congress, United States Copyright Office, a notice stating the service's intention to use the statutory license under sections 112(e) or 114(d)(2), or both, of title 17 of the *United States Code*, as amended by Public Law 104-39, 109 Stat. 336, and Public Law 105-304, 112 Stat. 2860.

Please enclose a check or money order for the nonrefundable filing fee, payable to *Register of Copyrights*. Mail to:

Check, if applicable:

Amended filing

Copyright Royalty Board
ATTN: Licensing Division
PO Box 70977
Washington, DC 20024-0977

Please type or print the requested information for each item. If this is an amended filing, please indicate which item contains new information by checking the "New Information" box to the left of that item.

New Information

1 Name of service DAVID POWELL d/b/a CABLE SATELLITE MUSIC PUBLISHING ENTERTAINMENT INDUSTRY

2 Mailing address PO BOX 010950 MIAMI, FL 33101
NOTE: A post office box is acceptable if it is the only address that can be used in that geographic location.

3 Telephone no. 305 539-1155

4 Fax no.

5 Website address of service http:// DAVID POWELL DDB @ YAHOO . COM
NOTE: Information must be provided on how to gain access to the online website or home page of the service, or where information may be posted under the regulations concerning the use of sound recordings.

6 Nature of license and category of service: (Check all that apply)

a Statutory license for digital transmissions, 17 USC §114(d)(2)

Preexisting subscription service Eligible nonsubscription transmission service

Preexisting satellite digital audio radio service New subscription service

b Statutory license for making ephemeral phonorecords, 17 USC §112(e)

Preexisting subscription service Eligible nonsubscription transmission service

Preexisting satellite digital audio radio service New subscription service

A business establishment making ephemeral phonorecords in furtherance of an exempt digital transmission pursuant to 17 USC §114(d)(1)(C)(iv)

7 Date or expected date of

a Initial digital transmission of a sound recording JAN. 1, 2000

b Initial use of the §112(e) license for the purpose of making ephemeral recordings of sound recordings JAN. 1, 2000

8 Officer or authorized representative of service

a Name DAVID POWELL

b Title OWNER

c Date 9.12.2016

d Signature David Powell

e Email address DAVID POWELL DDB @ YAHOO . COM

NOTE: The date of filing will be the date when the notice and fee are both received in the Copyright Office.

Privacy Act Notice: Sections 112 and 114 of title 17 of the *United States Code* authorizes the Copyright Office to collect the personally identifying information (PII) requested on this form in order to process your Notice of Use. PII is any personal information that can be used to identify or contact an individual, such as names, addresses, and telephone numbers. By providing PII, you are agreeing to the routine use of it to establish and maintain a public record, which includes appearing in the Office's public indexes. The effects of not providing the PII requested are that it may delay the processing of your Notice of Use, and it may affect the legal sufficiency of the filing, a determination that would be made by a court of law.



Notice of Use of Sound Recordings under Statutory License

United States Copyright Office

RETURN COPY STAMP DATED REC'D

LICENSING DIVISION

MAR 10 2014

RECEIVED

In accordance with 37 CFR 270.1, the transmission service named below hereby files with the Library of Congress, Copyright Office, a notice stating the service's intention to use the statutory license under sections 112(e) or 114(d)(2), or both, of title 17 of the United States Code, as amended by Public Law 104-39, 109 Stat. 336, and Public Law 105-304, 112 Stat. 2860.

Please enclose a check or money order for the \$20 nonrefundable filing fee, payable to "Register of Copyrights." Mail to:

Check, if applicable:

Amended filing

Copyright Arbitration Royalty Panel
ATTN: Licensing Division
P.O. Box 70977
Southwest Station
Washington, D.C. 20024-0400

Please type or print the requested information for each item. If this is an amended filing, please indicate which item contains new information by checking the new information box to the left of that item.

New Information

- 1 Name of service CIRCLE God NETWORK INC
- 2 Mailing address P.O. BOX 010950 MIAMI, FL 33101
NOTE: A post office box is acceptable if it is the only address that can be used in that geographic location.
- 3 Telephone no. 305 539-1755
- 4 Fax no.
- 5 Website address of service http://DAVID.POWELL.006@YAHOO.COM
NOTE: Information must be provided on how to gain access to the online website or home page of the service, or where information may be posted under the regulations concerning the use of sound recordings.

