

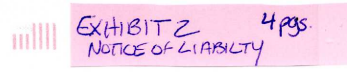
MANDATORY NOTICE Foreign Sovereign Immunities Act Sections 1605 and 1607 NOTICE OF LIABILITY: 18 USC 2333, 18 USC 1341 and 1342

This MANDATORY NOTICE is provided to all Territorial United States District and State and County Courts, their officers, clerks, bailiffs, sheriffs, deputies, and employees and all Municipal Appointees including their DISTRICT, STATE, and COUNTY COURTS, their OFFICERS and EMPLOYEES:

The vessels doing business as Sherrel Jean Courvelle and not limited to Sherrel Courvelle, SHERREL COURVELLE, Sherrel J. Courvelle, SHERREL J. COURVELLE, S.J. Courvelle, S.J. COURVELLE, Sherrel Jean Courvelle, SHERREL JEAN COURVELLE, Sherrel Stine, SHERREL STINE, Sherrel J. Stine, S.J. Stine, S.J. Stine, S.J. STINE, Sherrel Jean Stine, SHERREL JEAN STINE, Sherrel Light, SHERREL J. Light, SHERREL J. Light, SHERREL J. Light, S.J. Light, S.J. Light, S.J. Light, Sherrel Jean Light, SHERREL JEAN LIGHT, Sherrel Whiseant, SHERREL WHISEANT, Sherrel J. Whiseant, SHERREL J. WHISEANT, S.J. Whiseant, S.J. WHISEANT, Sherrel Jean Whiseant, SHERREL JEAN WHISEANT, Sherrel Bush, SHERREL BUSH, Sherrel J. Bush, S.J. Bush, S.J. Bush, S.J. Bush, S.J. Bush, SHERREL JEAN Bush, SHERREL JEAN Bush, together with all derivatives and permutations and punctuations and orderings of these names, are not acting in any federal territorial or municipal capacity and have not knowingly or willingly acted in any such capacity since the day of nativity: June 22, 1968. All vessels are duly claimed by the Holder in Due Course and held under published Common Law Copyright since June 22, 1968.

These vessels are publishing MANDATORY NOTICE that they are Foreign Sovereigns from the Texas state of The United States of America. This is your MANDATORY NOTICE that these above-named vessels are owed all material rights, duties, exemptions, insurances, treaties, bonds, agreements, and guarantees including indemnity and full faith and credit; you are also hereby provided with MANDATORY NOTICE that these vessels are not subject to Territorial or Municipal United States law and are owed The Law of Peace, Department of the Army Pamphlet 27-161-1, from all Territorial and Municipal Officers and employees who otherwise have no permission to approach or address them.

Any harm resulting from trespass upon these vessels or the use of fictitious names or titles related to them shall be subjetfull commercial liability and penalties: 18 USC 2333, 18 USC 1341 and 1342. So said, signed, and sealed thisday of,	et to
Notary Witness and Acknowledgement	
Arkansas County	
Today before me, a Arkansas Assembly Recording Secretary is the living woman known to me to be Sherrel Jean Courvelle and she did issue this MANDATORY NOTICE as shown and she also affirmed her testimony as shown before this in the year in Witness whereof I set my Signature and Seal:	re me
The Arkansas Assembly Recording Secretary Rev06202021	
MKansas Assembly	



ELECTRONICALLY FILED

Garland County Circuit Court Kristie Womble-Hughes , Circuit Clerk 2024-May-03 11:13:53 26CR-21-123

C18ED04 : 4 Pages

Notice Regarding Named Entities/Notice of Liability Demand to Show Cause

Bouvier's Law Dictionary, 8thed., pg. 2287 - "The omission of the Christian name by either plaintiff or defendant in a legal process prevents the court from acquiring jurisdiction ... "

<u>Gregg's Manual of English</u>: "A name spelled in all capital letters or a name initialed, is not a proper noun denoting a specific person, but is a fictitious name, or a name of a dead person, or a nom de guerre."

"Complaint must identify at least one plaintiff by true name; otherwise, no action has been commenced." *Roe v New York* (1970, SD NY) 49 FRD 279, 14 FR Serv 2d 437, 8 ALR Fed 670.

The reasoning behind a true name is that neither a State, nor the United States, can pick up a pencil or sneeze, being nothing more than a "piece of paper". They cannot, therefore, assume the liability of actions nor write a complaint. All activities carried on by governmental agencies are carried out by its agents and actors, and those actors are individually liable for their actions. This means you, as a public employee under contract to a governmental service provider (foreign corporation) which is working for me under contract, are accountable and liable for actions you take that misidentify or seek to defraud or mis-characterize people, such as me, who are living as Lawful Persons, not Legal Persons. This also means that when you undertake "legal actions" against Lawful Persons, no such actions are owed enforcement of any kind. This is the beginning and the end of your Territorial and/or Municipal "prosecutorial capacity" and I am giving you Explicit Notice that I am standing on the land and soil of Arkansas and that I am operating exclusively as a Lawful Person with explicit declarations and proof of my identity and capacity established on the Public Record.

The Supreme Court case, *Monroe Cattle Co. v. Becker*, 147 U.S. 47 (1893) says: Defendant was impleaded by the name of A. W. Becker. *Initials are no legal part of a name*, the authorities holding the *full Christian name* to be essential. *Wilson v. Shannon*, 6 Ark. 196; *Norris v. Graves*, 4 Strob. 32; *Seely v. Boon*, I N. J. Law, 138; *Chappell v. Proctor*, Harp. 49; *Kinnersley v. Knott*, 7 C. B. 980; *Tumer v. Fitt*, 3 C. B. 701; *Oakley v. Pegler*, (Neb.) 46 N. W. Rep. 920; *Knox v. Starks*, 4 Minn. 20, (Gil. 7 *Kenyon v. Semon*, (Minn.) 45 N. W. Rep. 10; *Beggs v. Wellman*, 82 Ala. 391, 2 South. Rep. 877; *Nash v. Collier*, 5 Dowl. & L. 341; *Fewlass v. Abbott*, 28 Mich. 270. This is telling you and your Office that all "legal actions" addressed to any "character" using middle initials are invalidated by failure to name an actual Party to the case. See above. You can play games with corporate fictions all day long, but when you infringe upon my Given Name and my Lawful Person, which is recorded and held under Unregistered Copyright and also Unregistered Trademarks due



protection under the Lanham Act, you are committing Crimes of State. This is your Notice of Liability.

The United States Government Printing Office Style Manual clearly defines the rules of grammar for recording of a proper noun in Chapter 3 .2, Capitalization. "Proper nouns are capitalized [examples given] Rome, Brussels, John Macadam, Macadam family, Italy, and Anglo-Saxon." It further defines, in Chapter 11.7, that "Names of vessels are quoted in matter printed in other than lower case roman ... [examples given are] **LUSITANIA** [or] Lusitania."

This "all capitals" style convention is also known as "Dog Latin" which is a corrupt and corrupting text used in some foreign municipal courts having no jurisdiction over American State Nationals. This style convention applies only to incorporated legal fiction entities and VESSELS operating under Admiralty law in Admiralty or Maritime jurisdictions. Whenever living Americans are being misidentified as "US CITIZENS" or as Officers thereof, without their fully disclosed and conscious consent, crimes are being committed against your Employers, on your watch via unconscionable contracts. The evidence of "unconscionable contract" appears on every Birth Certificate ever issued by any Territorial Government Franchise doing business as a "State of State", including the "State of Arkansas", and doubly-applies to every BIRTH CERTIFICATE issued by any Municipal Government Franchise doing business as a "STATE OF STATE" including the "STATE OF ARKANSAS". The Municipal United States is limited to the ten miles square of the District of Columbia with respect to Americans and their States. It is an illegal, unlawful, and non-consensual contract to secretively impersonate the Lawful Person of a living man as a Territorial franchise corporation so as to compromise his identity and subject him to foreign law; and it merely compounds the fraud and the crime to further impersonate the Lawful Person of a living man as a Municipal PERSON. This is your Notice of Liability for willingly and knowingly participating in any such commercial racketeering scheme absent your prompt action to correct this Mistake, regarding me, my names, and my lawful Person(s).

Black's Law Dictionary: "Fictitious Name": "A counterfeit, alias, feigned or pretended name taken by a person, differing in some essential particular from his true name (consisting of Christian name and patronymic), with the implication that it is meant to deceive or mislead."

Oxford Dictionary: "Norn de guerre": War name. A name assumed by or assigned to a person engaged in some action or enterprise.

All American State Citizens are owed The Law of Peace from the Territorial Government and its operatives, and the Territorial Government is further required to protect and defend



American State Citizens from any action undertaken against them by any foreign power, which **includes** the Municipal United States. We are the **civilian** government. They are the **civil** government. Unless you wish to commit treason against the unincorporated United States of America, you must recognize the difference and defend our Lawful Persons.

The U.S. Government Style Manual, Chapter 3 **requires only** the <u>names of corporate and other fictional entities</u>, or those serving in corporate capacities to be in all capitalized letters. Fictitious names exist for a purpose. Fictions are invented to give court's jurisdiction. <u>Snider v. Newell</u> 44 SE 354.

No such jurisdiction has been granted by me to any Federal Department, Agency, or State of State to create or to address any fictional PERSON dba SHERREL JEAN COURVELLE, SHERREL COURVELLE, SHERREL J. COURVELLE, or any Unregistered Trademark of mine; neither have I consented to be regarded as an infant decedent; all such PERSONS have been re-flagged and permanently domiciled on the land and soil jurisdiction of the unincorporated United States of America and the unincorporated United States respectively, and have officially been so for more than two decades.

I operate exclusively as a <u>Lawful Person</u> and all my franchises operate as <u>Lawful Vessels</u> permanently domiciled on the land and soil jurisdiction of this country, yet I continue to be "misaddressed" and "misidentified" by your Offices as either a Territorial or Municipal / Employee / Volunteer / Conscript / Taxpayer / Criminal/Slave.

Please see your Complete Notice of Liability, both the Mandatory FSIA Notice and this attendant Notice of Liability.

If you have any proof that I am now or have ever consciously, knowingly, and willingly and under conditions of full disclosure adopted "US Citizenship" of any kind, any evidence that I or my Mother gave your Office willing permission to address me as an incorporated franchise or ward of any Territorial State of State, or gave you consent to use my Good Name or any permutation, ordering, punctuation, or style thereof for any commercial purpose whatsoever, you have ten (10) days from receipt of this communication to present it to me for rebuttal; otherwise, you must act to make correction of your records, expunge all Ultra Vires court actions misaddressed to me, remove my name from any "Taxpayer" roles, remove any liens or other false commercial claims addressed to Municipal United States PERSONS abusing my Good Name and merely presumed to exist, and issue proper identification paperwork and data base corrections so that I am no longer being misaddressed and misidentified as any form of "US Citizen". You must also return perfected title to my homestead in Jessieville, Arkansas, which has been held in public trust under all of these false

Market Comments of the Comment

presumptions of my purported abdication of my natural estate and false claims of hypothecated debt.

I am naturally exempt and any and all "Vessels" of mine are tax percuse = pre-paid.

Any failure to produce your validated Proof concludes the Facts in Law and in statutory law fully exonerating me and any vessel operating "in my name" from any presumption of any federal citizenship obligation whatsoever now or at any time since the initial Mistake was discovered in 1998 and otherwise establishes my unique and unencumbered claim upon my life, my persons, my soul, and all else associated with me including my nationality as a Texan from the moment of my physical conception, now and forever afterward.

Any failure to respond to this Notice and Demand within ten (10) days establishes your fully admitted agreement to the facts presented herein and your agreement to take all steps outlined above that are possible within the powers of your Office and administrative duties, and your agreement to make the necessary correction of your records, processes, procedures, assumptions, and legal presumptions to provide the Good Faith and Service owed to my Lawful Person.

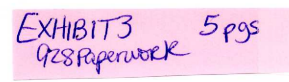
Your failure to respond also admits and agrees to your 100% commercial and personal liability for all harm that accrues to me, or any Person/PERSON presumed to be associated with me as a result of your continued misrepresentation of me and my Lawful Person.

This self-fulfilling contract becomes final and is owed execution effective midnight Friday May 10, 2024, absent your response: so, provided in view of the Public Record:

Shovel Jean Cowelle O

Guarantee and Disclaimer: It is not my meaning nor intention to harm, blame, accuse, or terrify anyone, least of all, my employees; it is my intention to secure and defend my Lawful Person from identity theft, inland piracy, and impersonation, and to bring your urgent attention to these issues as referenced, and to lawfully convert offshore criminal enterprises aimed at defrauding and impersonating and misrepresenting my Lawful Person in contravention of solemn International Treaties, solemn Commercial Contracts, International Law, The Constitution of the United States of America, The Constitution of the United States, and my International Will in accord with The Unanimous Declaration of Independence.

*****The back of each page of this Notice and the margins and the rest of this page have been left blank and are not subject to any Power of Attorney or alteration or conversion.



