STATE OF NEW YORK SUPREME COURT NEW YORK COUNTY	x
In the Matter of a Proceeding under Article 70 of the CPLR for a Writ of Habeas Corpus,	
THE NONHUMAN RIGHTS PROJECT, INC. on behalf of KIKO,	
Petitioner,	AFFIDAVIT IN SUPPORT OF MOTION FOR ADMISSION PRO HAC VICE
-against-	Index No.:
CARMEN PRESTI, individually and as an officer and director of The Primate Sanctuary, Inc., CHRISTIE E. PRESTI, individually and as an officer and director of The Primate Sanctuary, Inc., and THE PRIMATE SANCTUARY INC.,	
Respondents.	X
STATE OF <u>Florida</u> }  COUNTY OF <u>Broward</u> }  ss:	

- I, Steven M. Wise, Esq., being duly sworn, deposes and says:
  - My name is Steven M. Wise. I live and work at 5195 NW 112<sup>th</sup> Terrace, Coral Springs,
    Florida. I seek to be admitted *pro hac vice* for the sole purpose of participating fully in
    the briefing and arguing of the above-referenced case. I have been preparing this
    litigation for 30 years.
  - 2. I am a member in good standing of the Massachusetts Bar and have been admitted to appear *pro hac vice* in the same matter brought in the New York Supreme Court, Niagara County and the Supreme Court of the State of New York Appellate Division, Fourth Judicial Department; in near-identical matters brought in the New York Supreme Court

Counties of New York and Fulton and the Supreme Court of the State of New York

Appellate Division, Third Judicial Department; and in the appeals taken to the Court of

Appeals from the decisions of the Third and Fourth Departments. I also have been

admitted to appear in matters *pro hac vice* in Connecticut, New Hampshire, Vermont,

Illinois, Florida, Tennessee, and Texas.

- 3. I hold a J.D. from Boston University Law School and have regularly been practicing animal protection law for 38 years throughout the United States. I served as President of the Animal Legal Defense Fund, Inc., presently headquartered in Cotati, California, from 1984 to 1994. I am the founder and have been the President of the Petitioner Nonhuman Rights Project, Inc., a 501(c)(3) nonprofit corporation incorporated in Massachusetts, since 1996.
- 4. I have been teaching "Animal Rights Law" or "Animal Rights Jurisprudence" at American law schools since 1990. I taught the first class in "Animal Rights Law" at the Harvard Law School in 2000. I have been teaching "Animal Rights Law" or "Animal Rights Jurisprudence" at the Vermont Law School since 1990 and at the Lewis and Clark Law School, in Portland, Oregon, since 2007. I taught "Animal Rights Jurisprudence" at the University of Miami Law School between 2009 and 2011, and at the St. Thomas Law School, in Miami, Florida, in 2006, and from 2010 to 2013. I taught "Animal Rights Law" at the John Marshall Law School in Chicago in 1999. I was Instructor and Tutor teaching "Animal Law" in the Masters of Science in Animals and Public Policy Program at Tufts University School of Veterinary Medicine from 1996 to 2003. I am associated with the Universitat Autònoma de Barcelona Masters Program in Law, where I lecture on animal rights law.

- 5. I regularly lecture on animal rights jurisprudence throughout the United States and the world, including Japan, Australia, New Zealand, South Africa, Brazil, Argentina, England, France, Spain, Italy, Portugal, the Netherlands, and Switzerland.
- 6. I have written four books on animal rights jurisprudence and/or human slavery. These include (a) RATTLING THE CAGE—TOWARD LEGAL RIGHTS FOR ANIMALS (Perseus Publishing 2000); (b) DRAWING THE LINE—SCIENCE AND THE CASE FOR ANIMAL RIGHTS (Perseus Publishing 2002); (c) THOUGH THE HEAVENS MAY FALL—THE LANDMARK TRIAL THAT LED TO THE END OF HUMAN SLAVERY (de Capo Press 2005); and (d) AN AMERICAN TRILOGY—DEATH, SLAVERY, AND DOMINION ALONG THE BANKS OF THE CAPE FEAR RIVER (de Capo Press 2009).
- 7. I have written six book chapters: (a) "Animal law and animal sacrifice: Analysis of the U.S. Supreme Court Ruling on Santaria animal sacrifice in Hialeah," in A COMMUNION OF SUBJECTS ANIMALS IN RELIGION, SCIENCE, AND ETHICS (Paul Waldau and Kimberly Patton, eds. Columbia University Press 2006); (b) "Entitling Nonhuman Animals to Fundamental Legal Rights on the Basis of Practical Autonomy," in Animals, Ethics, AND TRADE (Earthscan 2006); (c) "Resources on Animals and the Law," in Animals Are THE ISSUE LIBRARY RESOURCES ON ANIMAL ISSUES (John M. Kistler, ed., Haworth Press 2004); (d) Animal Rights, One Step at a Time," in Animal Rights: Current Debates AND New Directions (Cass Sunstein and Martha Nussbaum, eds., Oxford University Press 2004); (e) "Untitled," *The State of the Animals II* (Humane Society of the United States, 2003); and (f) "A Great Shout Breaking the Barriers to Legal Rights for Great Apes," in Great Apes and Humans The Ethics of Coexistence (Smithsonian Press, 2001)

