

or participation with her who receives actual notice of this judgment by personal service or otherwise, whether acting directly or through any trust, corporation, subsidiary, division, or other devise, shall be permanently enjoined from engaging in the following acts or practices:

A. Soliciting or accepting compensation to prepare documents for another person in any proceeding (administrative or otherwise) relating to immigration to the United States;

B. Soliciting or accepting compensation to prepare documents for another person in any type of proceeding relating to work visas or permits, residency status, immigration or U.S. citizenship in any court, tribunal, or agency of the United States;

C. Advising any person on any issue relating to immigration, residency status, work visas/permits or U.S. citizenship;

D. Soliciting or accepting any type of fee for purporting to advise or assist someone in filling out paperwork for any issue relating to immigration, residency status, work visas/permits or U.S. citizenship;

E. Advertising in any type of medium that Defendant is able to assist or advise someone in any capacity relating to immigration, work visas or permits, residency status, or U.S. citizenship;

F. Acting in the capacity of a notary public;

G. Advertising Defendant's services as a notary public, notario público, or notaria pública;

H. Telling consumers that Defendant can assist them in immigration related services or needs;

I. Advising consumers they can obtain residency status through relatives;

J. Advising consumers they are eligible for residency permits or can obtain

citizenship status;

K. Soliciting or accepting compensation to obtain relief on behalf of another from any officer, agency, or employee of the United States;

L. Using the phrase “notario” or “notario público” to advertise the services of a notary public, whether by signs, pamphlets, stationery, or other written communication or by radio or television; and

M. Providing legal advice and accepting fees for such advice without being licensed to practice law in the State of Texas.

2. **IT IS ALSO ORDERED, ADJUDGED AND DECREED** that, as used in this Agreed Final Judgment and Permanent Injunction, the following terms are defined as follows:

A. “Consumer” and “person” means an individual, partnership, corporation, or entity of any kind, including this state, or a subdivision or agency of this state who seeks or acquires, by purchase or lease, any goods or services;

B. “Defendant” means Yolanda Perez, her successors, assigns, officers, agents, subcontractors, servants, present and former employees, corporations, relatives, family, and any other persons in active concert or participation with her;

C. “Services” means work, labor, or service purchased or leased for use, including services furnished in connection with the sale or repair of goods;

D. “Sell,” “market” or “solicit” means any type of contact with a person or entity for the purpose of requesting, persuading, or seeking any type of contribution, sponsorship, compensation, or anything of value from said person or entity for any reason whatsoever.

3. **IT IS FURTHER ORDERED** that Plaintiff, State of Texas, have judgment and recover

from Defendant Yolanda Perez, the sum of \$114,553.75 for reimbursement of attorneys' fees, court costs and investigative costs, which sum is for the benefit of the State of Texas, a governmental unit, and does not constitute an antecedent debt with respect to this litigation.

4. **IT IS FURTHER ORDERED** that Plaintiff, State of Texas, have judgment and recover from Defendant Yolanda Perez, the sum of \$4,881,000 for civil fines and penalties, which does not constitute an antecedent debt with respect to this litigation.

5. **IT IS FURTHER ORDERED** that Plaintiff, State of Texas, have judgment and recover from Defendant Yolanda Perez, the sum of \$4,881,000 for restoration of money or other property illegally taken from at least 4,881 identifiable persons by Yolanda Perez. Plaintiff is ordered to remit such monies to consumer victims as restitution in the event all or part of this portion of the judgment is paid. Any sum of money which is not able to be remitted to consumers by Plaintiff shall revert to Plaintiff as additional attorney fees.

6. All costs of court incurred in this case are taxed against Defendant.

7. Defendant shall pay prejudgment and post judgment interest on all monetary awards set forth in this judgment as provided by law.

8. The State of Texas have all writs and processes as may be necessary in the enforcement and collection of this judgment.

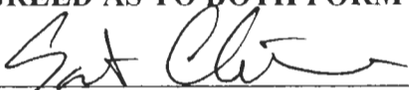
9. It is further ordered all relief not expressly granted herein is denied.

SIGNED this 3rd day of Feb 2006

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JUDGE PRESIDING

AGREED AS TO BOTH FORM AND CONTENT:



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