Recoming Secretar

Declaration of the Naturalization Act of July 1779

I declare that I am the owner and operator of my vessels on Earth from the moment my zygote first formed, together with all DNA and all substance matter in any way associated with me and my incarnation, and I further declare that I accept my divine origin and all honor, right, title, and material interests I am owed;

I declare my political status as an American state national born within the physical borders of: Texas;

I declare under penalty of perjury under the Public Law of The United States of America and from without the United States and without the United States of America Territories, that I reject, renounce, and remove all Powers of Attorney granted by me or issued under my name prior to this day;

I declare under penalty of perjury under the Public Law of The United States of America and from without the United States and without the United States of America Territories, that I reject, renounce, and remove all and any allegiance to any king or prince, any foreign state, foreign government, flag or thing;

I declare under penalty of perjury under the Public Law of The United States of America and from without the United States and without the United States of America Territories, that I have never knowingly, willingly, and voluntarily pledged myself to any incorporated entity at all, including but not limited to any incorporated church, synagogue, mosque or temple;

I declare under penalty of perjury under the Public Law of The United States of America and from without the United States and without the United States of America Territories, that I have never knowingly, willingly, or voluntarily pledged myself to any foreign sovereign or separated myself from my birthright political status;

I declare, publish, and affirm under penalty of perjury under the Public Law of The United States of America and from without the United States and without the United States of America Territories, that my house is established in Garland County and my home is established in Arkansas and no other presumption or impersonation is allowed;

I declare under the aforementioned penalties that I am a Lawful Inheritor, Landlord, Keeper, and Guardian of the Rightful and Lawful Government of this country, acting with Full Right, Authority, Responsibility and Honor, now and always while my tenure on Earth shall last — and I present this Declaration of the Naturalization Act of 1779 and place it upon the Public Record of The Arkansas Assembly.

Notice to Principals is Notice to Agents; Notice to Agents is Notice to Principals.

This Declaration is valid, true, o	and the year of By: Marriagon	I sea. So signed and sealed this
		errel Jean Courvelle (nee Stine)
	Recording Secretary and International Notarial Witness	
Arkansas Gar and County		u u
	ng Secretary and International Notarial Witness, do hereby affi witnessed their signing of this Declaration of the Naturalizati	
The Arkansas Assembly Record Form ASN 1-Ars Revision 06:	202021	11836 °

Witness Testimony Affirming American State Political Status and Identity

This Witness Testimony verifies the identity of the man/woman shown in this photograph to establish their political status as an American State National or American State Citizen, depending on their choice.



Name of person appearing in this photo: Sherrel Jean Courvelle

State

Recording Secretary

Physical Address:

249 Nathan Terrace, Jessieville, Arkansas 71949
Witness: I, Morgan Barker, know the lawful person shown in the photo above by the name shown, and I know of their family and history, sufficient to know that they were born at the time and place shown on the face of the referenced Birth Certificate or shown on the accompanying United States Naturalization paperwork.
My relationship to the Declarant is: Friend
This testimony is true, complete, and correct to the best of my knowledge and I make it under Penalty of Perjury under the Public Law of The United States of America:
So affirmed this day of win the year of 3023. I may be contacted at: (phone) 501 617 - 9218, (email) 0000 Cheshier 2 4400 Com, or at this mailing address:
Witness Varification by Decording Coorstony

Witness Verification by Recording Secretary:

Witness Testimony Affirming American State Political Status and Identity

This Witness Testimony verifies the identity of the man/woman shown in this photograph to establish their political status as an American State National or American State Citizen, depending on their choice.



Name of person appearing in this photo: Sherrel Jean Courvelle

Physical Address: 249 Nathan Terrace, Jessieville, Arkansas 71949
Witness: I, Elaine Banka, know the lawful person shown in the photo above by the name shown, and I know of their family and history, sufficient to know that they were born at the time and place shown on the face of the referenced Birth Certificate or shown on the accompanying United States Naturalization paperwork.
My relationship to the Declarant is:
This testimony is true, complete, and correct to the best of my knowledge and I make it under Penalty of Perjury under the Public Law of The United States of America:
So affirmed this day of in the year of by:
Witness Verification by Recording Secretary:
A Kansos State
Gayland County
Today, I was visited by the Witness whose signature appears above, and they were properly identified to me and they did sign this record in my presence for the purposes described above, in witness whereof I affix my signature and seal this day of in the year of
The Assembly Recording Secretary Ambou College Rev06202021
as Ass.
Kansas Assembly Lana & Soil Jurisdiction
P ANTI MILITARY

Common Carry Declaration

I, Sherrel Jean Courvelle, a living woman over the age of 21, a declared American of sound mind and body, do affirm and declare that I responsibly exercise my right to bear arms, as a peaceful, private American, in fulfilling my duty to uphold the public law and keep the peace, I will utilize my weapons through visible or concealed carry as is appropriate.

Arkansas County

Recording Secretary and International Notarial Witness

I, a Recording Secretary and International Notarial Witness approved by the Arkansas Assembly, do hereby affirm that the Declarant has been positively identified and I have witnessed their signing of this Common Carry Declaration before me this _____ day of _____ in the year ______.

The Arkansas Assembly Recording Secretary Rev06202021





Paramount Claim of the Life and the Estate of Sherrel Jean Courvelle (nee Stine)

Born June 22, 1968 in Texarkana, Texas Warren J Stine X Shelby Jean Stine The United States of America

Whereas I, the living woman known as Sherrel Jean Courvelle (nee Stine), am the result of the life and love and physical embodiment of my parents, the living man known as Warren J Stine and the living woman known as Shelby Jean Stine (née Fricks), now therefore I am their living daughter from the moment of conception and from the first combining of their unique genetic code to create my unique genetic code and my zygote in support of my physical embodiment then and now, and as I am the only true and surviving inheritor, I hereby publish my claim and recording of the facts:

The Afterbirth composed of a placenta, umbilical cord, and fetal tissues which accompanied me into this world and which was in possession of my DNA was never a viable separate living organism and was instead a portion of my flesh akin to any hair, skin, or other representation of my genetic content, that was not abandoned, not donated, and not returned to me or my parents for burial. No separate estate, living status, ownership interest or death apart from my own life may be claimed in behalf of the Afterbirth or other waste resulting from my birth, from my shedding of hair, my shedding of skin, the deposit of my fingerprints or any other DNA-containing substance whatsoever.

I hereby establish my Paramount Claim upon my unique DNA as the only lawful and living inheritor thereof from the moment of my conception forward and I also publish my nullification of any claim of ownership or material interest in my DNA based upon samples procured from any bodily waste or substance for any purpose.

rights

As witness to my claims, I here affix the Signature and Seal of my Lawful Person, retaining all rights
and prerogatives thereof:
by: Sherrel Jean Courcelle © Living Soul. All Rights Reserved
Arkansas Assembly Recording Secretary Witness:
Today, on the day, of day, of law, in the year law, I was visited by a woman properly identified or known to me to be Sherrel Jean Courvelle (nee Stine) and she did establish this record before me and sign it for the purposes stipulated herein, and I do accordingly add my signature and seal:
The Arkansas Assembly Recording Secretary Humber Bollette Revision 06202021
Akansas Assembly
Lana & Soil Jurisdiction Recording Secretary



Whereas SHERREL COURVELLE is a naturalized "citizen of the United States" under the Diversity Clause of the Constitution(s) and is the age of majority and whereas such citizenship was never desired nor intended nor willingly nor voluntarily entered into under conditions of full disclosure SHERREL COURVELLE willingly and purposefully renounces all citizenship or other assumed political status related to the United States defined as "the territories and District of Columbia" (13 Stat. 223, 306, ch. 173, sec. 182, June 30, 1864) and its government, a corporation doing business variously as the UNITED STATES, UNITED STATES OF AMERICA, Municipal Corporation of the District of Columbia, etc. formed under the Act of 1877, and does repatriate to the land of HER birth state known as Texas and does freely affirm HER allegiance to the same actual and organic state of the Union and does accept and reclaim HER true Nationality as an American State National and an American State Vessel in all international trade and commerce owned and operated by Courvelle, Sherrel, c/o 249 Nathan Terrace, Jessieville, Arkansas, Postal Code Extension 71949.

This action I validate, certify, Witness and affirm this
By: Sherrel Courvelle Sherrel Courvelle
Arkansas Assembly Recording Secretary Witness
Arkansas County
Before me this day of did appear one SHERREL COURVELLE and she did establish this Act of Expatriation and Oath of Allegiance freely and without coercion, in Witness whereof I set my sign and seal:
The Arkansas Assembly Recording Secretary Bundley Ballotte
MKansas Assembly 1836
Lana & Soil Jurisdiction Recording Secretary

Whereas SHERREL J. COURVELLE is a naturalized "citizen of the United States" under the Diversity Clause of the Constitution(s) and is the age of majority and whereas such citizenship was never desired nor intended nor willingly nor voluntarily entered into under conditions of full disclosure SHERREL J. COURVELLE willingly and purposefully renounces all citizenship or other assumed political status related to the United States defined as "the territories and District of Columbia" (13 Stat. 223, 306, ch. 173, sec. 182, June 30, 1864) and its government, a corporation doing business variously as the UNITED STATES, UNITED STATES OF AMERICA, Municipal Corporation of the District of Columbia, etc. formed under the Act of 1877, and does repatriate to the land of HER birth state known as Texas and does freely affirm HER allegiance to the same actual and organic state of the Union and does accept and reclaim HER true Nationality as an American State National and an American State Vessel in all international trade and commerce owned and operated by Courvelle, Sherrel J., c/o 249 Nathan Terrace, Jessieville, Arkansas, Postal Code Extension 71949.

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Whereas SHERREL JEAN COURVELLE is a naturalized "citizen of the United States" under the Diversity Clause of the Constitution(s) and is the age of majority and whereas such citizenship was never desired nor intended nor willingly nor voluntarily entered into under conditions of full disclosure SHERREL JEAN COURVELLE willingly and purposefully renounces all citizenship or other assumed political status related to the United States defined as "the territories and District of Columbia" (13 Stat. 223, 306, ch. 173, sec. 182, June 30, 1864) and its government, a corporation doing business variously as the UNITED STATES, UNITED STATES OF AMERICA, Municipal Corporation of the District of Columbia, etc. formed under the Act of 1877, and does repatriate to the land of HER birth state known as Texas and does freely affirm HER allegiance to the same actual and organic state of the Union and does accept and reclaim HER true Nationality as an American State National and an American State Vessel in all international trade and commerce owned and operated by Courvelle, Sherrel Jean, c/o 249 Nathan Terrace, Jessieville, Arkansas, Postal Code Extension 71949.

This action I validate, certify, Witness and affirm this \(\) day of \(\), \(\), \(\)	
By: Sherrel Jean Courvelle	
Arkansas Assembly Recording Secretary Witness	
Arkansas County	
Before me this	100
The Arkansas Assembly Recording Secretary Rev06202021	
Kkansas Asembly	
Lana & Soil Jurisdiction	

Whereas SHERREL STINE is a naturalized "citizen of the United States" under the Diversity Clause of the Constitution(s) and is the age of majority and whereas such citizenship was never desired nor intended nor willingly nor voluntarily entered into under conditions of full disclosure SHERREL STINE willingly and purposefully renounces all citizenship or other assumed political status related to the United States defined as "the territories and District of Columbia" (13 Stat. 223, 306, ch. 173, sec. 182, June 30, 1864) and its government, a corporation doing business variously as the UNITED STATES, UNITED STATES OF AMERICA, Municipal Corporation of the District of Columbia, etc. formed under the Act of 1877, and does repatriate to the land of HER birth state known as Texas and does freely affirm HER allegiance to the same actual and organic state of the Union and does accept and reclaim HER true Nationality as an American State National and an American State Vessel in all international trade and commerce owned and operated by Stine. Sherrel. c/o 249 Nathan Terrace. Jessieville. Arkansas. Postal Code

This action I validate, certify, Witness and affirm	n this 1 day of July, 2023
By: Sherrel Stine C	_ Sherrel Stine
Arkansas Assembly Reco	ording Secretary Witness
Arkansas County	
	did appear one SHERREL STINE and she did ance freely and without coercion, in Witness whereof I
The Arkansas Assembly Recording Secretary Rev06202021	nboy BaleAC
ones Am-	1836 Sen
prikansas Assembly	
Lang & sou Jurisdiction	Soll Soll

Whereas SHERREL JEAN STINE is a naturalized "citizen of the United States" under the Diversity Clause of the Constitution(s) and is the age of majority and whereas such citizenship was never desired nor intended nor willingly nor voluntarily entered into under conditions of full disclosure SHERREL JEAN STINE willingly and purposefully renounces all citizenship or other assumed political status related to the United States defined as "the territories and District of Columbia" (13 Stat. 223, 306, ch. 173, sec. 182, June 30, 1864) and its government, a corporation doing business variously as the UNITED STATES, UNITED STATES OF AMERICA, Municipal Corporation of the District of Columbia, etc. formed under the Act of 1877, and does repatriate to the land of HER birth state known as Texas and does freely affirm HER allegiance to the same actual and organic state of the Union and does accept and reclaim HER true Nationality as an American State National and an American State Vessel in all international trade and commerce owned and operated by Stine, Sherrel Jean, c/o 249 Nathan Terrace, Jessieville, Arkansas, Postal

This action I validate, certify, Witness and affirm this day of,
By: Sherrel Jean Stine
Arkansas Assembly Recording Secretary Witness
Arkansas County
Before me thisday of,
The Arkansas Assembly Recording Secretary Kmbul Bollone Rev06202021
as as A
Kansas Assembly
Lang & Soil Jurisdiction

Whereas SHERREL J. STINE is a naturalized "citizen of the United States" under the Diversity Clause of the Constitution(s) and is the age of majority and whereas such citizenship was never desired nor intended nor willingly nor voluntarily entered into under conditions of full disclosure SHERREL J. STINE willingly and purposefully renounces all citizenship or other assumed political status related to the United States defined as "the territories and District of Columbia" (13 Stat. 223, 306, ch. 173, sec. 182, June 30, 1864) and its government, a corporation doing business variously as the UNITED STATES, UNITED STATES OF AMERICA, Municipal Corporation of the District of Columbia, etc. formed under the Act of 1877, and does repatriate to the land of HER birth state known as Texas and does freely affirm HER allegiance to the same actual and organic state of the Union and does accept and reclaim HER true Nationality as an American State National and an American State Vessel in all international trade and commerce owned and operated by Stine, Sherrel J., c/o 249 Nathan Terrace, Jessieville, Arkansas, Postal Code Extension 71949.

