1 UNITED STATES DISTRICT COURT 2 FOR THE CENTRAL DISTRICT OF CALIFORNIA 3 UNITED STATES OF AMERICA, No. CV 11-3582-GW-SS 4 Plaintiff, Consolidated With CV 13-9169-GW-SS 5 V. Hon. George H. Wu 6 ONE WHITE CRYSTAL-COVERED "BAD DECLARATION OF THE HON. SUSAN N. 7 TOUR" GLOVE AND OTHER MICHAEL STEVENSON JACKSON MEMORABILIA; Hearing Date: July 8, 2021 8 REAL PROPERTY LOCATED ON Time: 8:30 a.m. SWEETWATER MESA ROAD IN MALIBU, Place: Courtroom No. 9D CALIFORNIA; ONE 2011 FERRARI 599 GTO, 10 11 Defendants. 12 13 Pursuant to 28 U.S.C. § 1746, I hereby declare as follows: 14 1) I am the United States Ambassador to the Republic of 15 Equatorial Guinea, a position I have held since March 2019. In that 16 capacity, I represent the interests and policies of the United States 17 in Equatorial Guinea. I am responsible for coordinating the 18 activities of all foreign services officers and locally employed 19 staff in Equatorial Guinea, as well as the activities of 20 representatives of other U.S. government departments and agencies in 21 Equatorial Guinea. 22 2) I personally have been involved in negotiations to 23 distribute funds from the resolution of this matter to the people of 24 Equatorial Guinea pursuant to the terms of the Settlement Agreement. 25 From March 2019 through January 2021, I participated in 26 negotiations to distribute funds to two non-profit organizations 27

operating within Equatorial Guinea. Those efforts failed when

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Teodoro Nguema Obiang Mangue (Mr. Obiang Mangue) attempted to make material changes to the memorandum of understanding regarding the disbursement of funds at the last minute. A copy of the unexecuted memorandum of understanding, including the changes made by Mr. Obiang Mangue, is attached as Ex. A.

- 4) On February 25, 2021, during a meeting with Foreign Minister Simeon Oyono Esono Angue, I was shown a copy of a check made out to Mr. Obiang Mangue in the amount of \$1.4 million. I was told by Minister Esono Angue that these funds were being provided to Mr. Obiang Mangue as part of the resolution of a lawsuit regarding the sale of his Malibu mansion, which was sold as part of the settlement agreement in this matter. Minister Esono Angue told me Mr. Obiang Mangue was having difficulty taking the funds out of the United States and asked me to investigate what was preventing this.
- 5) I have since learned that representatives of Mr. Obiang Mangue deposited \$6.4 million in funds, representing the settlement of the lawsuit concerning the sale of the Malibu mansion, into a trust account held by U.S. lawyers for the government of Equatorial Guinea.
- 6) In January 2021, I was selected to be the United States representative to the three-member panel formed to distribute proceeds of the settlement of the above captioned matter. Mr. Obiang Mangue's panel representative is the Hon. Miguel Ntutumu Evuna, the ambassador from Equatorial Guinea to the United States, and the panel chair is the Hon. Alberto Fernandez.
- 7) After multiple meetings, the panel on May 4, 2021, unanimously agreed verbally to approve directing \$19.25 million in

settlement funds to the United Nations for Covid-19 vaccination efforts in Equatorial Guinea.

- 8) I signed the panel decision prepared by Ambassador Evuna on May 4, 2021. Mr. Fernandez also signed the panel decision on May 4, 2021. A true and correct copy of the panel decision, signed by a majority of the members of the panel, is attached hereto as Ex. B.
- 9) On May 6, 2021, I met with Ambassador Evuna to discuss, among other things, how best to proceed following the panel vote. During this meeting Ambassador Evuna stated that Mr. Obiang Mangue had not approved the panel decision and wanted to explore using another entity to provide Covid-19 vaccination efforts in Equatorial Guinea.
- 10) On May 14, 2021, I received an email from Ambassador Evuna, also addressed to Mr. Fernandez. The email stated that Equatorial Guinea would not support the panel decision to provide the United Nations with \$19.25 million to provide Covid-19 vaccinations to the people of Equatorial Guinea. A true and correct copy of the May 14, 2021 email and my response is attached as Ex. C.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on May 21, 2021 in Malabo, Republic of Equatorial Guinea.

Susan N. Stevenson

United States Ambassador to the Republic of Equatorial Guinea