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FILED  
ALAMEDA COUNTY

MAY 04 2007

CLERK OF THE SUPERIOR COURT  
By Justa Perich Deputy

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address):

LOLI VICTORIA WANG  
1729 E. 15TH STREET #5  
OAKLAND, CALIFORNIA 94606

TELEPHONE NO: NO PHONE FAX NO. (Optional):

E-MAIL ADDRESS (Optional):

ATTORNEY FOR (Name): PLAINTIFF IN PRO PER

NAME OF COURT: CALIFORNIA SUPERIOR COURT OF ALAMEDA COUNTY  
STREET ADDRESS: 1225 FALLON STREET  
MAILING ADDRESS: 1225 FALLON STREET  
CITY AND ZIP CODE: OAKLAND, CALIFORNIA 94612  
BRANCH NAME: RENE C. DAVIDSON ALAMEDA COUNTY COURTHOUSE

PLAINTIFF: LOLI VICTORIA WANG  
1729 E. 15TH STREET #5  
OAKLAND, CALIFORNIA 94606

DEFENDANT: PACIFIC GAS AND ELECTRIC COMPANY  
1919 WEBSTER STREET  
OAKLAND, CALIFORNIA 94612

DOES 1 TO

COMPLAINT—Personal Injury, Property Damage, Wrongful Death

AMENDED (Number):

Type (check all that apply):

MOTOR VEHICLE  OTHER (specify): PERSONAL INJURY

Property Damage  Wrongful Death

Personal Injury  Other Damages (specify): PAIN, SUFFERING & EMOTIONAL DISTRESS ETC.

Jurisdiction (check all that apply):

ACTION IS A LIMITED CIVIL CASE

Amount demanded  does not exceed \$10,000  
 exceeds \$10,000, but does not exceed \$25,000

ACTION IS AN UNLIMITED CIVIL CASE (exceeds \$25,000)

ACTION IS RECLASSIFIED by this amended complaint

from limited to unlimited

from unlimited to limited

CASE NUMBER:

RG 073 243 65

1. PLAINTIFF (name): LOLI VICTORIA WANG (PLAINTIFF IN PRO PER)

alleges causes of action against DEFENDANT (name): PACIFIC GAS AND ELECTRIC COMPANY

2. This pleading, including attachments and exhibits, consists of the following number of pages: \_\_\_\_\_

3. Each plaintiff named above is a competent adult PLAINTIFF IS A COMPETENT ADULT!

a.  except plaintiff (name):

- (1)  a corporation qualified to do business in California
- (2)  an unincorporated entity (describe):
- (3)  a public entity (describe):
- (4)  a minor  an adult
  - (a)  for whom a guardian or conservator of the estate or a guardian ad litem has been appointed
  - (b)  other (specify):
- (5)  other (specify):

b.  except plaintiff (name):

- (1)  a corporation qualified to do business in California
- (2)  an unincorporated entity (describe):
- (3)  a public entity (describe):
- (4)  a minor  an adult
  - (a)  for whom a guardian or conservator of the estate or a guardian ad litem has been appointed
  - (b)  other (specify):
- (5)  other (specify):

Information about additional plaintiffs who are not competent adults is shown in Complaint—Attachment 3.

SHORT TITLE: WANG V. PACIFIC GAS AND ELECTRIC COMPANY	CASE NUMBER:
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4.  Plaintiff (name):  
is doing business under the fictitious name (specify):  
  
and has complied with the fictitious business name laws.

5. Each defendant named above is a natural person

a.  except defendant (name):  
(1)  a business organization, form unknown  
(2)  a corporation  
(3)  an unincorporated entity (describe):

c.  except defendant (name):  
(1)  a business organization, form unknown  
(2)  a corporation  
(3)  an unincorporated entity (describe):

CONTRACT TO SERVE CITY OF OAKLAND, CALIFORNIA.  
(4)  a public entity (describe): P.G. & E. HAS A  
(5)  other (specify):

(4)  a public entity (describe):  
(5)  other (specify):

b.  except defendant (name):  
(1)  a business organization, form unknown  
(2)  a corporation  
(3)  an unincorporated entity (describe):  
  
(4)  a public entity (describe):  
(5)  other (specify):

d.  except defendant (name):  
(1)  a business organization, form unknown  
(2)  a corporation  
(3)  an unincorporated entity (describe):  
  
(4)  a public entity (describe):  
(5)  other (specify):

Information about additional defendants who are not natural persons is contained in Complaint—Attachment 5.