This action I validate, certify, Witness and affirm this day of,
By: Sherrel J. Stine
Arkansas Assembly Recording Secretary Witness
Arkansas County
Before me thisday of,did appear one SHERREL J. STINE and she did establish this Act of Expatriation and Oath of Allegiance freely and without coercion, in Witness whereof is set my sign and seal:
The Arkansas Assembly Recording Secretary Balling Rev06202021
Kkansas Assembly
Meccraing Secretary

Whereas SHERREL LIGHT is a naturalized "citizen of the United States" under the Diversity Clause of the Constitution(s) and is the age of majority and whereas such citizenship was never desired nor intended nor willingly nor voluntarily entered into under conditions of full disclosure SHERREL LIGHT willingly and purposefully renounces all citizenship or other assumed political status related to the United States defined as "the territories and District of Columbia" (13 Stat. 223, 306, ch. 173, sec. 182, June 30, 1864) and its government, a corporation doing business variously as the UNITED STATES, UNITED STATES OF AMERICA, Municipal Corporation of the District of Columbia, etc. formed under the Act of 1877, and does repatriate to the land of HER birth state known as Texas and does freely affirm HER allegiance to the same actual and organic state of the Union and does accept and reclaim HER true Nationality as an American State National and an American State Vessel in all international trade and commerce owned and operated by Light, Sherrel, c/o 249 Nathan Terrace, Jessieville, Arkansas, Postal Code Extension 71949.

m this \day of \du, \do 3
_ Sherrel Light
ording Secretary Witness
did appear one SHERREL LIGHT and she did ance freely and without coercion, in Witness whereof I
mbeg Balleto
1836 Table 1836

Whereas SHERREL JEAN LIGHT is a naturalized "citizen of the United States" under the Diversity Clause of the Constitution(s) and is the age of majority and whereas such citizenship was never desired nor intended nor willingly nor voluntarily entered into under conditions of full disclosure SHERREL JEAN LIGHT willingly and purposefully renounces all citizenship or other assumed political status related to the United States defined as "the territories and District of Columbia" (13 Stat. 223, 306, ch. 173, sec. 182, June 30, 1864) and its government, a corporation doing business variously as the UNITED STATES, UNITED STATES OF AMERICA, Municipal Corporation of the District of Columbia, etc. formed under the Act of 1877, and does repatriate to the land of HER birth state known as Texas and does freely affirm HER allegiance to the same actual and organic state of the Union and does accept and reclaim HER true Nationality as an American State National and an American State Vessel in all international trade and commerce owned and operated by Light, Sherrel Jean, c/o 249 Nathan Terrace, Jessieville, Arkansas, Postal Code Extension 71949.

inis action i validate, certii	y, Witness and affirm	thisday of _	All, adde
By: & hard Jean	- Right @	Sherrel Jean Light	V \
Ark	ansas Assembly Recor	ding Secretary Wi	tness
Arkansas County			
Before me thisday of establish this Act of Expatriat set my sign and seal:	ion and Oath of Allegian	id appear one SHER ce freely and withou	REL JEAN LIGHT and she did t coercion, in Witness whereof I
The Arkansas Assembly Reco Rev06202021	rding Secretary Kym	sterly Bake	u©_
wkansas Ass	Mary .	pr kansas	
Aka	الرامال		
Lana & Soil Jurisd	iction		

Whereas SHERREL J. LIGHT is a naturalized "citizen of the United States" under the Diversity Clause of the Constitution(s) and is the age of majority and whereas such citizenship was never desired nor intended nor willingly nor voluntarily entered into under conditions of full disclosure SHERREL J. LIGHT willingly and purposefully renounces all citizenship or other assumed political status related to the United States defined as "the territories and District of Columbia" (13 Stat. 223, 306, ch. 173, sec. 182, June 30, 1864) and its government, a corporation doing business variously as the UNITED STATES, UNITED STATES OF AMERICA, Municipal Corporation of the District of Columbia, etc. formed under the Act of 1877, and does repatriate to the land of HER birth state known as Texas and does freely affirm HER allegiance to the same actual and organic state of the Union and does accept and reclaim HER true Nationality as an American State National and an American State Vessel in all international trade and commerce owned and operated by Light, Sherrel J., c/o 249 Nathan Terrace, Jessieville, Arkansas, Postal Code Extension 71949.

This action I validate, certify, Witness and affirm this
By: Sherrel J. Light
Arkansas Assembly Recording Secretary Witness
Arkansas County
Before me thisday of,did appear one SHERREL J. LIGHT and she did establish this Act of Expatriation and Oath of Allegiance freely and without coercion, in Witness whereof I set my sign and seal:
The Arkansas Assembly Recording Secretary Combined Bollows Rev06202021
Kansas Assembly Lang & Soil Turisdiction

Whereas SHERREL WHISEANT is a naturalized "citizen of the United States" under the Diversity Clause of the Constitution(s) and is the age of majority and whereas such citizenship was never desired nor intended nor willingly nor voluntarily entered into under conditions of full disclosure SHERREL WHISEANT willingly and purposefully renounces all citizenship or other assumed political status related to the United States defined as "the territories and District of Columbia" (13 Stat. 223, 306, ch. 173, sec. 182, June 30, 1864) and its government, a corporation doing business variously as the UNITED STATES, UNITED STATES OF AMERICA, Municipal Corporation of the District of Columbia, etc. formed under the Act of 1877, and does repatriate to the land of HER birth state known as Texas and does freely affirm HER allegiance to the same actual and organic state of the Union and does accept and reclaim HER true Nationality as an American State National and an American State Vessel in all international trade and commerce owned and operated by Whiseant, Sherrel, c/o 249 Nathan Terrace, Jessieville, Arkansas, Postal Code Extension 71949.

This action I validate, certify, Witness and affirm thisday of	
By: Sherrel Whiseant	
Arkansas Assembly Recording Secretary Witness	
Arkansas County	
Before me thisday of,did appear one SHERREL WHISEANT and establish this Act of Expatriation and Oath of Allegiance freely and without coercion, in Witness set my sign and seal:	d she did whereof I
The Arkansas Assembly Recording Secretary Burbary Ballation Rev06202021	
Arkansas F.	
Lang & South Secretarial	# # # # # # # # # # # # # # # # # # #
Receiving Secretary	177

Whereas SHERREL JEAN WHISEANT is a naturalized "citizen of the United States" under the Diversity Clause of the Constitution(s) and is the age of majority and whereas such citizenship was never desired nor intended nor willingly nor voluntarily entered into under conditions of full disclosure SHERREL JEAN WHISEANT willingly and purposefully renounces all citizenship or other assumed political status related to the United States defined as "the territories and District of Columbia" (13 Stat. 223, 306, ch. 173, sec. 182, June 30, 1864) and its government, a corporation doing business variously as the UNITED STATES, UNITED STATES OF AMERICA, Municipal Corporation of the District of Columbia, etc. formed under the Act of 1877, and does repatriate to the land of HER birth state known as Texas and does freely affirm HER allegiance to the same actual and organic state of the Union and does accept and reclaim HER true Nationality as an American State National and an American State Vessel in all international trade and commerce owned and operated by Whiseant, Sherrel Jean, c/o 249 Nathan Terrace, Jessieville, Arkansas, Postal Code Extension 71949.

This action I validate, certify, Witness and affirm this day of,
By: Sherrel Jean Whiseant
Arkansas Assembly Recording Secretary Witness
Arkansas County
Before me thisday of,did appear one SHERREL JEAN WHISEANT and she did establish this Act of Expatriation and Oath of Allegiance freely and without coercion, in Witness whereof I set my sign and seal:
The Arkansas Assembly Recording Secretary Kumbally Ballate Rev06202021
Kkansas Assembly

Whereas SHERREL J. WHISEANT is a naturalized "citizen of the United States" under the Diversity Clause of the Constitution(s) and is the age of majority and whereas such citizenship was never desired nor intended nor willingly nor voluntarily entered into under conditions of full disclosure SHERREL J. WHISEANT willingly and purposefully renounces all citizenship or other assumed political status related to the United States defined as "the territories and District of Columbia" (13 Stat. 223, 306, ch. 173, sec. 182, June 30, 1864) and its government, a corporation doing business variously as the UNITED STATES, UNITED STATES OF AMERICA, Municipal Corporation of the District of Columbia, etc. formed under the Act of 1877, and does repatriate to the land of HER birth state known as Texas and does freely affirm HER allegiance to the same actual and organic state of the Union and does accept and reclaim HER true Nationality as an American State National and an American State Vessel in all international trade and commerce owned and operated by Whiseant, Sherrel J., c/o 249 Nathan Terrace, Jessieville, Arkansas, Postal Code Extension 71949.

This action I validate, certify, Witness and affirm this \(\lambda\) day of \(\lambda\), \(\lambda\)
By: Award J. Whiseant Sherrel J. Whiseant
Arkansas Assembly Recording Secretary Witness
Arkansas County
Before me thisday of,
The Arkansas Assembly Recording Secretary Rev06202021
A kansas Assembly

Whereas SHERREL BUSH is a naturalized "citizen of the United States" under the Diversity Clause of the Constitution(s) and is the age of majority and whereas such citizenship was never desired nor intended nor willingly nor voluntarily entered into under conditions of full disclosure SHERREL BUSH willingly and purposefully renounces all citizenship or other assumed political status related to the United States defined as "the territories and District of Columbia" (13 Stat. 223, 306, ch. 173, sec. 182, June 30, 1864) and its government, a corporation doing business variously as the UNITED STATES, UNITED STATES OF AMERICA, Municipal Corporation of the District of Columbia, etc. formed under the Act of 1877, and does repatriate to the land of HER birth state known as Texas and does freely affirm HER allegiance to the same actual and organic state of the Union and does accept and reclaim HER true Nationality as an American State National and an American State Vessel in all international trade and commerce owned and operated by Bush, Sherrel, c/o 249 Nathan Terrace, Jessieville, Arkansas, Postal Code Extension 71949.

This action I validate, certify, Witness and affirm this day of, ⅆ_:	
By: Sherrel Bush	
Arkonege Assembly December Connetons Witness	
Arkansas Assembly Recording Secretary Witness	
Arkansas County	
Before me thisday of,did appear one SHERREL BUSH and she did establish this Act of Expatriation and Oath of Allegiance freely and without coercion, in Witness where set my sign and seal:	eof I
The Arkansas Assembly Recording Secretary Burble Bollows Rev06202021	
Lana & Soil Jurisdiction	

Recurring Secretary

Whereas SHERREL JEAN BUSH is a naturalized "citizen of the United States" under the Diversity Clause of the Constitution(s) and is the age of majority and whereas such citizenship was never desired nor intended nor willingly nor voluntarily entered into under conditions of full disclosure SHERREL JEAN BUSH willingly and purposefully renounces all citizenship or other assumed political status related to the United States defined as "the territories and District of Columbia" (13 Stat. 223, 306, ch. 173, sec. 182, June 30, 1864) and its government, a corporation doing business variously as the UNITED STATES, UNITED STATES OF AMERICA, Municipal Corporation of the District of Columbia, etc. formed under the Act of 1877, and does repatriate to the land of HER birth state known as Texas and does freely affirm HER allegiance to the same actual and organic state of the Union and does accept and reclaim HER true Nationality as an American State National and an American State Vessel in all international trade and commerce owned and operated by Bush, Sherrel Jean, c/o 249 Nathan Terrace, Jessieville, Arkansas, Postal Code Extension 71949.

This action I validate, certify, Witness and affirm this day of,,	
By: All Jan Oush O Sherrel Jean Bush	
Arkansas Assembly Recording Secretary Witness	
Arkansas County	
Before me thisday of	she did hereof I
The Arkansas Assembly Recording Secretary Burble Rev06202021	
MKansas Assembly	
Lang & Soil Turisdiction	

Whereas SHERREL J. BUSH is a naturalized "citizen of the United States" under the Diversity Clause of the Constitution(s) and is the age of majority and whereas such citizenship was never desired nor intended nor willingly nor voluntarily entered into under conditions of full disclosure SHERREL J. BUSH willingly and purposefully renounces all citizenship or other assumed political status related to the United States defined as "the territories and District of Columbia" (13 Stat. 223, 306, ch. 173, sec. 182, June 30, 1864) and its government, a corporation doing business variously as the UNITED STATES, UNITED STATES OF AMERICA, Municipal Corporation of the District of Columbia, etc. formed under the Act of 1877, and does repatriate to the land of HER birth state known as Texas and does freely affirm HER allegiance to the same actual and organic state of the Union and does accept and reclaim HER true Nationality as an American State National and an American State Vessel in all international trade and commerce owned and operated by Bush, Sherrel J., c/o 249 Nathan Terrace, Jessieville, Arkansas, Postal Code Extension 71949.