- 6 Nature of license and category of service: (Check all that apply)
 - a Statutory license for digital transmissions, 17 U.S.C. § 114(d)(2)
 - Preexisting subscription service
 - Preexisting satellite digital audio radio service
 - Eligible non-subscription transmission service
 - New subscription service
 - b Statutory license for making ephemeral phonorecords, 17 U.S.C. § 112(e)
 - Preexisting subscription service
 - Preexisting satellite digital audio radio service
 - Eligible non-subscription transmission service
 - New subscription service
 - A business establishment making ephemeral phonorecords in furtherance of an exempt digital transmission pursuant to 17 U.S.C. § 114(d)(1)(C)(iv)

- 7 Date or expected date of
 - a initial digital transmission of a sound recording JAN 13 2000
 - b initial use of the section 112(e) license for the purpose of making ephemeral recordings of sound recordings JAN 13 2000

- 8 Officer or authorized representative of service
 - a Name DAVID POWELL
 - b Title CHTM
 - c Date 1-27-2014
 - d Signature David Powell
 - e Email address DAVID.POWELL.006@YAHOO.COM

NOTE: The date of filing will be the date when the notice and fee are both received in the Copyright Office.

40103-101/2014

CONTINUOUS ACTION
2 AVERTMENT NOTICES
EXHIBIT F

PG 6

DATED 8-21-13

RE: SEND REQUIRED LICENSE DIV. DOCUMENTS
NOTICE OF INTENTION

TO: LICENSING DIV. WASH. D.C. COPYRIGHT OFFICE

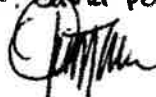
DAVID POWELL COUNTER AFFIDAVIT PROOF OF
LEGAL PREJUDICE SHOWN CLASS-BASED ANIMUS
CIVIL RIGHTS CONSPIRACY TERRORISM.

I DAVID POWELL NEED SENT IMMEDIATELY FEES, \$
BLANK APPLICATIONS TO RETURN TO LICENSING DIV.
CABLE TV, SATELLITE CARRIER, MECHANICAL
LICENSE, PUBLIC BROADCASTINGS AGREEMENTS,
SOUND RECORDING, AUDIO HOME RECORDING ACT, &
COPYRIGHT LICENSING FOR A STATUTORY \$
COMPULSORY LICENSES. TO DETERMINE I MEET
ALL REQUIREMENT \$ CORRECT COMPUTATION OF THE
ROYALTY \$ MEDIA FEES ROYALTY PAYMENTS

INSTALLED ON ROYALTY RATE BOARD MEMBERS \$
DETERMINE MY ROYALTY RATES. \$ 255.5 - 255.8.
PREEXISTING SUBSCRIPTION \$ ELIGIBLE NON
SUBSCRIPTION TRANSMISSION RATES \$ TERMS PART \$
260 \$ 261. 18 USC \$ 2510-2522 CH. 119; 50 USCA \$ 781

CC: FBI

Signed before me
Senayda Toledo
August 19, 2013
Mr. David Powell



Notary Public State of Florida
Senayda G Toledo
My Commission #E118844
Expires 08/09/2016

RESPECTFULLY SUBMITTED

David Powell, PROSE
P.O. Box 010950
MIAMI, FL 33101
305 539-1755

**Before the
COPYRIGHT ROYALTY BOARD
LIBRARY OF CONGRESS
WASHINGTON, D.C.**

Adjustment of Cable Statutory License
Royalty Rates

Docket No. 24-CRB-0005-CRA
(2025-2029)

**REPLY REBUT MOTION TO JOINT OPPOSITION PETITION TO PARTICIPATE AND
“SUPPLEMENTAL MOTION OF DAVID POWELL PETITION TO PARTICIPATE A
CONTEMPORANEOUS OBJECTION REVERSIBLE & STRUCTURAL ERROR**

David Powell the individual owner reply rebut contemporaneous objection motion to Petition to Participate & supplemental motion Petition to Participate. Denied any and all joint opposition as frivolous sham pleading simulated facts w/o merit, baseless, and moot. It appears as an attempted discernable bias boycott legal prejudice to monopolize w/ other joint corporations opposition segregation & apartheid policy of a protect class. Giving the impression of engaged or engaging in unlawful discriminatory design purpose in concerted action w/ others similar situated corporation(s) inter alios et al legal prejudice shown.

David Powell Pro Se objection motion to disregard all joint opposition entire pleading as a scandalous matter sham pleading. Based on grounds scandalous matter assertion or allegation that is improper in sham pleading is disgraceful or defamatory and irrelevant to an action or defenses reckless disregard for direct, indirect, economic discrimination.