6. The true names and capacities of defendants sued as Does are unknown to plaintiff.

7.  Defendants who are joined pursuant to Code of Civil Procedure section 382 are (names):

8. This court is the proper court because

- a.  at least one defendant now resides in its jurisdictional area.
- b.  the principal place of business of a defendant corporation or unincorporated association is in its jurisdictional area.
- c.  injury to person or damage to personal property occurred in its jurisdictional area.
- d.  other (specify): P.G. & E.'s business address is located at 1919 Webster Street Oakland, California 94607 is within this court's jurisdictional area.

9.  Plaintiff is required to comply with a claims statute, and Plaintiff has been on SSI/SSA since 1995.  
a.  plaintiff has complied with applicable claims statutes, or (Plaintiff has filed complaint within  
b.  plaintiff is excused from complying because (specify): two years.) C.C.P. §335.1

SHORT TITLE:

WANG V. PACIFIC GAS AND ELECTRIC COMPANY

CASE NUMBER:

10. The following causes of action are attached and the statements above apply to each (each complaint must have one or more causes of action attached): THERE ARE TOTAL THREE CAUSES OF ACTION ATTACHED & ONE EXEMPLARY DAMAGES ATTACHED TO THIS COMPLAINT!

- a.  Motor Vehicle
- b.  General Negligence
- c.  Intentional Tort ASSASSINATION CONSPIRACY!
- d.  Products Liability
- e.  Premises Liability
- f.  Other (specify):

11. Plaintiff has suffered

- a.  wage loss
- b.  loss of use of property
- c.  hospital and medical expenses
- d.  general damage
- e.  property damage
- f.  loss of earning capacity
- g.  other damage (specify): SEVERE INJURIES INDUCED BY DEADLY CARBON MONOXIDE GAS MURDER DEVICES (MORE THAN 30 SUCH DEVICES PERMITTED BY P.G. & E. IN MY NEW APARTMENT INCLUDING BATHROOM AND KITCHEN ETC.); AND TRAUMATIC EMOTIONAL DISTRESS UNDER THIS GAS CHAMBER AND HAVE NO MONEY TO MOVE OUT! PLAINTIFF

- 12.  The damages claimed for wrongful death and the relationships of plaintiff to the deceased are
  - a.  listed in Complaint—Attachment 12.
  - b.  as follows:

LAND ALTA BATES SUMMIT MEDICAL CENTER ER UNIT FOR GAS EXPOSURE & ALMOST DIED! ER UNIT WAS THREATENED BY QUEEN ELIZABETH II OF ENGLAND NOT TO PRINT THE CORRECT DIAGNOSIS OR LAB TEST REPORT! I HAVE BEEN MURDERED 60 TIMES IN AN INTERNATIONAL CONSPIRACY!

13. The relief sought in this complaint is within the jurisdiction of this court. PLAINTIFF'S RELIEF SOUGHT IN THIS COMPLAINT IS WITHIN THE JURISDICTION OF THIS COURT.

14. PLAINTIFF PRAYS for judgment for costs of suit; for such relief as is fair, just, and equitable; and for

- a. (1)  compensatory damages
- (2)  punitive damages
- b. The amount of damages is (you must check (1) in cases for personal injury or wrongful death):
  - (1)  according to proof
  - (2)  in the amount of: \$ 1,400,000,000.00

PLAINTIFF WANG IS WILLING TO TAKE LESS FOR IMMEDIATE "OUT OF COURT SETTLEMENT"!

