



**VETERANS**  
**REPARATIONS DEMAND LIST**  
**VETERANS PARK CONSERVANCY**

On August 29, 2013, U.S. District Judge S. James Otero entered a Federal Judgment against the Secretary of the Department of Veterans Affairs (VA), Eric K. Shinseki, and his Los Angeles VA executive director, Donna M. Beiter, for engaging in nine separate illegal real estate dealings under the subterfuge of “Enhanced Sharing Agreements” between non-Veteran entities that involved Federal VA property deeded exclusively for disabled and homeless Veterans.

Judge Otero ruled that the nine so-called “Enhanced Sharing Agreements” are *“unauthorized by law and therefore void.”*

It is common knowledge that unauthorized by law is unlawful, and unlawful is illegal, and Illegal activity is criminal activity.

One of the nine illegal agreements is between the VA and Veterans Park Conservancy (VPC), signed on August 24, 2007.

Correspondingly and on behalf of disabled and disadvantaged homeless Veterans, the Fellow Veterans hereby makes the following Reparation Demands upon VPC.

- VPC shall immediately withdraw and unconditionally abandon all plans, strategies and intentions, whether now known or unknown, regarding any park of any nature, including but not necessarily limited to, an amphitheater, entertainment, recreational, heritage museums, lodging, restaurants, tourism, etc., on the sacred grounds of the Los Angeles National Veterans Home, aka VA Greater Los Angeles Healthcare System (National Home).
- VPC shall immediately and fully reimburse the VA for the one million dollar (\$1,000,000 plus interest) “matching donation” contributed toward VPC’s wrought iron fence project along the north side of Wilshire Boulevard and east side of San Vicente Boulevard surrounding the National Home to beautify the entryway into Brentwood, dedicated on March 28, 2006 at an “invitation-only” ceremony. (Reimbursement to go to the Homeless Veteran Humanitarian Relief Project at the VA grounds)
- At this same invitation-only ceremony, Los Angeles County Supervisor Zev Yaroslavsky presented VPC with a Proclamation signed by the five members of the Board of Supervisors at that time, declaring that the plaza and fenced area was to “Hereafter be known as the Los Angeles National Veterans Park.”
- Los Angeles County has no jurisdiction or authority whatsoever to make such a claim, and VPC shall immediately cease and desist from referring to any property anywhere at the National Home as a national park or otherwise, and said LA County Proclamation violates the moral and legal Deed of 1888, and is unauthorized by law, and therefore void.
- At its own expense, VPC shall immediately remove the word “PARK” on the front wall of the wrought iron fence at the northeast corner Wilshire and San Vicente Boulevards and replace it with “HOME.”
- At its own expense, VPC shall immediately remove the word “PARK” on the plaques attached to the columns of the wrought iron fence at the northeast corner Wilshire and San Vicente Boulevards and replace them with “HOME.”
- At its own expense, VPC shall immediately and unconditionally repair the concrete wall where they brazenly plagiarized and desecrated West Point’s “Duty, Honor, Country” creed and engraved “Beauty Honor County as their self-serving “mission” to beautify the entryway into their adjacent community.
- At its own expense, VPC shall immediately remove the name Veterans Park Conservancy anywhere and everywhere on VA federal property at the National Home.
- VPC shall immediately remove all plaques on benches and signs in the “Rose Garden” at the National Home that honors VPC’s members and / or their family members.
- VPC shall immediately and fully reimburse the VA for the Wilshire frontage advertising billboard on property at the National Home, plus interest. Said sign was on Veterans property for several years before being removed – approximately 2005 through 2010. (Reimbursement to go to the Homeless Veteran Humanitarian Relief Project at the VA grounds)
- VPC shall immediately and fully reimburse the VA for its fraudulent “rent free” control of 16 acres of property at the National Home, and said reimbursement must be payable at the highest comparable market lease rate (two acres in Century City sold for \$55 million per acre), plus interest, from the date of their signed illegal agreement of August 24, 2007, through the date VPC fully vacates these sacred grounds. (Reimbursement to go to the Homeless Veteran Humanitarian Relief Project at the VA grounds)
- VPC shall make an immediate and unconditional public apology and full reimbursement to every donor who unknowingly contributed toward this illegal public park arrangement, including the wrought iron fence plaza and Rose Garden.

