

RIDLEY, MCGREEVY & WEISZ, P.C.

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August 10, 2009

Richard Block
Custodian, Colorado Humane Society
c/o Waverton Group, LLC
4101 E. Louisiana Avenue
Suite 300
Denver, CO 80246

Re: *State of Colorado ex rel. John Suthers v. Colorado Humane Society & S.P.C.A., Inc.*
Arapahoe County District Court Case No. 2008 CV 2659

Dear Mr. Block:

This correspondence is provided to you, as Custodian for the Colorado Humane Society & S.P.C.A., Inc. ("CHS"), as formal notice of the following claim ("Claim") for payment to Robert Warren by CHS, in accordance with the Amended Order to Present and File Claims entered by the Court in the above-listed matter on July 10, 2009.

Mr. Warren submits this Claim subject to and without waiving any of his rights to request leave to further pursue repayment of this Claim, in any legal or equitable action consolidated hereunder. By submitting this Claim, Mr. Warren in no way intends to waive, and has not waived or in any way relinquished, his rights to procedural and substantive due process, and in the event of denial, any other rights he may have under state or federal law to repayment of his Claim, all such rights being expressly reserved hereby.

Subject to the foregoing reservation of rights, Mr. Warren submits the following information in support of his Claim:

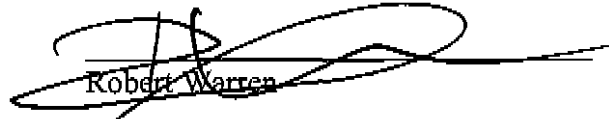
- a. Name: Robert Warren
- b. Address: c/o Kevin McGreevy, Esq, 303 16th Street, Suite 200, Denver, CO 80202.
- c. Telephone: c/o Kevin McGreevy, Esq., 303-629-9700
- d. Fax: c/o Kevin McGreevy, Esq., 303-629-9702
- e. Email: c/o Kevin McGreevy, Esq., mcgreevy@rmwpc.com
- f. Amount of claim as of 12/16/2008: **\$76,954.00**
- g. Date claim arose: various

- h. Preference and priority status: This is a priority claim, as it constitutes unpaid commissions which are wages pursuant to Title 4 of Article 8, Colorado Revised Statutes
- i. Security: This claim is not secured.
- j. Interest: This claim bears interest pursuant to Title 5 of Article 12 of the Colorado Revised Statutes
- k. Basis of Claim: Unpaid commissions, which are wages pursuant to Title 4 of Article 8, Colorado Revised Statutes
- l. Supporting Documents: See commission summary, attached
- m. Offset/Counterclaim: To the extent Mr. Warren understands this language and its intent, Mr. Warren states that CHS is not entitled to any offset or counterclaim from this amount.
- n. Attorney for Mr. Warren: Kevin McGreevy, Esq.
- o. Other claims pending: Mr. Warren affirms that there are no claims pending from him against CHS in any other court or legal proceeding, and that all claims against CHS have been filed within the instant civil action.

This Claim is in addition to any other claim which Mr. Warren has previously submitted to CHS and/or the Custodian, and does not replace or reduce any amounts claimed by him in any other such Claim submitted on or before the date listed above.

I declare under penalty of perjury that the foregoing factual information is true and correct to the best of my knowledge.

Dated this 10th day of August, 2009.

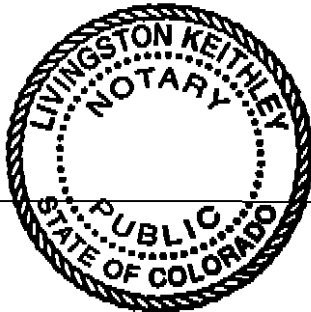

Robert Warren
}
} ss.
}

STATE OF COLORADO
CITY AND COUNTY OF DENVER

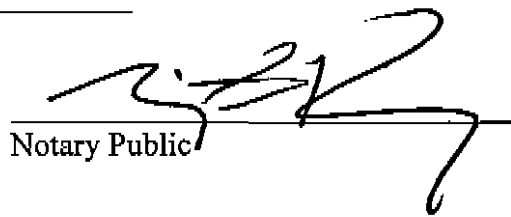
The foregoing instrument was acknowledged before me this 10th day of August, 2009, by Robert Warren.

Witness my hand and official seal.


My commission expires: _____



My Commission Expires 10/11/2009


Notary Public

Approved as to form:


Kevin McGreevy, Esq.

Cc: Robert Warren

COMMISSIONS DUE

COLORADO SPRINGS CONTRACT: 895,000 X .09	\$80,550
COLORADO SPRINGS SETTLEMENT 195,000 X .09	\$17,550
ARNOLD ESTATE 490,000. X .05	\$24,500
STOUT ESTATE 476,000 X .05	\$23,800
AM. INVST. ESTATE 12,500 X .05	\$625
PAQUETT ESTATE 25,000 X .05	\$1250
BOATWRIGHT ESTATE 15,000 X .05	\$750
GOODHEART ESTATE 10,000 X .05	\$500
KOTOWSKI ESTATE 5,000 X .05	\$250
CLINCH ESTATE 65,000 X .05	\$3250
JOHNSON ESTATE 10,000 X .05	\$500
WAY ESTATE 5,000 X .05	\$250
SHORE ESTATE 6,000 X .05	\$300
CHALLSTROM ESTATE 90,000 X .05	\$4,500
PHILLIPS ESTATE 70,000 X .05	\$3,500
ESTABROOK ESTATE 22,000 X .05	\$1,100
GOODMAN ESTATE 14,000 X .05	\$700
CHRISTMAS MAILING '03 38,000 X .08	\$3,040
CHRISTMAS MAILING '04 41,000 X .08	\$3,280
CHRISTMAS MAILING '05 37,000 X .08	\$2,960
CHRISTMAS MAILING '06 20,000 X .08	\$1,900
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	\$175,055

MINUS COMMISSIONS PAID

2008	(29,930.14)*
2006	(32,432.82)*
2005	(14,437.64)*
2004	(21,299.40)*
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Bal:	\$76,954.00

* To date the only commissions that have *been paid* are from the Colorado Springs contract.