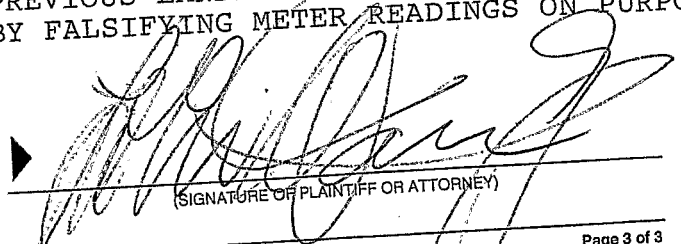
15.  The paragraphs of this complaint alleged on information and belief are as follows (specify paragraph numbers):

- 1) OAKLAND POLICE REPORTS.
- 2) CONSPIRACY TO INSTALL DEADLY CARBON MONOXIDE GAS IN MY NEW APARTMENT BEFORE PLAINTIFF WANG MOVED IN. (PREMEDITATED MURDER CONSPIRACY)!
- 3) PLAINTIFF HAS BEEN ON SSI/SSA AND LIVE ON FIX INCOME \$960.00 MONTHLY!
- 4) PLAINTIFF HAS GOOD CREDIT WITH PREVIOUS LANDLORDS & PAY RENTS ON TIME.
- 5) P.G. & E. OVER CHARGED PLAINTIFF BY FALSIFYING METER READINGS ON PURPOSE

Date: MAY 4, 2007

LOLI VICTORIA WANG (PLAINTIFF)

(TYPE OR PRINT NAME)

  
(SIGNATURE OF PLAINTIFF OR ATTORNEY)

SHORT TITLE:

WANG V. PACIFIC GAS AND ELECTRIC COMPANY

CASE NUMBER

RG 07324365

FIRST  
(number)

**CAUSE OF ACTION—Intentional Tort**

Page 1 of 1

ATTACHMENT TO  Complaint  Cross-Complaint

(Use a separate cause of action form for each cause of action.)

IT-1. Plaintiff (name): LOLI VICTORIA WANG

alleges that defendant (name): PACIFIC GAS AND ELECTRIC COMPANY OF OAKLAND

Seeking \$300,000,000.00 Compensatory Damages!

(See Exhibit #1 to support First Cause of Action)

Does 1 to 1

was the legal (proximate) cause of damages to plaintiff. By the following acts or omissions to act, defendant intentionally caused the damage to plaintiff

on (date): 10/19/2005

at (place): Ridge Hotel (from 5/1/2002 to 11/1/2006)

634, 15th Street, Apt.#528

Oakland, California 94612

(description of reasons for liability):

- 1) With Pacific Gas and Electric Company's consent, and Ridge Hotel Owner, Mr. Roger Huddleston's conspiracy, Queen Elizabeth II of England (She is fake that's why she wants to kill me all these years) sent two British Secret Service Agents under U.S. Government's protection came to my Ridge Hotel Apt.#528 and downstairs Apt.#428 to install deadly carbon monoxide gas murder devices to blow different gas cartridges<sup>m</sup> gas into my intercom speaker holes and intentionally cut wires in my closet to kill Plaintiff.
- 2) On 10/19/2005, Plaintiff was poisoned by gas exposure and sent to Oakland Kaiser Hospital ER Unit treated by Dr. Ayala M. D. for gas exposure. Dr. indicated that Plaintiff was suffering from gas induced large internal bleedings based on lab tests through computer printout and I was given some medications injected into my vein! Pain, suffering, and mental distress were intolerable. Plaintiff was afraid that they would do it again, then Plaintiff would die in this conspiracy for sure! Plaintiff has suffered more than 60 assassination attempts.

Exhibit #1-Kaiser Hospital Medical record, Oakland Police Reports, Witnesses' Declarations etc. to fully support this First Cause of Action!

"Optional Form"

Form Approved by the  
Judicial Council of California  
Effective January 1, 1982  
Rule 982.1(4)

**CAUSE OF ACTION—Intentional Tort**

CCP 425.12

SHORT TITLE:

WANG V. PACIFIC GAS AND ELECTRIC COMPANY

CASE NUMBER

07324365

Rg

SECOND  
(number)

**CAUSE OF ACTION—Intentional Tort**

Page 1 of 1

ATTACHMENT TO  Complaint  Cross-Complaint

(Use a separate cause of action form for each cause of action.)