- VPC shall make an immediate and unconditional public apology to every disabled and homeless Veteran that has been deprived of full use of these grounds that have been illegally controlled since August 24, 2007.
- VPC shall make an immediate and unconditional public apology for engaging one of the world's largest law firms in the world, Hogan Lovells US LLP, to falsely accuse Robert Rosebrock and the Old Veterans Guard of their factual claims about VPC's illegal sharing agreement.
- VPC shall make an immediate and unconditional public apology to the Old Veterans Guard and Vietnam Veterans of America, Region 9, for falsely advertising on its website the "100 Flag Memorial" is a partnership with VPC, the VA and the County of Los Angeles. This is called the Veterans Grand Old Flag Memorial and Vietnam Veterans of America, Region 9, is the sole presenting sponsor.
- VPC shall immediately remove any all reference to the "Veterans Park" at the National Home from its website on the Internet and VPC shall further be permanently barred from holding, hosting, representing, etc., any events of any nature on any property at the Los Angeles National Veterans Home.
- Los Angeles County shall remove VPC's logo along the so-called Veterans Parkway.
- VPC shall immediately cease all construction of an "open air amphitheater" on VA property which is illegal and in full violation of the Federal Judgment, and VPC shall also immediately remove all construction of any all nature and fully restore these sacred grounds as they were before they began their unlawful scheme.
- Los Angeles County and the VA entered into a 50-year "License" agreement signed by the VA on January 31, 2014 for a "slither" of land on the north side of Wilshire Boulevard to move the existing sidewalk over so they can create a bus lane on the south side of Wilshire. This License agreement includes a protection clause for VPC and the VA to quiet enjoyment with their public park sharing agreement, which is illegal. This nullifies the License agreement and the proposed \$6 million landscape project that was designated to beautify the entryway into Brentwood. Instead, the \$6 million must be used to build special bus-lane ramps off of Wilshire into the VA so that handicap and elderly Veterans do not have to walk a long distance uphill and downhill from the current Wilshire/VA bus stops. This will then offer a direct route to the VA Wadsworth Hospital with convenient on-loading and off-loading of Veteran bus passengers directly in front of the Hospital.

**In addition:**

**IRS Investigation:**

Request that the IRS shall investigate Veterans Park Conservancy's non-profit status

VPC has a 501.c 3 non-profit corporation status and the National Taxonomy of Exempt Entities (NTEE) Classification System assigns codes to non-profits based on an organization's primary functions.

In VPC's case, the group was assigned the following NTEE Codes and Classifications:

- **S Community Improvement, Capacity Building**
- **S20 Community, Neighborhood Development, Improvement W Public, Society Benefit**
- **W30 Military/Veterans' Organizations**
- **C Environmental Quality Protection, Beautification**
- **C30 Natural Resource Conservation and Protection**

Clearly, VPC is not a Veterans organization, nor is it a health-care facility or a health-care provider, yet they entered into an illegal agreement with the VA alleging to be a health-care provider.

It's quite obvious that VPC is a homeowner association interested solely in how they can benefit from using Veterans property to enhance and beautify their community, and therefore its non-profit status must be terminated.

On behalf of and for the benefit of all disabled and homeless Veteran, the aforementioned Reparations Demands placed upon Veterans Park Conservancy shall be implemented and enforced as a necessary stipulation in any settlement or negotiations regarding the Federal Judgment and the Congressional Act of 1887 and legal Deed of 1888.

**THIS REPARATIONS DEMAND LIST WAS ADOPTED ON  
FEBRUARY 21, 2010 AND UPDATED THROUGH AUGUST 23, 2014**

**AGREED:**

Old Veterans Guard