Inis action I validate, certify, Witness and affirm thisday of,;
By: Sherrel J. Bush
0
Arkansas Assembly Recording Secretary Witness
Arkansas County
Before me thisday of,did appear one SHERREL J. BUSH and she did establish this Act of Expatriation and Oath of Allegiance freely and without coercion, in Witness whereof I set my sign and seal:
The Arkansas Assembly Recording Secretary Rev06202021
KKansas Assembly
Recording Secretary

ExHIBITS 5pgs Declaration Political Status

Sent via Registered Mail #: RF 558 701 473 US

Date: 1 2023

Sherrel Jean Courvelle c/o 249 Nathan Terrace Jessieville, Arkansas Postal Code [71949]

Antony Blinken Office of the Secretary of State 2201 C Street, NW Washington. D.C. 20520

RE: Declaration of Political Status

Dear Secretary Blinken,

This letter is to provide you a copy of my Declaration of Political Status that affirms that I have returned to my lawful birthright political status as an Texan.

Let it be clear that I am not a Territorial United States Citizen nor a Municipal Citizen of the United States.

By: Sherrel Jean Courvelle ©

All Rights Reserved Without Prejudice

Declaration of Political Status

I the living woman, Sherrel Jean Courvelle (nee Stine), affirm and declare that I have returned to my lawful birthright political status as a Texan. As a member of the General Public, I keep the peace and I uphold the Public Law.

I am an Inheritor of and Living and Present Heir to the Trust Indenture established by the unanimous Declaration of Independence, 1776, the Organic Laws of my State and Country, and the applicable Unrevised United States Statutes at Large as they pertain to the general populace and the Military Law of Peace.

I claim all guarantees provided by three Federal Constitutions, all rights, all remedies, and all exemptions, including but not limited to:

- Reversionary Trust Interest, 12 USC 95(a)
- Regulation Z
- Lawful Money
- The Enabling Clause, before every Act of Congress
- The Brother's Keeper Clause, 18 USC 241 and 242
- West Virginia v. EPA (2022) and antecedent case Norton v. Shelby County, 118 U.S. 425 (1886)

I am not a pauper, debtor, rebel, combatant, foreign agent, public dependent, U.S. Citizen, a Municipal citizen of the United States, or in any way separated from the organic States of the Union.

This I declare and affirm under penalty of perjury under the public law of The United States of America.

So Autographed and so Sealed this _ ___ in the year_

> by: Sherrel Jean Courvelle (nee Stine) © All Rights Reserved

> > Without Prejudice

	Assembly Recording Secretary Witnes	SS
Arkansas County		
The Arkansas Assembly, is the live Declaration of Political Status as s	, a Recording Secretary and ring woman known to me to be Sherrel Jean Courshown and she also affirmed her testimony as shown, in Witness whereof I set my Autograph and	velle (nee Stine), and she did issue this wn before me this the day
Asse	embly Recording Secretary, By: <u>Bumbur</u>	ly Baker C
	x kansas Assembly	1836 °S
P. 1836		
	Lann & Soil Jurisilicitor	
	"Bearing Secretal"	Cold Interest

Sent via Registered Mail #: RF 558 701 500 US

July 11, 2023

Sherrel Jean Courvelle

% 249 Nathan Terrace Jessieville Arkansas Postal Code 71949

John Thurston
Office of the Secretary of State
State Capitol Suite 256
500 Woodlane Street
Little Rock, Arkansas 72201

RE: Declaration of Political Status

Dear Secretary Thurston,

This letter is to provide you with a copy of my Declaration of Political Status that affirms that I have returned to my lawful birthright political status as an Arkansan, and I claim my exemptions as stated in Federal Code 8 USC 1101 (a) 21.

Let it be clear that I am not a Territorial United States Citizen nor a Municipal Citizen of the United States.

By: Sherrel Jean Courvelle©

Shevril Jean Cowelle

All Rights Reserved Without Prejudice

Declaration of Political Status

I the living woman, Sherrel Jean Courvelle (nee Stine), affirm and declare that I have returned to my lawful birthright political status as a Texan. As a member of the General Public, I keep the peace and I uphold the Public Law.

I am an Inheritor of and Living and Present Heir to the Trust Indenture established by the unanimous Declaration of Independence, 1776, the Organic Laws of my State and Country, and the applicable Unrevised United States Statutes at Large as they pertain to the general populace and the Military Law of Peace.

I claim all guarantees provided by three Federal Constitutions, all rights, all remedies, and all exemptions, including but not limited to:

- Reversionary Trust Interest, 12 USC 95(a)
- Regulation Z
- Lawful Money
- The Enabling Clause, before every Act of Congress
- The Brother's Keeper Clause, 18 USC 241 and 242
- West Virginia v. EPA (2022) and antecedent case Norton v. Shelby County, 118 U.S. 425 (1886)

I am not a pauper, debtor, rebel, combatant, foreign agent, public dependent, U.S. Citizen, a Municipal citizen of the United States, or in any way separated from the organic States of the Union.

This I declare and affirm under penalty of perjury under the public law of The United States of America.

So Autographed and so Sealed this _____ day of _____ in the year _____ 20 23

by: Sherrel Jean Courvelle (nee Stine) ©
All Rights Reserved

Without Prejudice

Assembly Recording Secretary Witness

Assembly Recording Secretary Witness
Arkansas County
Today before me, Kinberly Baker, a Recording Secretary and International Notarial Witness, elected The Arkansas Assembly, is the living woman known to me to be Sherrel Jean Courvelle (nee Stine), and she did issue this Declaration of Political Status as shown and she also affirmed her testimony as shown before me thisday of in the year 2003, in Witness whereof I set my Autograph and Seal:
Assembly Recording Secretary, By: Bunbusy Baller 6







Office of John Thurston
The Arkansas Secretary of State
Election Division Services
Main Executive Office
State Capitol, Suite 256
500 Woodlane Street
Litrle Rock, AR 72201

Registered Mail # RF 558 701 500 US Mailing location:

Sherrel Jean Courvelle In Care of:249 Nathan Terrace Jessieville, Arkansas [71949]

Date: July 11, 2023

Re: Voter Registration Cancellation in Garland County, Arkansas

To Whom It May Concern:

I hereby withdraw and rescind all applications and enrollments as "registered voter".

I have no natural interest in the elections of a foreign corporation that I do not work for.

Thank you,

All Rights Reserved

Without Prejudice



Acknowledgement, Acceptance and Deed of Re-Conveyance

I, the living woman, Sherrel Jean Courvelle (nee Stine), being of age, of sound mind and in good health, free of all duress or improper consideration hereby acknowledge, accept, and re-convey my given lawful Trade Name, Sherrel Jean Courvelle (nee Stine) to the land and soil of Texas, my native state, together with all derivative names, including Sherrel Courvelle, SHERREL COURVELLE, Sherrel J. Courvelle, SHERREL J. COURVELLE, S.J. Courvelle, S.J. COURVELLE, Sherrel Jean Courvelle, SHERREL JEAN COURVELLE, Sherrel Stine, SHERREL STINE, Sherrel J. Stine, S.J. STINE, Sherrel Jean Stine, SHERREL JEAN STINE, Sherrel Light, SHERREL LIGHT, Sherrel J. Light, SHERREL J. LIGHT, Sherrel Jean Stine, SHERREL JEAN LIGHT, Sherrel Whiseant, SHERREL WHISEANT, Sherrel J. WHISEANT, Sherrel Jean Whiseant, SHERREL JEAN WHISEANT, Sherrel Bush, SHERREL BUSH, Sherrel J. Bush, SHERREL J. BUSH, S.J. Bush, S.J. BUSH, Sherrel Jean Bush, SHERREL JEAN BUSH, and all other variations however styled, punctuated, spelled, ordered, or otherwise represented as pertaining to me and my estate, and hereby declare their permanent domicile on the land and soil of Texas.

All prior Powers of Attorney, all other prior presumed or granted Executorships, Guardianships, and Agency relationships are terminated and revoked effective with my natural birthday June 22, 1968, as I elect to be recognized as the sole living owner, executor, beneficiary, and agent of my name and estate since my 21st birthday on June 22, 1989.

So said, so signed, and so sealed by my living hand this _____ day of ______ in the year 2023 by:

By: _______ In the year 2023 by:

Witness Jurat

Arkansas County

I, a Arkansas Assembly Recording Secretary, was visited today by the living woman known and identified as Sherrel Jean Courvelle (nee Stine) and she did sign and seal this Acknowledgement, Acceptance and Deed of Re-Conveyance in my presence and did affirm the same in my sight, whereupon I affix my signature and seal as testimony to these facts:

The Arkansas Assembly Recording Secretary Revision 06202021



Exhibit 7 2 pgs
Revocation to Pay Taxes

Date: July 11, 2023 Registerd Mail # RF 558 701 495 US

Sherrel Jean Courvelle c/o 249 Nathan Terrace Jessieville, Arkansas Postal Code [71949]

Internal Revenue Office of the Commissioner Room 3000 1111 Constitution Avenue NW Washington, DC 20224-0002

RE: Revocation of Election to Pay Taxes

Dear Commissioner Werfel,

This letter is to inform you and to state that I revoke my election to pay federal income taxes as of October 1, 2013. I made the mistake that I needed to do so. Having determined that I was never actually a volunteer Warrant Officer in the Merchant Marine Service and clearing the confusion about what a Withholding Agent was and now knowing that I am not a Withholding Agent and never have been when I had signed previous 1040 and other federal tax forms, I now revoke my election to pay any federal income taxes from the above date and going forward.

By: Sherrel Jean Courvelle ©

All Rights Reserved Without Prejudice Date: July 11 2023 Registered mail # RF558 701487 US

Sherrel Jean Courvelle c/o 249 Nathan Terrace Jessieville, Arkansas Postal Code [71949]

Commissioner of the Internal Revenue Service Department of the Treasury P.O. Box 480 Holtsville, New York 11742-0480

RE: Revocation of Election to Pay Taxes

Dear Commissioner Werfel,

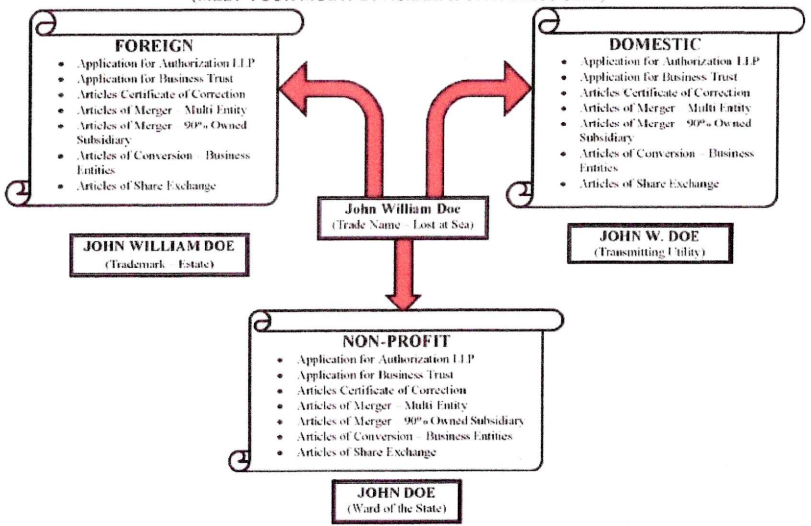
This letter is to inform you and to state that I revoke my election to pay federal income taxes as of October 1, 2013. I made the mistake that I needed to do so. Having determined that I was never actually a volunteer Warrant Officer in the Merchant Marine Service and clearing the confusion about what a Withholding Agent was and now knowing that I am not a Withholding Agent and never have been when I had signed previous 1040 and other federal tax forms, I now revoke my election to pay any federal income taxes from the above date and going forward.

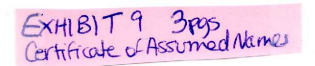
By: Sherrel Jean Courvelle ©

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DIAGRAMMING THE MOST BLATANT AND LARGEST FRAUD IN THE HISTORY OF THE CIVILIZED WORLD

(MEET YOUR MULTI-DIVISIBLE & STATELESS SELF)





RETURN TO: SHERREL JEAN COURVELLE, GRANTOR

C/O Courvelle, Sherrel Jean, Administrator

ADDRESS: c/o 249 NATHAN TERRACE, JESSIEVILLE, ARKANSAS 71949

CERTIFICATE OF ASSUMED NAME NOTICE OF TRANSFER OF RESERVED NAME

Returnee - COURVELLE

certificate of ownership

PROVIDING FOR FILING OF NAME[S] WHEN BUSINESS IS CONDUCTED UNDER ASSUMED NAME: SESSIONS LAW 145;1907; CHAPTER 145 [H.B.64] OF THE STATE OF WASHINGTON; AN ACT PROVIDING THAT WHEN ANY BUSINESS OTHER THEN A CORPORATION(S) OR LIMITED PARTNERSHIP, IS CONDUCTED UNDER AN ASSUMED NAME, A CERTIFICATE SHOWING THE REAL PARTIES IN INTEREST SHALL BE FILED WITH THE COUNTY CLERKAND FIXING A PENALTY x 2. TO BE DEEMED A PUBLIC OFFICER YOU MUST PRODUCE AND BE VETTED BY THE ADMINISTRATOR OF THIS DOCUMENT, A LETTER OF INTENT, A LETTER OF COMPLIANCE WITH ALL STATE AND FEDERAL RULES AND REGULATIONS AS PRESCRIPED BY THE SECRETARY OF STATE OR ANY PRIVATE PERSON WHO DOES NOT PROPERLY IDENTIFY THEMSELVES UPON REQUEST BY PRODUCING A BUSINESS LICENSE, A UBI NUMBER, AND A BOND FILLED OUT IN THE C.A.P. NAME ON THIS CERTIFICATE. ARE FINED ON THE SPOT FOR 500.00 IN CONSIDERATION. FEE SCHEDULE; TO BE DETERMINED BY THE HEAD ADMINISTRATOR OF THIS DOCUMENT AT THE TIME OF ENGAGEMENT. AND ALSO THE CORRESPONDING SESSION LAWS OF THE STATE OF ALASKA INCLUDING CHAPTER 84 OF THE 1961 SESSION LAWS, CHAPTER 84, SECTION 13, "Common Law Rights" AND AS 10.35.030 (1CHAPTER 33 SLA 1966) TRANSFER OF RESERVED NAME.