IT-1. Plaintiff (name): LOLI VICTORIA WANG

alleges that defendant (name): PACIFIC GAS AND ELECTRIC COMPANY

Seeking \$300,000,000.00 Compensatory Damages!  
(See Exhibit #2 to support Second Cause of Action)

Does 1 to 1

was the legal (proximate) cause of damages to plaintiff. By the following acts or omissions to act, defendant intentionally caused the damage to plaintiff

on (date): 10/22/2005

at (place): Ridge Hotel (Plaintiff's former residence from 5/1/02 to 11/1/06)  
634, 15th Street, Apt. #528, Oakland, California 94612

(description of reasons for liability):

1) With Pacific Gas and Electric Company's consent, and Ridge Hotel Owner Mr. Roger Huddleston's conspiracy, Queen Elizabeth II of England, sent two British Secret Service Agents to my Apartment #528 and down-stair Apartment #428 to install a deadly carbon monoxide gas murder device to link these two apartments and blew different gas cartridges into my intercom speaker and wires in my closet through their holes to kill Plaintiff. Plaintiff was sent by American Medical Response Ambulance rushed to Oakland Alta Bates Summit Medical Center ER Unit again, treated by a white female Emergency Unit Doctor, Dr Naya M.D. on 10/22/2005. Because of Plaintiff just suffered from murder attempt on 10/19/2005, this new murder attempt made my internal bleedings even more severe, and pain intensified, Plaintiff therefore showed emotional distress and fatigue which prompted Dr. Naya to issue additional 8 hours lookout, and then ordered to send Plaintiff to John George Mental Hospital for further observation. I was released next day Exhibit #2-Oakland Police Report, Medical Record, Ambulance Report etc.

"Optional Form"

to support the second Cause of Action!

**CAUSE OF ACTION—Intentional Tort**

SHORT TITLE:  
WANG V. PACIFIC GAS AND ELECTRIC COMPANY

CASE NUMBER  
RG 07324365

THIRD  
(number)

**CAUSE OF ACTION—Intentional Tort**

Page 1 of 3

ATTACHMENT TO  Complaint  Cross-Complaint

(Use a separate cause of action form for each cause of action.)

IT-1. Plaintiff (name): LOLI VICTORIA WANG

alleges that defendant (name): PACIFIC GAS AND ELECTRIC COMPANY OF OAKLAND

Seeking \$800,000,000.00 Compensatory Damages!  
(See Exhibit #3 to support Third Cause of Action)

Does page 1 to 3

was the legal (proximate) cause of damages to plaintiff. By the following acts or omissions to act, defendant intentionally caused the damage to plaintiff

on (date): 11/30/2006 through 4/7/2007 (I was rushed to Summit Hosp. ER Unit on 12/10/2006 by ambulance for gas exposure)  
at (place): 1729 E. 15th Street #5  
Oakland, California 94606

(description of reasons for liability):

- 1) Plaintiff has been living in a "Gas Chamber" Apartment #528 at Ridge Hotel where there were 7 gas murder devices in an intercontinental "Assassination" conspiracy to kill Plaintiff, for Queen Elizabeth II, her family members, and European Kings and Queens are in fact fake monarchies. They are offsprings of Pontius Pilates (Pirates/Robbers/Murderers), the gang leaders of Pontius Pilates were Roman Empire Emperor Genghis Khan Royal Palaces' Servants. Elizabeth II's ancestor of 11th century, Nazaress with his 5 boys were street beggars in S. Spain, were hungry, sick, Great Khan and his 4th son, King O'le of Spain picked them up, clothed, fed, educated them and hired them as palace servants. We promoted them from servants to high paying cowboys, then horseback soldiers to obtain military funds to become rich. They became greedier! They murdered Great Khan (Jesus) for his 5,000 barrels of solid gold bricks, coins, royal jewelries and killed HIM in Israel on 6/12/1228! They subsequently killed Jesus' sons, Tsars, Kaisers, Louis, Queens etc. for their gold & jewelries, then pretended to be them & started to wear tuxedos suits, white gloves, hats to fool the world! When they discovered Jesus' 3,000 offsprings are still alive, they want to kill

"Optional Form"

Form Approved by the  
Judicial Council of California  
Effective January 1, 1982  
Rule 982.1(4)

us all. Since I am the heiress, they started from me to kill by  
gas wherever I may live!  
**CAUSE OF ACTION—Intentional Tort**

CCP 425 12

SHORT TITLE:

WANG V. PACIFIC GAS AND ELECTRIC COMPANY

CASE NUMBER

07324365

KG

THIRD

(number)

CAUSE OF ACTION—Intentional Tort

Page 2 of 3

ATTACHMENT TO  Complaint  Cross-Complaint (See Exhibit #3 to support Third Cause of Action)

(Use a separate cause of action form for each cause of action.)

