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KING COUNTY
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SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

JOHN WORTHINGTON,

Plaintiff,

vs.

STATE OF WASHINGTON, ET AL,

Defendants,

No. 12-2-02486-3-KNT

**DECLARATION OF JOHN
WORTHINGTON MOTION FOR
PRELIMINARY INJUNCTION**

John Worthington hereby declares as follows:

1. I am the plaintiff in this action. I am over the age of 18 years, competent to testify, and I have personal knowledge of the facts stated herein.
2. Sometime In 2008 or 2009, I researched the federal court documents in a federal court case (U.S. v. Marion Fry), and discovered the discovery documents in Conant v. Walters, which was used as an Exhibit in U.S. v. Marion Fry. The documents show in great detail, plans to use cross designated state and local law enforcement to bypass the affirmative defenses in the state medical marijuana laws, by leveraging state multi jurisdictional drug task forces with HIDT A grants. (Exhibit 1)
3. Sometime between 2007 and 2011 I studied the TNET interlocal agreement. (Exhibit 2)
4. Sometime between 2007 and 2011 I studied the agreements to put the DEA in charge of all state TNET participating agencies and function as a DEA unit without working with a U.S.



COPY

1 Attorney. (Exhibit 3)

2 5. Sometime between 2008 and 2009 I was sent a PRA request from Pierce County showing
3 that on February 14, 2007, after the raid on my residence that the TNET Executive Board
4 declared that TNET has been and will continue to seize medical marijuana despite state medical
5 marijuana thresholds. (Exhibit 4)

6 6. Sometime between 2008 and 2009, I received an email response from WSP declaring that the
7 raid on my residence was conducted by someone assigned to the DEA and that the DOJ had all
8 of the documents of the raid, and that I was to contact the DOJ for information regarding the
9 raid. (Exhibit 5)

10 7. Sometime between 2008 and 2011, I studied the HIDTA grant statement of assurances and
11 made PRA requests to obtain as many of them as I could. These agreements require all federal
12 laws be enforced. If these contracts are not complied with the State and local recipients will have
13 to pay back the grants due to non-compliance. (Exhibit 6)

14 I declare under penalty of perjury under the laws of the United States of America that the
15 foregoing is true and correct. Executed on this 23RD day of January, 2012

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17 BY John Worthington
18 John Worthington
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20 Renton WA.98059
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