

The Nevada State Special Purpose Meeting & Business Meeting

Date April 5, 2025

Online meeting with Free Conference Call

The meeting link is:

Join the meeting using one of these easy options:

- 1) One Tap Mobile Dialing: 5089243161
- 2) Tap here to have us call you: https://www.freeconferencecall.com/backup?dial_number=5089243161
- 3) Join online for Video and Screen Sharing: <https://join.freeconferencecall.com/rockier>

6 pm-7 pm Business Meeting Agenda

Call to Assembly: by a TCCNVA

Bivens Decision:

Purpose for meeting or meeting name: Review proclamation summary

Business Meeting Agenda List:

The unanimous voting results of the no confidence vote for Doug Hulsebus and his dependent Sue Hulsebus were sent to Anna per Anna's request on Monday and we are now moving to the next step in due process.

Instead of acting remorseful and stepping down, the pair are doubling down, again. They have taken their story nationwide through their MAA channel in the 50 states Assembly and their latest misrepresentation is the need to commit fraud upon the whole Assembly by making false claims. The Nevada State Assembly is only valid when they are in control.

This misrepresentation is fraud and trespass for the following reasons:

-We expect they will launch an inquiry on false pretenses and attempt to conduct another one way trial as they have in the past and to tell more lies, which actually came in as I was writing this.

-We expect they will continue to defraud the Assembly of the facts and obscure that Doug Hulsebus has ties to the de-facto Nevada State Police by being a volunteer firefighter in a capacity and his boss is the Fire Marshall who is employed as a union member of the NSP. He is also working with big pharma as a Pharmacy Benefit Manager (including information in download) with Pharma Rx. Each and every time the Bivens is read on state, they have "electronic issues" and it disappears, then Peter Grunfelder, read the bivens on 4/2/2024, at this time Sue pretended not to be in the room where the computer was, this was on 4/2/2025.

The reason we expect this is they did not announce in their Assembly meeting on 4/2/2025 a unanimous no confidence vote was taken on 3/30/2025 for them and they did not remove themselves.

Therefore, we are taking a vote on the following:

1. Even after multiple due process notice beginning with private requests of the two people and their accomplices in December 2024, de facto based leadership will not capitulate and they are operating outside their lawful jurisdiction and endangering the State.
2. The Danger to the state is one of our governmental employees is leadership and we must remove them and Denise Mraz was the first people to notify them privately they should step down when she exposed them which is why they have attacked her.
3. The ongoing confusion of ASN, and a one Kathleen on Nevada (PKTF), is to be interviewed by a volunteer representative from The Nevada Assembly as to the fraud that was put upon her and everyone else by the leadership and trespassed by false witness statements making claims regarding "District Assembly".
4. That the keeper of records MAA forward at once all meeting records, all video records and all related slides, information and materials presented of all their meetings including the listserver notifications of such meetings in 2023, 2024, and 2025 to date for review by the Assembly. This is being demanded as Sue Hulsebus stated that because she was the subject of a meeting and she claims to have not received a meeting invitation therefore the meetings are null and void. In the last meeting request Sue said the listserver was fixed but again Keith Love did not get the email. Well vice versa, many people on our Assembly have never received invitations for Sue run state meetings or were denied peaceable assembly by chaotic electronic interference thus denying them a republican form of government where they also could not participate.
5. Motion to Revoke by vote to remove the MAA in either/ both his pro temp and/or appointed and/or his elected MAA position in a special purpose election on this meeting. Since he was offered Due Process and hasn't stepped down, we are now moving to the next step and voting him out and pursuing jural due process for fraud. The people approve of this action.
6. Everyone Adopt this Witness statement attached and handwrite your grievance, harm done and email it back to denise.mraz@tccnva.org
7. Address the Dominic(Coordinator on North Carolina) letter materially changed by Sue representing herself as validated "being like Dominic" when she is nothing like Dominic and the situation in NV is nothing like NC.

8. Sue manufactured situation regarding “District Assembly” events of the March 20 2025 letter until today 4/4/2025 is as follows:

-Anna wrote a personal letter to Niti The Farmasict on 3/20 about “District Assembly”/Niti

-Niti made her response public after that to NC Dominic and MAA on North Carolina was contacted by Doug Hulsebus who then forwarded “District Assembly” letter to Doug who failed to disclose the authentic nature of his status on NV Assembly, that he is tied to the de-facto and is pulling de-facto moves which are crimes in our American Common Law System; and thus has put our whole assembly at risk, and in great danger.

-Denise made a call to Dominic at 9am on 4/4/2025 to seek advice based on facts and Dominic stated:

1. Sue is nothing like Dominic, he never was advised by her or conferred with her, and Dominic advised Denise that Sue and Doug must be removed at all costs because any de-facto person is a danger to the safety of the Assembly.