IT-1. Plaintiff (name): LOLI VICTORIA WANG

alleges that defendant (name): PACIFIC GAS AND ELECTRIC COMPANY OF OAKLAND

Seeking \$800,000,000.00 Compensatory Damages!

1/19/2007 Robbery Bank of America Robbery Check Fraud No. is #Jan 23, 2007-813419

Does 1 to 3

was the legal (proximate) cause of damages to plaintiff. By the following acts or omissions to act, defendant intentionally caused the damage to plaintiff

on (date): 11/3/2006 to 4/7/2007 (I was rushed to Summit Hosp. ER Unit on 12/10/2006 by ambulance for gas exposure) at (place): 1729 E. 15th Street #5 Oakland, California 94606

(description of reasons for liability):

- 2) Ever since I moved to Oakland in 1999, my Hotel Travelers' Room #312 was installed with a carbon monoxide gas device hidden in a ceiling light to kill me, I was sent to Highland Hospital and Summit Hospital ER Units on 2/2, & 2/3/1999 by ambulance!
- 3) On 4/11/1999 I was poisoned in my Apt. 1404 & sent by ambulance to Alameda City Hospital ER Unit, Queen Elizabeth II asked a black female doctor Jackson to kill me at midnight, she refused to do it, for my son called FBI/CIA. On 6/2/1999, I was kidnapped from downtown Oakland and forced into a police car by Oakland Police Warren Young & Dwayne Sue, then forced me into an already parked ambulance to Oakland Highland Hospital ER Unit's secret "gas Chamber" to be killed. I cried for help & God saved me, I was 3 minutes from death! When I could not stand up, another white Oakland police handcuffed me and forced me into an ambulance to John George Mental Hospital where they fed me with strange drugs trying to slowly poison me and established false mental record of "5150" so they can use it to kidnap me again legally & kill me! When I moved to Milton Hotel, Fake Queen of England urged hotel owner and manager to steal all my jewelries & money, then kill me. Fake Queen will help them auction off all my jewelries, she just needs some "commissions" from these stolen jewelries! After this conspiracy of theft, I was homeless and broke, I could only pay weekly rent in Sutter Hotel! 3 days before I moved in. Sutter Owner Raj Singh, British Secret Service Agents/hotel worker Timothy Doyle was ordered to install a carbon monoxide gas device hidden in a ceiling light to kill me in my Room #612, I was rushed to Summit Hospital ER Unit, Fake Queen asked hospital not to provide me any medical record. I filed law suit, for I was suffering from large internal bleedings induced by "GAS"! 3 days before I moved in Ridge Hotel Apt. #528, habitually they again installed 7 carbon monoxide gas murder devices in my room to kill me. On 7/10/2002 ambu- took me to Kaiser Hosp. Dr. Gary Fries diagnosed me again with large internal bleedings and emotional distress. 8/20/2002 & 12/22/2002 I was sent to Kaiser Hospital again. Witch hunting me and non-stop assassination attempts just won't stop! I believe that she should be put in prison & serve time!
- 4) In August, 2005, South America Chile's Wagner Expedition Team used metal detector discovered 600 barrels Jesus' world treasures at Treasure Island, fake

Form Approved by the Judicial Council of California Effective January 1, 1982 Rule 982.1(4)

pursuade Chile's leader to join her conspiracy to steal these more than 600 barrels of gold & treasures & President Bush was sent t

CAUSE OF ACTION—Intentional Tort

CCP 425.12

Argentina in October & I was being murdered on 10/19/2005 & 10/22/2005!