8. I have written 15 law review and journal articles: (a) Nonhuman Rights to Personhood, 30 PACE ENVIRONMENTAL LAW REVIEW 1278 (2013); (b) Legal Personhood and the Nonhuman Rights Project, 17 ANIMAL LAW 1 (2011); (c) An Argument for the Basic Rights of Farmed Animals, 106 MICH. L. REV. FIRST IMPRESSIONS 133 (2008); (d) Arguments in favour of basic legal rights for nonhumans, REFORM (Australian Law Reform Commission March, 2008); (e) The entitlement of chimpanzees to the common law writs of habeas corpus and de homine replegiando to challenge their legal thinghood, 37(2) GOLDEN GATE LAW REVIEW 219 (2007); (f) Rattling the Cage Defended, 43 BOSTON COLLEGE LAW REVIEW 623 (2002); (g) Animal Thing to Animal Person - Thoughts on Time, Place, and Theories, 5 ANIMAL LAW 59 (1999); (h) Hardly a Revolution - The Eligibility of Nonhuman Animals for Dignity-Rights in a Liberal Democracy, 22 Vermont Law Review 793 (1998); (i) Recovery of Common Law Damages of Emotional Distress and Loss of Society for the Wrongful Deaths of Companion Animals, 4 ANIMAL LAW 33 (1998); (i) with Dr. Jane Goodall, Why Chimpanzees are Entitled to Fundamental Legal Rights, 3 ANIMAL LAW 61 (1997); (k) Legal Rights for Nonhuman Animals: The Case for Chimpanzees and Bonobos, 2 Animal Law 179 (1996); (1) The Legal Thinghood of Nonhuman Animals, 23(2) Boston COLLEGE ENVIRONMENTAL AFFAIRS LAW REVIEW 471 (1996), reprinted in 3 PRIVATE LAW REVIEW (2003) and 4 PRIVATE LAW REVIEW (2004)(China University of Politics and Law Publishing); (m) How Nonhuman Animals Became Trapped in a Nonexistent Universe, 1 Animal Law 15 (1995); (n) Scientific experimental conduct is not protected by the First Amendment, 6(4) BOSTON BAR JOURNAL 20 (Sept./ Oct., 1992); and (o) Of Farm Animals and Justice, 3 PACE ENVIRONMENTAL LAW REVIEW 191 (1986).

9. My legal writings on the issue of the capacity of nonhuman animals for legal rights have been critiqued by eminent judges and law professors, including The Honorable Richard A. Posner, Book Review: Animal Rights, 110 THE YALE LAW JOURNAL 527(2000), The Honorable Richard A. Posner, "Animal Rights: Legal, Philosophical, and Pragmatic Perspectives," in ANIMAL RIGHTS: CURRENT DEBATES AND NEW DIRECTIONS (Cass Sunstein and Martha Nussbaum, eds., Oxford University Press 2004), Cass Sunstein, The Chimps' Day in Court, N.Y. Times Book Review, February 20, 2000, Martha Nussbaum, Book Review – Animal Rights: The Need for a Theoretical Basis, 114 HARVARD LAW REVIEW 5 (2001), and Laurence A. Tribe, Ten Lessons Our Constitutional Experience Can Teach Us About the Puzzle of Animal Rights: The Works of Steven M. Wise, 7 ANIMAL LAW 1 (2001). My work has been cited in more than 300

10. I am associated with Elizabeth Stein, Esq., a member in good standing of the New York

Bar, who shall appear with me in the proceedings and be the person upon whom all
papers in connection with the cause will be served.

Dated: 12/21/15

Steven M. Wise, Esq.

Subscribed and Sworn to

before me this

day of December, 2014

MY COMMISSION # FF
EXPIRES: November 4

EXPIRES: November 12, 2018
Bonded Thru Budget Notary Service

Notary Public

MICHAR CANTAIN

law journals, articles, and books and twice by courts.

## COMMONWEALTH OF MASSACHUSETTS

SUFFOLK, SS.

BE IT REMEMBERED, that at the Supreme Judicial Court holden at Boston within and for said County of Suffolk, on the tenth day of January A.D. 1977, said Court being the highest Court of Record in said Commonwealth:

## Steven M. Wise

being found duly qualified in that behalf, and having taken and subscribed the oaths required by law, was admitted to practice as an Attorney, and, by virtue thereof, as a Counsellor at Law, in any of the Courts of the said Commonwealth: that said Attorney is at present a member of the Bar, and is in good standing according to the records of this Court\*.

In testimony whereof, I have hereunto set my hand and affixed the seal of said Court, this twenty-second day of December in the year of our Lord two thousand and fifteen.

MAURA'S. DOYLE, Clerk

<sup>\*</sup> Records of private discipline, if any, such as a private reprimand imposed by the Board of Bar Overseers or by any court, are not covered by this certification.