

RE: Communication re: Markle v. Nevada Division of Insurance (Case No. A-25-931973-W)

From: Tina Y. Buck qbuck@ag.nv.gov

To: Legal Department legal@projectblackphoenix.com

Cc: Aaron D. Cuellar acuellar@ag.nv.gov, Marilyn A. Millam MMillam@ag.nv.gov

Date: Thu, Apr 23, 2026, 3:26 PM

Communication Letter.pdf 158 KB

Good afternoon, Mr. Markle,

Attached, please find the attached letter for your records. A hard copy has also been mailed.

Thank you,

Quintina Buck

AG Legal Secretary

Office of the Attorney General

1 State of Nevada Way

Suite 100

Las Vegas, NV 89119

((702) 486-3171

: qbuck@ag.nv.gov



From: Legal Department legal@projectblackphoenix.com

To: Tina Y. Buck qbuck@ag.nv.gov

Cc: Aaron D. Cuellar acuellar@ag.nv.gov, Marilyn A. Millam MMillam@ag.nv.gov

Date: Thu, Apr 23, 2026, 3:56 PM

NOTICE OF FORMAL INQUIRY: REGULATORY CAPTURE & SELECTIVE ENFORCEMENT

Date: April 24, 2026

To: Aaron D. Ford, Attorney General | Aaron D. Cuellar, Deputy AG

Regarding: Markle v. Nevada Division of Insurance (Correspondence dated April 23, 2026)

I. THE QUESTION OF STATUTORY PRIORITY

Is it the official position of the Nevada Attorney General and the Division of Insurance (DOI) that the technical "Service of Process" for a Writ of Mandamus takes legal precedence over the immediate investigation of documented felony insurance fraud handed to your office in person?

Fact: The DOI and the AG's office are in possession of evidence detailing a "criminal enterprise" and outright insurance fraud against Nevada citizens.

Inquiry: Why has the Special Investigations Unit (SIU) remained silent on these criminal referrals while the AG's office has found the resources to issue threats of "sanctions" against the victims who reported them?

II. THE QUESTION OF REGULATORY CAPTURE

In your letter dated April 23, 2026, you demand that Jessica Markle—a non-party to current litigation—cease all communication with the Division.

Inquiry: Under what specific

NRS statute does the AG claim the authority to silence a Nevada citizen's right to petition her government for administrative redress, simply because her husband has filed a Writ to compel that agency to perform its mandatory duties?

Inquiry: Does the DOI's decision to close Jessica Markle's complaints multiple times, without citing a statutory basis, constitute a "standard operating procedure" for protecting billion-dollar insurance carriers from high-exposure claims?

Inquiry: Is it not true that by funneling all victim communications into a legal bottleneck, the State of Nevada is effectively acting as a defense shield for the very entities it is paid to regulate?

III. THE QUESTION OF WHISTLEBLOWER RETALIATION

Your letter warns of "appropriate sanctions" under NRCP 26 and EDCR 2.10.

Inquiry: Is this sudden demand for "strict adherence" to court rules a direct response to the public exposure of the DOI's "institutional capture" on social media platforms?

Inquiry: Why is the State of Nevada utilizing the full weight of the Attorney General's office to "attack" victims who have suffered catastrophic physical and financial loss, rather than utilizing those same resources to investigate the "bad-faith" conduct and criminal denials documented in the evidence chain?

IV. THE MORAL AND LEGAL CONTRADICTION

Is it the position of the Attorney General that the rights of an insurance corporation to avoid "unnecessary contact" outweigh the rights of a woman who was left in the desert by law enforcement, or a man whose physical body has been irreparably gutted by the negligence of your "captured" industry partners?

Legal Backstop: Every insurance policy carries a duty of Good Faith and Fair Dealing. By extension, the Nevada Division of Insurance carries a Public Trust to ensure that duty is met. If the State prioritizes "Procedure" over "Fraud Detection," it is a confession of systemic failure.

Closing Statement

We do not seek to "circumvent" your office; we seek to understand why your office is circumventing the Law in favor of the Lobby. We await your statutory citations—not your threats.

Respectfully,

Joshua Markle

Investigative Lead, Project Black Phoenix

Legal Department

Project Black Phoenix

legal@projectblackphoenix.com

<https://www.projectblackphoenix.com>

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Attorney-Client Privileged (if applicable)

From: Marilyn A. Millam MMillam@ag.nv.gov
To: Legal Department legal@projectblackphoenix.com
Date: Thu, Apr 23, 2026, 3:58 PM

I am currently out of the office.

If you need immediate assistance please contact Collin at cpatterson@ag.nv.gov or Danielle at dpwright@ag.nv.gov, otherwise, I will respond when I return.

Thank you.

From: Aaron D. Cuellar acuellar@ag.nv.gov
To: Legal Department legal@projectblackphoenix.com
Cc: Marilyn A. Millam MMillam@ag.nv.gov, Tina Y. Buck qbuck@ag.nv.gov
Date: Thu, Apr 23, 2026, 4:15 PM

Please refer to the prior letter.

I cannot provide you legal advice or address any substantive questions that are not raised in this matter.

Thanks,

Aaron D. Cuellar
Deputy Attorney General

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1 State of Nevada Way, Ste. 100
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(702) 486-3573 - phone
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4 Emails