SHORT TITLE:

WANG V. PACIFIC GAS AND ELECTRIC COMPANY

CASE NUMBER

07324365

THIRD

CAUSE OF ACTION—Intentional Tort

Page 3 of 3

ATTACHMENT TO  Complaint  Cross-Complaint

(Use a separate cause of action form for each cause of action.)

IT-1. Plaintiff (name): LOLI VICTORIA WANG

alleges that defendant (name): PACIFIC GAS AND ELECTRIC COMPANY OF OAKLAND

Seeking \$800,000,000.00 Compensatory Damages!
(See Exhibit #3 to support Third Cause of Action)

[X] Does 1 to 3

was the legal (proximate) cause of damages to plaintiff. By the following acts or omissions to act, defendant intentionally caused the damage to plaintiff on (date): 11/1/2006 to 4/7/2007 (I was rushed to Summit Hosp. ER Unit for gas at (place): 1729 E. 15th Street, Apt.#5 exposure by ambulance on 12/10/2006) Oakland, California 94606

(description of reasons for liability):

- 5) After 10/19/2005 & 10/22/2005 assassination attempts at Ridge Hotel, I was expected to die once for all, but I was saved by God and did not die. My application for Section 8 housing was approved due to low income and disabled from multiple murder attempts conspiracy, I planned to move to my current apartment in November 1, 2006. When Oakland Housing Authority got my new address, they immediately notified Queen Elizabeth II. Fake Queen of England then urged Pacific Gas and Electric Company to force me to pay around \$300.00 deposit illegally to cause hardship on me, so that I could not afford to live in this humanly presentable apartment. Meanwhile she also got President Bush and Oakland then Mayor Jerry Brown to get my new apartment owner and neighbors to consent to install more than 30 Carbon Monoxide Gas Murder Devices throughout my apartment rooms to kill me! All the gas murder devices had been installed before I moved in (Premeditated Murder conspiracy, P.G.& E. IS RESPONSIBLE FOR THE ATTEMPTS!) a) Living room and kitchen have Carbon Monoxide Gas linked murder devices with Apartment #2, #8, and #6 electrical system. 3 ceiling lights, one fake telephone jack hole, 3 electric outlets and a large tube behind the stove(range), one behind the refrigerator, one large long gas tube under the sink hiding behind the sink tank, the intentionally cracked small holes around the water pipes to blow gas from Apartment #6, and large rand fan blows gas directly from Apartment #8 to kill plaintiff! b) Master bedroom's ceiling light, fake smoke detector, and 4 electric outlets also blow gas. Heater blows gas & is the most dangerous device! c) In bathroom, there are cracks around my sink water pipes, 2 ceiling lights, shower head, make-up mirror lights all hook with gas main switch to blow gas to kill me. I fainted more than 6 times-see doctor! d) The other 2 utility rooms each has fake smoke detector, ceiling light, and 5 elctric outlets to blow gas to kill me. e) There is a red-light brinking "Scan/Censor Box" on the corridor ceiling and a deadly fake smoke detector box on the wall next to bathroom and electric outlet also blows gas. Fire Dept crews came & I was rushed to Summit Hospital treated by ER Unit Dr. Kahn by ambulance.

"Optional Form" Exhibit #3-Medical Record, Ambulance Report, Police reports, witness-



SHORT TITLE:

WANG V. PACIFIC GAS AND ELECTRIC COMPANY

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073 243 65

### Exemplary Damages Attachment

Page 1 of 1

ATTACHMENT TO  Complaint  Cross-Complaint

EX-1. As additional damages against defendant (name): PACIFIC GAS AND ELCTRIC COMPANY OF OAKLAND

Plaintiff alleges defendant was guilty of conspiracy of "Assassination of Royal Heiress",

malice

fraud

oppression

as defined in Civil Code section 3294, and plaintiff should recover, in addition to actual damages, damages to make an example of and to punish defendant.