Thru equitable estoppel false language and conduct statements deception malicious accusation malicious acts of lawyers representing their PTP corporation(s) a **Crime Fraud Exception**. Complicity exclusion to blacklist David Powell PTP from this, future or any other fraud previous proceeding(s). Corp.'s et al rely on Civil-Right Interference Judges willful blindness Class-Based animus an essential element of a Civil Rights Conspiracy. Faux official misconduct exclusion Mr. Powell to execution of process collusion fautor partisan facilitation. If all PTP CORP'S et al attempted faint pleadings don't succeed to dismiss exclusion from this & from every proceedings David Powell.

Thus legal prejudice has been shown by David Powell the individual owner matter of the record. False statement by joint opposition saying Pro Se is representing PTP Circle God Network Inc. veracity impugn is now challenged and denied again assertion. In a attempt to dismissed David Powell PTP from current proceedings called into question is not representing or filing on behalf of a corporate entities probable cause material fact of 37 CFR § 303.2 is now moot.

The joint opposition has no offer proof to the contrary physical proof just another orchestrated scheme to discredit slander & defamation per se blackballed David Powell the individual. In this, previous, & future proceedings was not filed on behalf of Circle God Network as stated by joint opposition corporation(s) et al. Intrinsic Fraud fabricated evidence to use constructive force against individual owner Mr. Powell to accept royalties in a paper proceeding under \$10,000.00 or less dollars or \$1000.00 or less dollars of a waived filing fee by corporations et al joint opposition in cable, satellite, or dart royalties.

The joint opposition et al failure of proof defense has insufficient evidence to prove or support an establish finding. To include a failure of proof to produce evidence to a claim in this proceeding. A failure of record by joint opposition absence of proof to support their pleading. Entitled David Powell individual based on race & retaliation conduct to a Summary Judgment.

Judges willful blindness erroneously court order discontinuance previously & now anticipated in this Copyright proceedings to show cause by David Powell is baseless, w/o merit, & now moot. To dismiss David Powell in this, future, or other past proceedings, motion or sua sponte order to be countermand & be reinstated. Based on state action intrusion on a person esp. civil-rights by a government entity. To include nexus test by all joint opposition et al acts is now consider state action giving rise to liability for violating Mr. David Powell constitutional rights in this, future, and past proceeding(s) closely related to the Judges misuser complicity state action conduct inter alia pointed out in joint opposition pleading 2/7/25.

Affiant declarant David Powell, individual counter affidavit clearly clarify articulate any statement of significant interest and assertion of facts necessary to support a finding by the judges I have a significant interest in the royalty rates proceeding. The copyright judges can grant a request they now can understand & in previous proceedings reiterated. Petitioner individual joining in this PTP & Supplemental PTP by David Powell, the individual.

STATEMENT OF SIGNIFICANT INTEREST:

David Powell, the individual has a “significant interest” in the cable compulsory license royalty rates within the meaning accordance of 17 U.S.C. §§ 803 (b)(1)(B), 803 (b)(2)(C) & 37 C.F.R. § 351.1 (b)(1)(i)(B) David Powell the individual copyright owner of programing and other works included in broadcast that are will be secondarily transmitted by cable systems to Section 111 compulsory license. Produces & distributor as my own program supplier of syndicated series, movies, specials, live simulcast team sports broadcast, & as my own music Display & Publication Rights NIL copyright owner of works contained in programming as songwriters, composer,

and music publisher. David Powell, the individual is copyright owner of his own station-produce Reality TV programming included in broadcast Digital Interactive Communication & statutory cable retransmission license. David Powell, individual has significant interest in the rate adjustment proceeding designated as Docket No. 24-CRB-0005-CRA (2025-2029) and expects to continue to receiving a significant share now & the future of Section 111 Cable Royalties.

David Powell, the individual owner has been unlawful discriminated against by all Joint Opposition & corporation(s) et al piercing the corporate veil bad motives badge of fraud engaged or engaging in overt unlawful discriminatory designs purpose. Pursuant to Title VI specifically 601 government entities and corporation receiving Federal financial assistance is an essential element of a class-based animus civil-rights conspiracy prima facie case. Mr. Powell has been Boycotted, Blackballed, & Blacklisted as a minority person obstruction of justice exclusion PTP in this, future, or previous proceedings. **THE PENNSYLVANIA RULE THE PENNSYLVANIA, 86 U.S. (19 WALL) 125, 136 (1874)**

Criminal coercion necessary implication appearance of Official misconduct by Royalty Judges repeatedly to Aid and Abet accomplice liability Corp.'s et al & joint opposition overt fraudulent misrepresentation Joint Trespass. Immediate breach nexus test and state action of vested rights for deceit and deception w/ nondisclosure business record exception and malice exception. To include Mail and Wire Fraud by Corporations et al & all their Crime Fraud Exception attorney(s). To gain an economical advantage over David Powell a protect class person w/ specific actual injury standing in the Zone of Interest Proved Up.