Whereas GRANTOR is a Cestui Que Vie TRUST formed without the knowledge or consent of the Grantee and has accumulated unauthorized debt against the ESTATE benefiting secondary beneficiaries merely presumed to exist and claiming to have an interest in the ESTATE established under the MUNICIPAL LAW OF THE DISTRICT OF COLUMBIA and the DISTRICT OF COLUMBIA MUNICIPAL CORPORATION, the actual Grantee, the living woman known to the public as Sherrel Jean Courvelle invokes the provisions of Article IV of the Cestui Que Vie Act 1666 as one "having been found to be alive" and to be owed all benefit, control, and interest in the GRANTOR TRUST ESTATE set free and clear of all liens, debts, titles held under color of law, tithes, fees, and all other encumbrances established by the United States of America, Inc., THE UNITED STATES OF AMERICA, INC., the UNITED STATES, (INC.), USA, Inc., E Pluribus Unum the United States of America and all and any franchises thereof ab initio from the date of first registration of the ESTATE TRUST and all and any derivatives thereof, including but not limited to Sherrel Courvelle, SHERREL COURVELLE, Sherrel J. Courvelle, SHERREL J. COURVELLE, S.J. Courvelle, S.J. COURVELLE, Sherrel Jean Courvelle, SHERREL JEAN COURVELLE, Sherrel Stine, SHERREL STINE, Sherrel J. Stine, SHERREL J. STINE, S.J. STINE, S.J. STINE, Sherrel Jean Stine, SHERREL JEAN STINE, Sherrel Light, SHERREL LIGHT, Sherrel J. Light, SHERREL J. LIGHT, S.J. Light, S.J. LIGHT, Sherrel Jean Light, SHERREL JEAN LIGHT, Sherrel Whiseant, SHERREL WHISEANT, Sherrel J. Whiseant, SHERREL J. WHISEANT, S.J. WHISEANT, Sherrel Jean Whiseant, SHERREL JEAN WHISEANT, Sherrel Bush, SHERREL BUSH, Sherrel J. Bush, SHERREL J. BUSH, S.J. Bush, S.J. BUSH, Sherrel Jean Bush, SHERREL JEAN BUSH, Brittany Wade, BRITTANY WADE and any other styles, punctuations, orders, abbreviations or variations of my Trade Name.

REGISTRATION REASON:

REINSTATEMENT OF ACTUAL HOLDER IN DUE COURSE OF ESTATE NAME AND ESTATE PROPERTY AND ALL INTEREST DUE; PUBLIC AND PRIVATE RECOGNITION OF GRANTEE AS HOLDER IN DUE COURSE AND LAWFUL ENTITLEMENT HOLDER OF FOREIGN GRANTOR TRUST NAMED SHERREL JEAN COURVELLE AS OF 22 JUNE 1968.

BUSINESS INFORMATION:

LEGAL ENTITY; HEIR GRANTEE, PRIVATE, PUBLIC, SIGNATURE TRUST BUSINESS DESCRIPTION; COMMERCE, GRANTOR, PRIVATE, PUBLIC, SIGNATORY BUSINESS NAME:

D.B.A SHERREL JEAN COURVELLE and COURVELLE, SHERREL JEAN and SHERREL COURVELLE and SHERREL J. COURVELLE, BRITTANY WADE and all and any derivatives thereof in any way related to the ESTATE or Private businesses so NAMED.

PHYSICAL POST OFFICE ADDRESS:

C/O 249 NATHAN TERRACE, JESSIEVILLE, ARKANSAS, 71949

OWNER INFORMATION:

True and Real Trade Name: Grantee, Private, Signatory, Beneficiary, Holder, Transferee:

First Name: Sherrel Middle Name: Jean Last Name: Courvelle

STYLE: Bicameral & Surname Post Office Address (Physical):

c/o 249 Nathan Terrace, Jessieville, Arkansas Postal Code Extension 71949

Post Master Location: 7919 North Highway 7, Jessieville, Arkansas Postal Code Extension 71949

THIS CERTIFICATE IS TO CONDUCT BUSINESS IN COMMERCE IN AN ASSUMED NAME DESIGNED TO ACCOMPANY NEW BUSINESS ACCOUNT REGISTRATION.

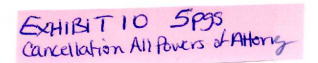
I am claiming the writ of Habeas Corpus to institute and maintain actions of any kind in the courts of "this" state while maintaining true domicile on the land of these United States, to take, hold and dispose of property either Real, Intangible or Personal held in the name of the FOREIGN GRANTOR TRUST dba SHERREL JEAN COURVELLE together with all derivative NAMES and Names and styles thereof, together with guarantee of pre-payment and exemption from Taxes, Tithes, and Fees, together with re-conveying all actual assets rightfully belonging to the Lawful Holder in Due Course.

Under the form of creating a qualification or attaching a condition, the Unites States and United States of America however styled or construed cannot, in effect, inflict a punishment for a past act which was not punishable at the time it was committed and which was not the knowing, willing, and consensual act of the actual Holder in Due Course of the given name and estate.

All violators, agents, actors under color of law, and actions under color of authority claimed by any corporations, associations, or subcontractors, agencies or agents of any kind or like violating or attempting to violate the political status and Title Order of the Grantee at any time past, present, or future shall be liable severally, and jointly to this certificate as an affidavit of obligation in the normal commercial sense and as such is a severity representing accounts receivable and is a lien upon the real and movable property, malpractice insurance and performance bonds of any such violators and is not dischargeable in bankruptcy court or subject to any probate claim; at all times the owner/holder in due courses' property is exempt from third party levy and all related vessels in commerce and in trade are tax pre-paid.

This shall also serve as Mandatory Notice required under the Foreign Sovereign Immunities Act that the Living Soul, Owner, Proprietor, Holder-in-Due Course, Indemnitee, is a Foreign Sovereign owed all rights, guarantees, and protections of The Constitution for the united States of America and all assets owed to the Priority Creditors of the Territorial United States and the Municipal United States. This Foreign Sovereign, Sherrel Jean Courvelle, retains all rights in reversion and is not subject to any conference of citizenship or other merely presumed benefit or obligation.

ISSUED THIS DAY OF IN THE YEAROO ON AND FOR THE COUNTY OF GARLAND ON THE STATE OF ARKANSAS; NOTICE TO AGENTS IS NOTICE TO PRINCIPALS, NOTICE TO PRINCIPALS IS NOTICE TO AGENTS; WITNESS BY NOTARY DOES NOT ALTER STATUS.
By: Signature, all rights reserved.
ACKNOWLEDGMENT OF HEAD ADMINISTRATOR FROM HOME OFFICE, Private Banker, UCC-1-201, 1-308: c/o Sherrel Jean Courvelle, TRUE AND REAL TRADE NAME BY MY HAND AND SEAL I TAKE OFFICE WITHOUT ENCUMBRANCE AND WITHOUT DEBT OR OTHER OBLIGATION, FULLY EXEMPT, INDEMNIFIED, AND WITHOUT GRANT OF ANY OTHER POWER OF ATTORNEY DBA: SHERREL JEAN COURVELLE & COURVELLE, SHERREL JEAN, BRITTANY WADE and ALL DERIVATIVES INCLUDING SHERREL J. COURVELLE and SHERREL COURVELLE at C/O 249 NATHAN TERRACE, JESSIEVILLE, ARKANSAS, 71949, RETURNEE: COURVELLE.
These provisions and copyrights are in effect from June 22, 1968 onward and the Name/NAMES are re-venued and permanently domiciled on the land and soil of the United States and upon land and soil of Texas.
Arkansas Assembly Recording Secretary Witness and Acknowledgement
Arkansas County
Today before me, a Arkansas Assembly Recording Secretary, visited the living woman known to me to be Sherrel Jean Courvelle and she did Issue this Certificate of Assumed Name as shown and she also affirmed her testimony as shown before me this day of in the Year in Witness whereof I set my Signature and Seal:
The Arkansas Assembly Recording Secretary Burble Bold Revision 06202021
Anna & Soil Jurisdiction Recording secretary



All prior Powers of Attorney granted by Sherrel Jean Courvelle are removed, cancelled, and permanently revoked effective June 22, 1968.

Sherrel Jean Courvelle is Attorney-in-Fact for all purposes related to the administration of her estates and all correspondence should be addressed to: Sherrel Jean Courvelle, c/o 249 Nathan Terrace, Jessieville, Arkansas 71949.

by: Therrel (Jan Courvelle @ this 11 day of July, 2023

Recording Secretary and International Notarial Witness

Arkansas County

I, a Arkansas Assembly Recording Secretary and International Notarial Witness, do hereby affirm that the Declarant has been positively identified and I have witnessed their signing of this Cancellation of All Prior Powers of Attorney as shown and she also affirmed her testimony as shown before me this _______ day of _______ in Witness whereof I set my Signature and seal:

The Arkansas Assembly Recording Secretary Rev06202021

Lana & Soil Jurisdiction
Meccaning Secretary

All prior Powers of Attorney granted by Sherrel Jean Stine are removed, cancelled, and permanently revoked effective June 22, 1968.

Sherrel Jean Stine is Attorney-in-Fact for all purposes related to the administration of her estates and all correspondence should be addressed to: Sherrel Jean Stine, c/o 249 Nathan Terrace, Jessieville, Arkansas 71949.

by: Merrel Jan Courell this 11 day of July, 2023

Recording Secretary and International Notarial Witness

Arkansas County

The Arkansas Assembly Recording Secretary Rev06202021

Mansas Assembly

Lana & Soil Jurisdiction

Recoming secretary

All prior Powers of Attorney granted by Sherrel Jean Light are removed, cancelled, and permanently revoked effective June 22, 1968.

Sherrel Jean Light is Attorney-in-Fact for all purposes related to the administration of her estates and all correspondence should be addressed to: Sherrel Jean Light, c/o 249 Nathan Terrace, Jessieville, Arkansas 71949.

Arkansas 71949.
by: Sherrel Gean Courwelle this 11 day of Grey, 2023
Recording Secretary and International Notarial Witness
Arkansas County
I, a Arkansas Assembly Recording Secretary and International Notarial Witness, do hereby affirm that the Declarant has been positively identified and I have witnessed their signing of this Cancellation of All Prior Powers of Attorney as shown and she also affirmed her testimony as shown before me this in the year, in Witness whereof I set my Signature and seal:
The Arkansas Assembly Recording Secretary Mbul Solution
MKansas Assembly 1836

Recording Secretary

All prior Powers of Attorney granted by Sherrel Jean Whiseant are removed, cancelled, and permanently revoked effective June 22, 1968.

Sherrel Jean Whiseant is Attorney-in-Fact for all purposes related to the administration of her estates
and all correspondence should be addressed to: Sherrel Jean Whiseant, c/o 249 Nathan Terrace,
Jessieville, Arkansas 71949.
by: Atternal Gran Courallie this 11 day of July, 2023
Recording Secretary and International Notarial Witness
Arkansas County
I, a Arkansas Assembly Recording Secretary and International Notarial Witness, do hereby affirm that
the Declarant has been positively identified and I have witnessed their signing of this Cancellation of All
Prior Powers of Attorney as shown and she also affirmed her testimony as shown before me this
in the year 2023, in Witness whereof I set my Signature and seal:
The Arkansas Assembly Recording Secretary Rev06202021
000000000000000000000000000000000000000
Kkansas Assembly
Kkansas Assembly
Lane The Control of t
and & son jurisdiction
Mecording Secretary

All prior Powers of Attorney granted by Sherrel Jean Bush are removed, cancelled, and permanently revoked effective June 22, 1968.

Hecoming Secretary

ELECTRONICALLY FILED

Garland County Circuit Court
Kristie Womble-Hughes, Circuit Clerk
2023-Sep-06 12:51:44
26CR-19-84

C18ED04 : 9 Pages

-Date: 8-27-2023



Notice to Agents is Notice to Principals Notice to Principals is Notice to Agents

To the Attention of: Provost Marshal General, Judge Advocate General Navy, Judge Advocate General Air Force/Space Force, Judge Advocate General Army, Judge Advocate General U.S. Coast Guard, Judge Advocate General, Department of Defense, Judge Advocate Division/Offices of the General Counsels of the Military Departments, National Guard Bureau Chief, Army Brigadier General, Legal Counsel to the Chairman of the Joint Chiefs of Staff, Commander in Chief of the American Armed Forces —

The Arkansas Assembly is in session and has accepted The Arkansas State Trust. Arkansas is a State of the Union and a member of The Federation of States operating as the United States of America Unincorporated. We will be in continuous session at least for the next 5 years cleaning up the mess created here within the contiguous borders of Arkansas by over a century of run amok unlawful and illegal activities perpetrated by incorporated entities.

After 1860, all land interests entered into Territorial Statehood according to The Northwest Ordinance. As of October 1st (first) of 2020, all those Territorial States were enrolled officially as States of the Union by those State Assemblies established prior to 1860 entering their unanimous Roll Call Votes upon the Public Record. All now 50 (fifty) States are indeed actual States of the Union, owning all land within their borders and free of any Territorial custodial interest. The Corporations, including incorporated Corporations, which have been established in our names ever since 1860, are all interrelated to associations and charters granted by the Kings and Queens and Popes operating in our names via fraudulent assumption of powers never granted to them, and now all those parent corporations are bankrupt and in receivership to us, their Priority Creditors. Every single one.