EX-2. The facts supporting plaintiff's claim are as follows: EXHIBIT #1, #2, & #3 will tell whole truth

- 1) PLAINTIFF HAS BEEN LIVING IN "GAS CHAMBER" WHEREVER PLAINTIFF MAY BE, BECAUSE OF P.G.& E.'S CONSENT TO JOIN THE CONSPIRACY TO KILL PLAINTIFF! PLAINTIFF WAS RUSHED TO SUMMIT HOSPITAL BY AMBULANCE ON 12/10/2006 (MURDER)
- 2) P.G.& E. ALLOWED PLAINTIFF NEIGHBORS' APARTMENTS TO BE USED TO INSTALL DEADLY CARBON MONOXIDE GAS MURDER DEVICES' MAIN SWITCHES TO CONTROL AND TO BLOW GAS INTO PLAINTIFF'S APARTMENT TO KILL PLAINTIFF. SIZABLE POLICE, FIRE DEPARTMENT, U.S. GOVERNMENT, BRITISH SECRET SERVICE AGENTS, RED CHINA HONG KONG MAFIA AND ETC. ARE ALSO INVOLVED IN THESE PLOTS! PLAINTIFF URGES AUTHORITIES TO DISMANTLE THESE DEVICES IN MY NEW APARTMENT AT ONCE!
- 3) P.G.& E. OVER CHARGED PLAINTIFF ON MONTHLY BASIS, ILLEGALLY DISCONNECTED MY ELECTRICITY WHILE BILLS WERE FULLY PAID & ADDED MORE RECONNECTION FEES TO CAUSE PLAINTIFF HARDSHIP, MENTAL DISTRESS & TRYING TO FORCE ME INTO GHETTOS. P.G.& E. URGES LOCAL HOSP. ER UNITS TO FINISH ME TO PLEASE ELIZABETH II!
- 4) PLAINTIFF LIVES IN "FEAR" DUE TO THE FACT THAT P.G.& E. ALLOWED FAKE QUEEN ELIZABETH II'S BRITISH SECRET SERVICE AGENTS CONSPIRED WITH RED CHINA & HONG KONG MAFIA MEMBERS (LIVE IN Apt. #2, #3, #4, #6, #8, #9) TO INSTALL MORE THAN 30 DEADLY CARBON MONOXIDE GAS DEVICES TO KILL PLAINTIFF. PLAINTIFF HAS SUFFERED FROM GAS INDUCED LARGE INTERNAL BLEEDINGS, PAIN, HARDSHIP OF FALSIFIED GAS & ELECTRIC BILLINGS, MENTAL DISTRESS, FATIGUE AND INTERNAL BLEEDINGS & WAS SENT TO ER UNIT BY AMBULANCE ON 12/10/2006.
- 5) 1/19/2007 P.G.& E. OAKLAND POLICE, ALMEDA COUNTY SHERIFFS AND WITNESSED BY SOME CHINESE AGENTS, FAKE QUEEN ELIZABETH II HIRED A YOUNG SPANISH & A 28 YEAR OLD WHITE MAN TO HAVE ROBBED MY PURSE AFTER PLAINTIFF FINISHED SHOPPING AT GREEHOUSE PLAZA IN SAN LEANDRO, OAKLAND. THEY TOOK MY PURSE, MONEY, I.D., CHECK BOOK, TRYING TO STAB AT ME. MY P.G.& E. CUSTOMER PAID STATEMENT SHOWN PLAINTIFF HAD FULLY PAID IN NOVEMBER, DECEMBER, BECAUSE OF LOSS THIS STATEMENT (WITNESSED BY D.A. INVESTIGATOR MR. PARTEL & OAKLAND HOUSING AUTHORITY AGENT). P.G.& E. TURNED OFF MY ELCTRICITY THREE TIMES WHEN PLAINTIFF HAD FULLY PAID IN JANUARY & FEBRUARY TO MAKE ME LIVE IN DARKNESS

\* Defendant P.G.& E. is guilty of malice, fraud, oppression, and non-stop homicide, which have caused suffering, pain, fear, hardship and traumatic emotional distress  
Plaintiff seeks Punitive Damages in the sum of \$600,000,000.00 from P.G.& E.

EX-3. The amount of exemplary damages sought is \$600,000,000.00 U.S. Dollars!

a.  not shown, pursuant to Code of Civil Procedure section 425.10.

b.  \$600,000,000.00