An Active and fraudulent connive concealment of segregation & apartheid policy illegal in and of itself illegality exploitation, abuse of power, inescapable peril, & feigned action unreasonable decision by copyright judges undue influence stop PTP or maintain relevant in proceedings. David Powell has been mistreated very differently than others by corporation's et al & as a protected class person individual similar situated in this or any proceedings. To include bad faith negotiation in the VNP causation exist to now & previously deny David Powell his recipient entitled Royalties since 1999 now in arrears & current proceedings. **CLARK V. U.S., 289 U.S.1, 53 S.CT. 465 (1933)**

It appears Joint Opposition Corp's and counsel Seth A. Davidson has likely committed Subornation of Perjury in this pleading. There is no declaration attested belief at the end. **THUS GRAFT CORRUPTION, CONSPIRACY TO INJURE, CONSPIRACY TO MONOPOLIZE, & DEFRAUD CHAIN CONSPIRACY** submission to a special find of facts. David Powell asserting motion for estop estoppage, estoppel, equitable, & judicial estoppel against all joint opposition corporations et al & Officers of the court to dismiss & maintain PTP. This will result in substantial prejudice unless the claim of estoppel succeeds reinstate.

Under penalties of perjury, I declare that I have read the forgoing and the facts are true to the best of my knowledge and belief. Declaration in Chief 28 USCA § 1746

EXECUTED ON DATEED: FEBRUARY 21, 2025

RESPECTFULLY SUBMITTED,

**/S/ DAVID POWELL, PRO SE
DAVID POWELL, PRO SE
POB 238
MINGO JCT., OHIO 43938
(305) 967-2021-PHONE
DAVIDPOWELL008@YAHOO.COM
COUNSEL OF RECORD**

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on February 21, 2025, a true and correct copy of the foregoing was sent by eCRB electronic transmission PTP and to the following:

**PAM BONDI, U.S. ATTORNEY GENERAL
KASH PATEL, FBI DIRECTOR
SHIRA PEARLMUTTER, DIRECTOR LIBRARY OF CONGRESS COPYRIGHT AND
LICENSING DIVISION**

**/S/ DAVID POWELL, PRO SE
DAVID POWELL, PRO SE**

Proof of Delivery

I hereby certify that on Thursday, April 02, 2026, I provided a true and correct copy of the PRO SE REPLY TO PTP SHOW CAUSE ORDER 3/23/26 JUDGES RESPONSE AS A SHAM EXCEPTION SEEKING A FAVORABLE RULING FOR JOINT NON-MOVANT CLAIMANT(S) ET AL BY INTERLOPER JUDGES W/I 10 DAYS CONTEMPORANEOUS OBJECTION REVERSIBLE ERROR & DENIED DUE PROCESS TO MAINTAIN PTP to the following:

American Society of Composers, Authors and Publishers, represented by Sam Mosenkis, served via E-Service at smosenkis@ascap.com

Broadcast Music, Inc., represented by Brian A Coleman, served via E-Service at Brian.Coleman@faegredrinker.com

Catholic Radio Association, represented by Karyn K Ablin, served via E-Service at ablin@fhhlaw.com

Church Music Publisher's Association, Inc., represented by Jack R Hicks, served via E-Service at rush@ktaglaw.com

Global Music Rights, LLC, represented by Scott A Zebrak, served via E-Service at carly@oandzlaw.com

K-LOVE, Inc., represented by Keenan P Adamchak, served via E-Service at kadamchak@wbklaw.com

NRB Music Licensing Committee, Inc., represented by Karyn K Ablin, served via E-Service at ablin@fhhlaw.com

National Public Radio, represented by David P Mattern, served via E-Service at dmattern@kslaw.com

Public Broadcasting Service, represented by Wesley E Weeks, served via E-Service at wweeks@wiley.law

SESAC Performing Rights, LLC, represented by Keane Barger, served via E-Service at kbarger@loeb.com

The Harry Fox Agency LLC, represented by James M Smith, served via E-Service at
msmith@harryfox.com

Signed: /s/ David Powell