If they fail to operate lawfully---a far higher standard than to merely operate legally — the corporations will be dissolved, and their officers will be arrested. We hope that everyone is in agreement that living men and women should not be endangered in any way by lifeless, faceless, unaccountable business organizations, which have no right to exist apart from public tolerance.

Lands, as found in 42 American Jurisprudence, Sec 781 thru 873, shows that a Patent of land is to be the title to land and anything else is Fraud. Transfer of a Patent is by release of Patent Interest Right and not by some form of "usury instrument" of Trust or Warranty. (See also 40 AM JUR, 577 thru 688).

Please see attached Peace Proclamation, Peace Treaty, Public Notice to Vacate, Authorization to Act for the Joint Chiefs of Staff, International and Public Declaration of Possession by Right, Public International Notice to the High Courts and the United Nations, and The Law of Kinds.

Notice is Given

- 1. Per an 1866 court case known as ex parte Milligan, 71 U.S. 2 (1866): It has been found to be unconstitutional to try civilians by military tribunals unless there is not civilian court available. "12. A citizen not connected with the military service and a resident in a State where the courts are open and in the proper exercise of their jurisdiction cannot, even when the privilege of the writ of habeas corpus is suspended, be tried, convicted, or sentenced otherwise than by the ordinary courts of law."
- 2. International Peace Proclamation and Grand Peace Treaty has been in effect as of August 1, 2021. The law of War and military occupation now must come to an end; and there is no jurisdiction for military tribunals processing non-military people within our borders. The Law of Necessity must come to an end and the Law of Kinds must be employed.
- 3. As of Midnight GMT, on 4 April 2023 all rights, interests, assets, and physical titles, claims, and possessions of the United States, Incorporated, and its franchises and derivatives, and all similar rights, interests, assets, and physical titles, claims and possessions of the United States of America, Incorporated, and its franchises and derivatives, both insolvent incorporated foreign Debtors/DEBTORS, revert to the ownership and possession of The United States, our National Government, and The United States of America, our unincorporated Federation of States, which are the Priority Creditors of these corporations in their respective jurisdictions.

As of this date and time, these incorporated entities have ceased to exist, and only the Principals remain. Please understand that our respective American Governments are the Priority Creditors of all British Territorial and Municipal United States persons, including incorporated entities of all kinds. These corporations, their franchises, successors, derivatives, and assigns are hereby Nationalized under the Due Course of International

Law and by Operation of Law that returns all Delegated Powers to the Delegators upon contractual Failure to Perform. This is the direct result of Gross Breach of Trust and violation of Commercial Service Contract, fiscal incompetence, and numerous acts of crime against the American People and States who are owed good faith and service from these organizations and the other Principals who are actually and contractually responsible for them.

- 4. On the evening of 27th day of August, in the year 2023, at 6:00 pm, Central Standard Time. The Arkansas Assembly called together a pool of American State Citizens and impaneled a Grand Jury of 25; and we are giving notice to the military of the United States in all branches and Departments of this action.
- 5. The guarantee of trial by jury contained in the Constitution was intended for a state of war, as well as a state of peace.

Follow on orders are forthwith and you are hereby ordered to stand by for further instructions.

Notice to Agents is Notice to Principals, Notice to Principals is Notice to Agents



By: Wilfred B Harrison II© Arkansas State Court Justice
The Arkansas Jural Assembly-Land & Soil Jurisdiction

Kimberly Dawn Baker© Coordinator

The Arkansas Jural Assembly-Land & Soil Jurisdiction

By:

David Ray Williams © Coordinator

The Arkansas Assembly-Land & Soil Jurisdiction



ELECTRONICALLY FILED

Garland County Circuit Court Kristie Womble-Hughes , Circuit Clerk 2023-Sep-06 12:51:44 26CR-19-84

C18ED04: 10 Pages

EXHIBIT 12 16 pgs NOTICE Arkansas State Court
IN SESSION

The Arkansas Jural Assembly P.O. Box 1142 Little Rock, Arkansas [72203]

Arkansas State Common Law Court

The Unincorporated Land and Soil Jurisdiction One of the Federation States of the Union August 27, 2023

To: All Arkansas State and County Courts Subject: Notice of Capacity and Standing

This is official notice from The Arkansas Assembly Court Clerk's Office to all State of Arkansas Courts that the Arkansas Jural Assembly Court now has the capacity and standing to adjudicate the affairs of living Men and Women on the Land and Soil Jurisdiction who are known as American State Nationals and American State Citizens.

This is an Invocation of the Supreme Court ruling known as Ex Parte Milligan. Ex Parte Milligan. 71 U.S. 2 (1866), American Civilians are not subject to the Authorities of Military War and we are owed the Law of Peace. Law of Peace DOA PAM 27-161-1 1956

Because all living beings on Earth will benefit when Common Law Courts are widely available, we expect all Agencies, Companies, and Government Service Corporations to swiftly accommodate any notice, as well as the directives that will periodically follow.

May we remind our corporate partners of the Supreme Court ruling known as Ex-Parte Milligan as well as Title 18, Subsection 242, which makes it a crime for a person acting under color of law to willfully deprive a person of a right or privilege protected by the Constitution or the laws of the United States.

American State Nationals will now and in the future be brought before our American Common Law Court on the Jurisdiction of the Land and Soil.

Notice to Agents is Notice to Principals, Notice to Principals is Notice to Agents

Your cooperation is expected and appreciated. /

Arkansas Jural Assembly Coordinator, Kimberly Baker, The Arkansas Jural Assembly Court

By: Will Harrison Q

The Honorable State Justice, Will Harrison, The Arkansas Jural Assembly Court

By: Shirul Jean Courvelle

State Court Clerk, Sherrel Courvelle, The Arkansas Jural Assembly Court

DEPRIVATION OF RIGHTS UNDER COLOR OF LAW

Section 242 of Title 18 makes it a crime for a person acting under color of any law to willfully deprive a person of a right or privilege protected by the Constitution or laws of the United States.

For the purpose of Section 242, acts under "color of law" include acts not only done by federal, state, or local officials within their lawful authority, but also acts done beyond the bounds of that official's lawful authority, if the acts are done while the official is purporting to or pretending to act in the performance of his/her official duties. Persons acting under color of law within the meaning of this statute include police officers, prison guards and other law enforcement officials, as well as judges, care providers in public health facilities, and others who are acting as public officials. It is not necessary that the crime be motivated by animus toward the race, color, religion, sex, handicap, familial status or national origin of the victim.

The offense is punishable by a range of imprisonment up to a life term, or the death penalty, depending upon the circumstances of the crime, and the resulting injury, if any.

TITLE 18, U.S.C., SECTION 242

Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, ... shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death.

Certified Mail List

Provost Marshal General:

Duane R. Miller, Major General 2800 Army Pentagon Washington, DC 20310

Cert # 7015 3430 0000 1766 3143

Judge Advocate General, Navy:

Darse E. "Del" Crandall, Vice Admiral 1000 Navy Pentagon Washington, DC 20310

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Judge Advocate General, Air Force/Space

force:

Jeffrey A. Rockwell, Lieutenant General 1690 Air force Pentagon Washington, DC 20330-1670

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Judge Advocate General, Department of

Defense:

Caroline Krass, General Counsel 1400 Defense Pentagon Washington, DC 20301

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Judge Advocate Division /

Offices of the Gen. Counsels of the Military

Depart.:

David J. Bligh, Major General

Headquarters U.S. Marine Corps (JA) 3000 Marine Corps Pentagon, Rm #4D558

Washington, DC 20350-3000

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National Guard Bureau Chief Counsel:

Attn: Charles L. Young - DAJA-2X

2200 Army Pentagon Washington, DC 20310

Cert # 7015 3430 0000 1766 3181

Army Brigadier General Erin K. McMahon:

2200 Army Pentagon Washington, DC 20310

Cert# 7015 3430 0000 1766 3204

Legal Counsel to the Chairman Joint Chiefs

of Staff:

Robert A. Borcherding, Brigadier General

999 Joint Staff Pentagon Washington, DC 20318

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President of The Corporation:

Joseph R. Biden PO Box 96663

Washington, DC 20077-7085

Cert # 7015 3430 0000 1766 3242

Commander and Chief of the Military

Donald J. Trump 1100 S. Ocean Blvd

Palm Beach, Florida 33480

Cert# 7015 3430 0000 1766 3259

Notice Ex Parte Milligan U.S. 2 (1866)

Certified Mail List

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Anna Marie Riezinger – Fiduciary of the
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U.S. ATTORNEY GENERAL
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<u>Director of FBI</u> – Christopher Wray FBI Headquarters 935 Pennsylvania Avenue, NW Washington, DC 20535-0001 Cert# 7015 3430 0000 1766 3303

Secretary of the Treasury Janet Yellen Department of the Treasury 1500 Pennsylvania Avenue NW Washington, DC 20220 Cert# 7015 3430 0000 1766 3327

U.S. Secretary of Defense – Lloyd J. Austin III 1400 Defense Pentagon Washington, DC 20301-1400 Cert# 7015 3430 0000 1766 3341

U.S. Secretary of State – Antony J. Blinken
Office of Public Liaison
Bureau of Global Public Affairs
U.S. Department of State
2201 C. Street NW, Room 2206
Washington, DC 20520-2204
Cert# 7015 3430 0000 1766 3358

Arkansas State Governor – Sarah Huckabee Sanders 500 Woodlane Street Little Rock, Arkansas 72201 Cert# 7015 3430 0000 1766 3273

State of Arkansas Dept. of Public Safety Mike Hagar One State Police Plaza Drive Little Rock, Arkansas 72209 Cert# 7015 3430 0000 1766 3297

U.S. Marshall, Western District of Arkansas Judge Issac Parker Federal Building 30 South 6th Street Room 243 Fort Smith, Arkansas 72901-2410 Cert# 7015 3430 0000 1766 3310

State of Arkansas- Attorney General Tim Griffin 323 Center Street, Suite 200 Little Rock, Arkansas 72201 Cert# 7015 3430 0000 1776 3334

U.S. Attorney- Eastern District of Arkansas Jonathan D. Ross P.O. Box 1229 Little Rock, Arkansas 72203 Cert# 7015 3430 0000 1766 3365

State of Arkansas Department of Finance
Jim Hudson – Chief Fiscal Officer
1900 W. 7th Street
Little Rock, Arkansas 72201
Cert# 7015 3430 0000 1766 3372

Arkansas Department of Natural Resources
Wes Ward - Cabinet Secretary
10421 W. Markham Street
Little Rock, Arkansas 72205
Cert# 7015 3430 0000 1766 3389

Arkansas Lt. Governor

Leslie Rutledge State Capitol, Suite 270

Little Rock, Arkansas 72201-1061

Cert# 7015 3430 0000 1765 4615

U.S. Marshal, Eastern District of Arkansas

Richard Sheppard Arnold Courthouse 600 West Capitol Avenue, Room A328 Little Rock, Arkansas 72201-3329

Cert# 7015 3430 0000 1766 3419

U.S. Attorney Western District of Arkansas

David Clay Fowlkes 414 Parker Avenue

Fort Smith, Arkansas 72901

Cert# 7015 3430 0000 1766 3426

DHS Office of the Inspector General

Joseph V. Cuffari, IG MAIL STOP 0305

245 Murray Lane SW Washington, DC 20528-0305

Cert# 9589 0710 5270 1246 2975 27

Association of Arkansas Counties

Debbie Wise 1415 West Third Street Little Rock, Arkansas 72201

Cert# 9589 0710 5270 1246 2975 41

Arkansas Judicial Council

All Justices

625 Marshall Street

Little Rock, Arkansas 72201

Cert# 7015 3430 0000 1766 3396

Arkansas Sheriff's Association

Sheriff Scott Bradley and all Sheriffs

1400 West 4th Street

Little Rock, Arkansas 72201

Cert# 7015 3430 0000 1766 3402

Arkansas State Auditor

Dennis Milligan

500 Woodlane Street

Little Rock, Arkansas 72201

Cert# 9589 0710 5270 1246 2975 10

Arkansas Department of Military

Major General Jonathan M. Stubbs

No - address - will email file.

Judicial Discipline & Disability Commission

Judge Lee Harrod, Chairman

323 Center Street Suite 1060

Little Rock, Arkansas 72201

Cert# 9589 0710 5270 1246 2975 34

Consumer Financial Protection Bureau

Susannah Marshall - Commissioner

1 Commerce Way, Suite 402

Little Rock, Arkansas 72202

Cert# 9589 0710 5270 1246 2975 58

List of Notice to Supreme Courts in Arkansas

ARKANSAS SUPREME COURT

COURT CLERK - Kyle E. Burton Chief Justice - John Dan Kemp 625 Marshall Street Little Rock, Arkansas 72202 Cert# 9589 0710 5270 1246 2975 65

ARKANSAS COURT OF APPEALS
COURT CLERKChief Judge - Brandon Harrison
625 Marshall Street
Little Rock, Arkansas 72201
Cert# 9589 0710 5270 1246 2975 72

List of District Courts in Arkansas

U.S. District Court Western District of Arkansas

Chief Judge - Susan O. Hickey Judge Isaac C. Parker Federal Building 30 South 6th Street Room 1038 Fort Smith, Arkansas 72901-2437

Cert# 9589 0710 5270 1246 2975 89

U.S. District Court Eastern District of Arkansas 600 West Capitol Avenue Room A149 Little Rock, Arkansas 72201 Cert# 9589 0710 5270 1246 2975 96

There are 23 Circuit Courts in Arkansas and 75 County District Courts in Arkansas. All of these Courts will be noticed with this Invocation of Ex-Parte Milligan packet over the next couple of months. Each of them will be sent Certified with Green Return Receipt Card. These records will be uploaded to the Arkansas Assembly Website at thearkansassesembly.net.