2. Sue presented a materially changed Anna letter addressed to Niti 3/30/2025 to the Nevada Assembly on 4/2/2025 stating similarities exist in NV to NC and that is a lie. The Anna letter is about a completely different situation in NC with zero similarity to NV. Letter was repurposed to misrepresent herself as a good guy, when she isn’t one. This is false pretense which is bearing false witness constituting fraud and trespass.

3. Sue’s deliberate falsification and presentation in a general assembly meeting has confused ASN, misrepresented the authentic facts, falsified a document to misrepresent herself and her malicious intent, committed malfeasance of office, committed gross breach of trust of office, conspired, and colluded with certain persons, is materially harmful because they used their fraud to give rise to a false claim to remove authority and misdirect the Assembly, and intangibly harmed all people “in the south” as was stated on a State Call.

4. Sue and Doug have made allegations that Denise is being timed out when an ASN should never be timed out for voicing their opinion per AVR article___.

*The only time and place for a time out is when the people have been unruly.

*Denise had discovered the fraud of Sue and Doug and suffered greatly because they had misguided, mistreated, and misrepresented the Assembly in a variety of ways and harmed the whole Assembly and Denise stood up for all people.

*They attempted to extort money from her

* They also waged a campaign of fraud against her, weaponized the listserver, erased our state records, materially exchanged assembly emails to cover their fraud, and weaponized the process of bringing redress to Sue and Doug.

*When Sue and Doug had committed these crimes, Denise then investigated everything and attempted to bring it up in the public forum they blocked which denied Denise and the whole assembly a republican form of government

* Sue and Doug conspired to then “time out” Denise with fraud motion and fraud vote and fraud audit occurring from 2/5-2/9/2025. The timeout by Anna was told to us that is not what the timeout was for, and it had to be like 1 meeting first time then 2 or 3 meeting. Not forever and for unruly people in a meeting.

* The “vote” brought by a non ASN, a one Aaron Eller, Sue and Doug’s friend on a Sue/Doug general assembly meeting(non valid platform) was sent absentia voting(never allowed) to an unknown listserver (fraud and lack of honor, trespass on the whole assembly) on the heels of a 1/31 “smear and wrap” letter(of fraud claims) also sent by Sue Hulsebus who conducts the equivalent of “one way courts” misapplying, misrepresenting and maliciously intending to harm Denise and the whole Assembly.

* When the 2/5/2025-2/9/2025 vote was counted, it was done so fraudulently, and with malicious intent. Denise asked the Chairman Aaron Lucey to see the results and requested a report at the funeral of Craig Schmidt and Denise requested the actual proof of the vote which is likely and would have been authentically to keep Denise and Rockie going in their capacities. However, fraud was put upon the people and Sue/Doug then ran with the fraud vote results to then be sure Denise was denied a republican form of government and thus denied every other people a republican form of government.

* The claim against Keith Love on having de facto ties is not true. Thanks for providing documentation regarding Keith's employment. The document states that Keith works for Apex Executive Protection Services, which is a public company not a government agency. You also stated, "he is licensed through the State as a private investigator," which is an incorrect statement. Keith is NOT a private investigator, nor does he work for the state. To clarify your misstatement, the agency is called, "Private Investigator Licensing Board." This is a board that regulates policy to mandate Security Personnel working in this industry are qualified to ensure the safety of the public. Not a state agency, it is public.

In conclusion to your claims, Keith does not work for the de facto and still stands in honor with his position as the non-commissioned Sheriff of Clark County. Keith has never had a job with any government agencies and has no ties to any government licensing. Kieth has had his training through the de-facto because it is the only training available for the work he does. If the people of the assembly except Sue and Doug, the people of Clark County want Keith to resign, he said he would. He does not want any conflict with the people.

A special note for Shane Huston, retired veteran: Denise was told Shane Huston is a firefighter but he was actually only in the military service at the time the vetting occurred and Shane was never actually authorized by Anna to approve with force of federation approval of anyone. This is still a fact. Denise thanks Shane for his service to the country states the following: I apologize that I stated he was just a firefighter when in fact fire fighting, a good thing, was/is just one of his many military skills, I didn't know that. I was informed he was a firefighter when he was never a union de-facto fire fighter. My deepest apologies, I got the information wrong and included my talk with him to set the record straight. I will always stand for the truth even if I am wrong. I will never stop fighting for all Americans

Thus we are taking a motion and vote on all the above. The whole state has been invited.

All information that is in the email is in the link.

The agenda, everyone's vetting papers, Shane's emails, Doug pharmacy ties, and a document on dual citizens is in the zip file.

Notice to Agents is Notice to Principals; Notice to Principals is Notice to Agents.

New Business

Go Forward Plans

Open to the people.