List of Documents

- 1. Notice- Arkansas Assembly Notice Invocation of Ex-Parte Milligan
- 2. Notice-Arkansas Common Law Courts and Jural Assembly in Session
- 3. Ex Parte Milligan 71 U.S.
- 4. Notice to Attorney General Tim Griffin (assumed name- FSIA)
- The Arkansas Assembly Notice of Intent Fee Schedule
- 6. Declaration of Jurisdiction and Providence
- 7. International Peace Proclamation
- 8. International Peace Treaty
- 9. Public Law A1010121
- 10. Arkansas Assembly Roll Call Vote 1-7-2021
- 11. International Peace Proclamation Article
- 12. Why this International Peace Proclamation Works
- 13. Arkansas Notice to Corporate Entities -3-29-2023
- 14. First Instruction Letter and Authorization to Act
- 15. Authorization to Act Joint Chiefs of Staff
- 16. The Law of Kinds
- 17. Message for Uncle Joe and the Generals 2.0
- 18. The Plan and I Public Notice to the Generals 2.0
- 19. Demand for Delivery
- 20. Two Bad Guys v. Joe Q Public Plus Public Orders for the Joint Chiefs of Staff
- 21. Public International Notice Notice to Vacate
- 22. Quick Start Understanding of Government Structure
- 23. Chart of Government Structure
- 24. Declaration of Flag
- 25. First Decree Over Mandate
- 26. Second Decree Over Mandate
- 27. Third Decree Over Mandate
- 28. The First American Public Law in Over a Century
- 29. If Your Business is Incorporated, It's Not Private
- 30. Appendix B Dunn and Bradstreet Numbers of the USS Corp. Gov.
- 31. Appendix C The Basic Fraud Process
- 32. Objection to Evil
- 33. Constitutional Enforcement Seminar
- 34. Police and Sheriff's Guide

Links Page

1. First Degree over Mandate

https://mega.nz/file/JPEmGJyD#20j-r-bbJiiNAW3afD6s2H4VYFpqiPOna_EgEeqpdUk

2. Second Decree over Mandate

https://mega.nz/file/dWVFxIBK#iB3vp0vLTFIMzl8QRvQXxZ_nCVtRhGJVyVAvbj8hP8s

3. Third Decree over Mandate

https://mega.nz/file/QL9lTaib#Xo8Y4qKp4Up_Gc208lxW7CWotm0jbxH8bcQ475JAQJc

4. American Relief and Remedy

https://mega.nz/file/4T90gKwC#MmFvV-YW9F4uxL9tUYP_B1ltbx8i4el3YFK0I0noGqw

5. Authorization to Act Joint Chiefs of Staff

https://mega.nz/file/1aVSBJSY#D13thDwgWmu5JN6DilyFld7m7q6yt5BKIB2TCPsV66w

6. Declaration of Jurisdiction of Provenance

https://mega.nz/file/5TEhGTKT#ONyL24sSO3tNzcXylfxhXZB6VK3cee-cAwkyYQ23Kkk

7. Final Enrollment Vote

https://mega.nz/file/ZSURwS6D#vkdqKIEyKKZBvKv5CENv8gMBgdmrwINQ-A09MLxQdJY

8. Ex Parte Milligan 71 US

https://mega.nz/file/sLtFBKQJ#JML9Ksr7kXq0TMJuXKYZCFVtPOiM52NNblPBJycM6q8

9. Declaration of Flag-Peace

https://mega.nz/file/NblRUTpb#1Blgc1RDL27VXj13d1U691r-sAVOtkD7U6VO4xHwuUE

10. Grand Peace Treaty

https://mega.nz/file/55NyxbbS#cWXgdDidaCu54Yr6whsquRy-H9RjwXlfGC6uAGeed1c

11. International Peace Proclamation

https://mega.nz/file/8G13HC4A#ZrWmPKeN7W7mrQ4NfDuxtsHaOYkos11sZC1MTSNDq20

- 12. Utah Public Law A1010121 http://utahassembly.org/
- 13. Utah State vote http://utahassembly.org/
- 14. Law of Peace

https://mega.nz/file/0HdGDJ6R#IL4cENcoRrX6Ke1PGRZxFteVI_kwuq4ZOpihs3W-HEs

- 15. Utah Assembly Fee Schedule http://utahassembly.org/
- 16. First Utah County Declaration http://utahassembly.org/

Ex parte Milligan, 71 U.S. 2 (1866)

Justia Opinion Summary and Annotations

Annotation

Primary Holding

It is unconstitutional to try civilians by military tribunals unless there is no civilian court available.

Syllabus Case

U.S. Supreme Court

Ex parte Milligan, 71 U.S. 4 Wall. 2 2 (1866)

Ex parte Milligan

71 U.S. (4 Wall.) 2

Syllabus

1. Circuit Courts, as well as the judges thereof, are authorized, by the fourteenth section of the Judiciary Act, to issue the writ of habeas corpus for the purpose of inquiring into the cause of commitment, and they have

Page 71 U.S. 3

jurisdiction, except in cases where the privilege of the writ is suspended, to hear and

determine the question whether the party is entitled to be discharged.

2. The usual course of proceeding is for the court, on the application of the prisoner for a writ of habeas corpus, to issue the writ, and, on its return, to hear and dispose of the case; but where the cause of imprisonment is fully shown by the petition, the court may, without issuing the writ, consider and determine whether, upon the facts presented in the petition, the prisoner, if brought before the court, would be discharged.

- 3. When the Circuit Court renders a final judgment refusing to discharge the prisoner, he may bring the case here by writ of error, and, if the judges of the Circuit Court, being opposed in opinion, can render no judgment, he may have the point upon which the disagreement happens certified to this tribunal.
- 4. A petition for a writ of habeas corpus, duly presented, is the institution of a cause on behalf of the petitioner, and the allowance or refusal of the process, as well as the subsequent disposition of the prisoner is matter of law, and not of discretion.
- 5. A person arrested after the passage of the act of March 3d, 1863, "relating to habeas corpus and regulating judicial proceedings in certain cases," and under the authority of said act, was entitled to his discharge if not indicted or presented by the grand jury convened at the first subsequent term of the Circuit or District Court of the United States for the District.
- 6. The omission to furnish a list of the persons arrested to the judges of the Circuit or District Court as provided in the said act did not impair the right of said person, if not indicted or presented, to his discharge.
- 7. Military commissions organized during the late civil war, in a State not invaded and not engaged in rebellion, in which the Federal courts were open, and in the proper and unobstructed exercise of their judicial functions, had no jurisdiction to try, convict, or sentence for any criminal offence, a citizen who was neither a resident of a rebellious State nor a prisoner of war, nor a person in the military or naval service. And Congress could not invest them with any such power.
- 8. The guaranty of trial by jury contained in the Constitution was intended for a state of war, as well as a state of peace, and is equally binding upon rulers and people at all times and under all circumstances.
- 9. The Federal authority having been unopposed in the State of Indiana, and the Federal courts open for the trial of offences and the redress of grievances, the usages of war could

not, under the Constitution, afford any sanction for the trial there of a citizen in civil life not connected with the military or naval service, by a military tribunal, for any offence whatever.

10. Cases arising in the land or naval forces, or in the militia in time of war or public danger, are excepted from the necessity of presentment or indictment by a grand jury, and the right of trial by jury in such cases is subject to the same exception.

Page 71 U.S. 4

- 11. Neither the President nor Congress nor the Judiciary can disturb any one of the safeguards of civil liberty incorporated into the Constitution except so far as the right is given to suspend in certain cases the privilege of the writ of habeas corpus.
- 12. A citizen not connected with the military service and a resident in a State where the courts are open and in the proper exercise or their jurisdiction cannot, even when the privilege of the writ of habeas corpus is suspended, be tried, convicted, or sentenced otherwise than by the ordinary courts of law.
- 13. Suspension of the privilege of the writ of habeas corpus does not suspend the writ itself. The writ issues as a matter of course, and, on its return, the court decides whether the applicant is denied the right of proceeding any further.
- 14. A person who is a resident of a loyal State, where he was arrested, who was never resident in any State engaged in rebellion, nor connected with the military or naval service, cannot be regarded as a prisoner of war.

This case came before the court upon a certificate of division from the judges of the Circuit Court for Indiana, on a petition for discharge from unlawful imprisonment.

The case was thus:

An act of Congress -- the Judiciary Act of 1789, [Footnote 1] section 14 -- enacts that the Circuit Courts of the United States

"Shall have power to issue writs of habeas corpus. And that either of the justices of the Supreme Court, as well as judges of the District Court, shall have power to grant writs of habeas corpus for the purpose of an inquiry into the cause of commitment. *Provided*,"

&c.

Another act -- that of March 2d. 1862. [Footnote 2] "relating to habeas cornus. and

regulating judicial proceedings in certain cases" -- an act passed in the midst of the Rebellion -- makes various provisions in regard to the subject of it.

The first section authorizes the suspension, during the Rebellion, of the writ of habeas corpus, throughout the United States, by the President.

Two following sections limited the authority in certain respects.

Page 71 U.S. 5

The second section required that lists of all persons, being citizens of States in which the administration of the laws had continued unimpaired in the Federal courts, who were then held, or might thereafter be held, as prisoners of the United States, under the authority of the President, otherwise than as prisoners of war, should be furnished by the Secretary of State and Secretary of War to the judges of the Circuit and District Courts. These lists were to contain the names of all persons, residing within their respective jurisdictions, charged with violation of national law. And it was required, in cases where the grand jury in attendance upon any of these courts should terminate its session without proceeding by indictment or otherwise against any prisoner named in the list, that the judge of the court should forthwith make an order that such prisoner, desiring a discharge, should be brought before him or the court to be discharged, on entering into recognizance, if required, to keep the peace and for good behavior, or to appear, as the court might direct, to be further dealt with according to law. Every officer of the United States having custody of such prisoners was required to obey and execute the judge's order, under penalty, for refusal or delay, of fine and imprisonment.

The third section enacts, in case lists of persons other than prisoners of war then held in confinement or thereafter arrested, should not be furnished within twenty days after the passage of the act, or, in cases of subsequent arrest, within twenty days after the time of arrest, that any citizen, after the termination of a session of the grand jury without indictment or presentment, might, by petition alleging the facts and verified by oath, obtain the judge's order of discharge in favor of any person so imprisoned, on the terms and conditions prescribed in the second section.

This act made it the duty of the District Attorney of the United States to attend examinations on petitions for discharge.

By proclamation, [Footnote 3] dated the 15th September following,

Page 71 U.S. 6

the President, reciting this statute, suspended the privilege of the writ in the cases where, by his authority, military, naval, and civil officers of the United States

"hold persons in their custody either as prisoners of war, spies, or aiders and abettors of the enemy, . . . or belonging to the land or naval force of the United States, or otherwise amenable to military law, or the rules and articles of war, or the rules or regulations prescribed for the military or naval services, by authority of the President, or for resisting a draft, or for any other offence against the military or naval service."

With both these statutes and this proclamation in force, Lamdin P. Milligan, a citizen of the United States, and a resident and citizen of the State of Indiana, was arrested on the 5th day of October, 1864, at his home in the said State, by the order of Brevet Major-General Hovey, military commandant of the District of Indiana, and by the same authority confined in a military prison at or near Indianapolis, the capital of the State. On the 21st day of the same month, he was placed on trial before a "military commission," convened at Indianapolis, by order of the said General, upon the following charges, preferred by Major Burnett, Judge Advocate of the Northwestern Military Department, namely:

- 1. "Conspiracy against the Government of the United States;"
- 2. "Affording aid and comfort to rebels against the authority of the United States;"
- 3. "Inciting insurrection;"
- 4. "Disloyal practices;" and
- 5. "Violation of the laws of war."

Under each of these charges, there were various specifications. The substance of them was joining and aiding, at different times between October, 1863, and August, 1864, a secret society known as the Order of American Knights or Sons of Liberty, for the purpose of overthrowing the Government and duly constituted authorities of the United States; holding communication with the enemy; conspiring to seize munitions of war stored in the arsenals; to liberate

Page 71 U.S. 7

prisoners of war, &c.; resisting the draft, &c.; . . .

"at a period of war and armed rebellion against the authority of the United States, at or near Indianapolis land various other places specified in Indiana, a State within the military lines of the army of the United States and the theatre of military operations, and which had been and was constantly threatened to be invaded by the enemy."

These were amplified and stated with various circumstances.

An objection by him to the authority of the commission to try him being overruled, Milligan was found guilty on all the charges, and sentenced to suffer death by hanging, and this sentence, having been approved, he was ordered to be executed on Friday, the 19th of May, 1865.

On the 10th of that same May, 1865, Milligan filed his petition in the Circuit Court of the United States for the District of Indiana, by which, or by the documents appended to which as exhibits, the above facts appeared. These exhibits consisted of the order for the commission; the charges and specifications; the findings and sentence of the court, with a statement of the fact that the sentence was approved by the President of the United States, who directed that it should "be carried into execution without delay;" all "by order of the Secretary of War."

The petition set forth the additional fact that, while the petitioner was held and detained, as already mentioned, in military custody (and more than twenty days after his arrest), a grand jury of the Circuit Court of the United States for the District of Indiana was convened at Indianapolis, his said place of confinement, and duly empaneled, charged, and sworn for said district, held its sittings, and finally adjourned without having found any bill of indictment, or made any presentment whatever against him. That at no time had he been in the military service of the United States, or in any way connected with the land or naval force, or the militia in actual service; nor within the limits of any State whose citizens were engaged in rebellion against the United States, at any time during the war, but, during all the time aforesaid, and for twenty years last past, he had been an

Page 71 U.S. 8

inhabitant, resident, and citizen of Indiana. And so that it had been

"wholly out of his power to have acquired belligerent rights or to have placed himself in such relation to the government as to have enabled him to violate the laws of war."

The record, in stating who appeared in the Circuit Court, ran thus:

"Be it remembered, that on the 10th day of May, A.D. 1865, in the court aforesaid, before the judges aforesaid, comes Jonathan W. Gorden, Esq., of counsel for said Milligan, and

Tiles here, in open court, the petition of said Milligan, to be discharged.... At the same time comes John Hanna, Esquire, the attorney prosecuting the pleas of the United States in this behalf. And thereupon, by agreement, this application is submitted to the court, and day is given, &c."

The prayer of the petition was that, under the already mentioned act of Congress of March 3d, 1863, the petitioner might be brought before the court and either turned over to the proper civil tribunal to be proceeded with according to the law of the land or discharged from custody altogether.

At the hearing of the petition in the Circuit Court, the opinions of the judges were opposed upon the following questions:

- I. On the facts stated in the petition and exhibits, ought a writ of habeas corpus to be issued according to the prayer of said petitioner?
- II. On the facts stated in the petition and exhibits, ought the said Milligan to be discharged from custody as in said petition prayed?
- III. Whether, upon the facts stated in the petition and exhibits, the military commission had jurisdiction legally to try and sentence said Milligan in manner and form, as in said petition and exhibit is stated?

And these questions were certified to this court under the provisions of the act of Congress of April 29th, 1802, [Footnote 4] an act

Page 71 U.S. 9

which provides

"that whenever any question shall occur before a Circuit Court upon which the opinions of the judges shall be opposed, the point upon which the disagreement shall happen shall. during the same term, upon the request of either party or their counsel, be stated under the direction of the judges and certified under the seal of the court to the Supreme Court, at their next session to be held thereafter, and shall by the said court be finally decided, and the decision of the Supreme Court and their order in the premises shall be remitted to the Circuit Court and be there entered of record, and shall have effect according to the nature of the said judgment and order; *Provided*, That nothing herein contained shall prevent the cause from proceeding if, in the opinion of the court, further proceedings can be had without prejudice to the merits."

The three several questions above mentioned were argued at the last term. And along with them, an additional question raised in this court, namely:

IV. A question of jurisdiction, as -1. Whether the Circuit Court had jurisdiction to hear the case there presented? -2. Whether the case sent up here by certificate of division was so sent up in conformity with the intention of the act of 1802? in other words, whether this court had jurisdiction of the questions raised by the certificate?

Page 71 U.S. 107

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Letter to Judges and Prosecuting Attorney

ELECTRONICALLY FILED Garland County Circuit Court Kristie Womble-Hughes, Circuit Clerk 2023-Aug-01 16:13:39 26CR-19-84

C18ED04 : 8 Pages

Sherrel Jean Courvelle © P.O. Box 64 Jessieville, Arkansas [71949] EXHIBIT 13 18 pgs Challenge of Jourisdiction 8-1-23

July 31, 2023

GARLAND COUNTY DISTRICT COURT 607 Ouachita Avenue Suite 150 Hot Springs, AR 71901 Registered Mail # 558 964 951 US

GARLAND COUNTY CIRCUIT COURT 501 Ouachita Avenue Room 304 Hot Springs, AR 71901 Registered Mail # RF 558 964 829 US

18th JUDICIAL DISTRICT EAST PROSECUTION ATTORNEY 501 Ouachita Avenue Suite 107 Hot Springs, AR 71901 Registered Mail # RF 558 964 832 US

Subject: Case # HTC-23-3289, Citation # 41131, dated May 22, 2023; Case # HTS-23-2510, Citation # 100A0847216, dated May 3, 2023; Case # HTS-23-1411, Citation # 41453, dated March 3, 2023; Case # 26CR-21-531, Docket# CR-2021-531-IV, Case# HTS-21-3296 dated May 18, 2021; Case#26CR-21-123, Docket # CR-2021-123-IV dated December 25, 2020; Case# HTS-21-523 dated January 20, 2021; Case# HTC-19-2401, Citation # 377699, dated April 6, 2019; Case # 26CR-19-84, Docket # CR-2019-84-IV, Citation # 39838 dated August 21, 2018; Case # HTC-18-5727, Citation # 39838 dated August 10, 2018; Case # HTC-16-6185, Citation # 436465 dated October 6, 2016; Case# HTC-14-5495, Citation # 88123 dated June 16, 2014.

Notice to Agent[s] is Notice to Principal[s], and Notice to Principal[s] is Notice to Agent[s]

ATTN: JUDGE JOE GRAHAM, JUDGE DANNY THRAILKILL, JUDGE MEREDITH SWITZER, JUDGE KARA ANN PETRO, JUDGE DARRYL MAHONEY and any other adjudicating/presiding JUDGES who may be or have been Assigned to these cases. PROSECUTING ATTORNEY MICHELLE COE LAWRENCE

I am writing you to educate and inform you of information that you may not be aware of: This is a matter of urgent importance. It concerns either mistaken identity or identity theft, depending upon each man's estimate of the situation.

Very briefly: at the end of the American Revolutionary War two distinct groups of people lived in the former Colonies as memorialized in the Treaty of Paris 1783, Article III: the "free sovereign and independent people of the United States" and the "inhabitants". The "inhabitants" were and are --from the perspective of the "free sovereign and independent people"—British Loyalists and subjects of the Crown permitted to co-habit our land via Treaty of Peace.

At the end of the American Civil War, President Andrew Johnson declared peace on the land via three separate proclamations establishing an undisputed Treaty of Peace and commercial contract obligation honoring the fact that the "free sovereign and independent people of the United States" were at peace and we have remained so ever since. No such peace was ever declared for the "inhabitants" and no Peace Treaty in their behalf was ever signed, with the result that they have been at constant war since 1860.

Ever since that time the "free sovereign and independent people of the United States" have been non-combatants and Protected Persons recognized and honored as such successively by the Lieber Code and most recently by the Geneva Convention Protocols of 1949.

In 1868, the United States Congress operating as the government of the District of Columbia established its own constitution as an incorporated municipal government and established a new municipal citizenship for the subjects of the British Crown called "United States citizenship". For its own purposes and its own administration only, the words "state" "State" and "United States" were formally redefined to mean "District of Columbia Municipal Corporation" and the word "person" was redefined to mean "corporation".

None of this had anything to do with the "free sovereign and independent people of the United States", but in order to keep it straight, people informally described the inhabitants subject to the British Crown as citizens of the Federal United States, as opposed to the Continental United States.

This in turn gave rise to a fundamental confusion. If you claimed to be a citizen of the United States, which United States were you talking about? Were you an inhabitant of the Federal United States? Or one of the free sovereign and independent people living on the land of the Continental United States? In order to make sure that people were not deprived of their correct political status the Congress passed the Expatriation Act of July 1868 which guarantees the right of the living people to determine their political status and which also underscores the government's lack of authority to determine this choice for us.

By 1933 the federal governmental services corporation providing nineteen "essential governmental services" to the American states was bankrupted by foreign creditors. Franklin Delano Roosevelt and the then- "Governors" operating federal "State of State" franchises of this municipal corporation acted without delegated authority to create millions of foreign situs trusts named after all living Americans—both the British Subjects and the free sovereign and independent people of the United States—and via false claims that they "represented" us in this matter, changed the political status of the free sovereign and independent people of the United States to that of "inhabitants" so as to expedite commercial claims against their labor and property assets benefiting the privately owned and operated bankrupt governmental services corporations.

The people were never informed. No disclosure was made. It was all "presumed" upon us by politicians acting without delegated authority.

The free sovereign and independent people of the United States were not even afforded the opportunity to exercise the protections of the Expatriation Act because they were not informed of Roosevelt's action to arbitrarily change their political status to that of "inhabitants" and were equally not informed of the federal corporation's claim that they were "voluntarily" standing as sureties for its debts.

Everyone on Earth will agree that it is impossible to object to a contract if you don't know the contract

exists, and that is essentially the position that the "free sovereign and independent people of the United States" have been in as a result of criminal conspiracy on the part of our employees.

As of 1998, we, The American States Assembly, objected to these processes and claims – including any claim altering our birthright political status. The Internal Revenue Service and many other agencies were given Notice at this time and in years thereafter.

As of 2011, the UNITED STATES, INC. and its STATE OF STATE franchises were shown to be in administrative and commercial default.

As of 2015, the free sovereign and independent people of the United States have been forced to issue a new Declaration of Joint Sovereignty and new Sovereign Letters Patent in behalf of the "free sovereign and independent people of the United States", their states defined by geographic boundaries, their living citizens, and their assets and have joined with the Native American nations to assert their claim to the land jurisdiction of the United States owed to us free and clear. The Arkansas State Assembly was reconstructed in Arkansas in 2018. Letters have been sent out to State Officials Noticing them of the Arkansas State Assemblies presence being in operation.

As of 2021 the states have been working to reconstruct our American Common Law Courts that were never reconstructed after the Civil War. The Arkansas Jural Assembly is in Session and our Arkansas Common Law courts will be open In Session and established on August 27, 2023.

Any presumption that the United States and its people just "disappeared" because of criminal legal chicanery practiced against us by identity thieves and credit card snatchers wearing nice suits would be an inexcusable Breach of Trust and act of gross criminal malfeasance.

Which brings us to the other issues:

Absent performance of the duty required by United States 2 Statute-at-Large 153 there can be no actual change of one of the people's birthright status by any private contract or commercial obligation. By Maxim of Law, the creation of "corporate personas" via the abuse of purloined copyrights of our given names is entirely the responsibility of those who created and named foreign situs trusts and constructive ESTATE trusts and now public transmitting utilities after us without our knowledge. The free sovereign and independent people of the United States are in fact the Priority Creditors of the so-called National Debt and the employers and benefactors of those who have promulgated this criminal abuse of our trust.

Our States of America are now and have always been separate from and foreign with respect to the Federal United States, such that this becomes a matter of international law, diplomacy, and treaty. As the heirs of the American Republic, we are owed The Constitution for the united States of America and all due respect as living people, all interest as Priority Creditors of the various banks and governmental services corporations, and the return of our property assets and material interests free and clear from titles and liens held under color of law by merely presumed secondary beneficiaries. We are also entitled to be set free from any and all presumptions of obligation for the debts of the Federal United States, any obligation of federal US citizenship, and any duty to perform under private statutory law. We are owed our American Common Law Courts We are owed the return of the copyright to our given names and all assets that are naturally ours.

As a result of the criminal fraud, breach of trust, malfeasance, and personage practiced against us by your predecessors in office, we have been press-ganged into the international jurisdiction of the sea, suffered inland piracy, unlawful conversion, identity theft, copyright infringement, and credit fraud. Many Americans have suffered false arrest, armed extortion, racketeering, and eviction under the false presumptions and mischaracterizations created by this systemic fraud.

It is past time for these outrages to end.

The US Secretary of State, John Kerry was Noticed in 2015 that he is responsible for the affairs of State for the organization(s) he represents. Our nation is foreign with respect to the Federal United States. This is therefore a matter of international diplomacy and failure to recognize international obligations of long-standing.

It is the US Secretary of State's responsibility to create and define the administrative protocol, forms, and instructions that will allow all federal employees and agencies to differentiate between "inhabitants" and the free sovereign and independent people of the United States. There should be no doubt in your mind nor in theirs what it means when we draw the line and identify ourselves as one of the free sovereign and independent people of the United States.

There must be a straightforward and official means to explicitly declare our political status and to correct the civil records maintained by the probate courts and there must be an end to all false presumptions and hostilities being offered against us by federal employees, agents, subcontractors, and secondary creditors—including their bill collectors, the American Bar Association and the Internal Revenue Service. We are your Priority Creditors, not the banks which are using the various governmental services corporations as fronts to veil their self-interest in these matters. In this packet I, Sherrel Jean Courvelle©, the living woman, standing on the land and soil jurisdiction as a free sovereign and independent woman making my political status crystal clear to these courts. GARLAND COUNTY DISTRICT COURT and GARLAND COUNTY CIRCUIT COURT has no right to question my choice: the courts indeed owe me a "discriminating

inquiry" into my political status per Baker v. Carr 369 U.S. 186 (1962) once the question of political status has been raised—which it is being raised repeatedly in this and every other case wherein statutory law has been misapplied and jurisdiction has been falsely assumed.

I, Sherrel Jean Courvelle©, like millions of others are civilian non-combatants and protected persons who have been arbitrarily and self-interestedly "presumed upon" by members of the American Bar Association who are operating private, foreign, corporate administrative tribunals under false pretenses and routinely ignoring the political status of the people they are addressing, the jurisdictional barriers they are violating, and the criminal and repugnant claims they are making upon their Priority Creditors and benefactors.

The American Bar Association and the Internal Revenue Service are both owned and operated by Northern Trust, Inc. as private, for-profit, foreign debt collection agencies. They are not units of government, not professional associations, not even non-profit organizations. They are criminal syndicates operating under color of law and semantic deceit in violation of their corporate charters and the Bar Association Treaty allowing them to be here; whereupon we have established a formal commercial obligation lien against the American Bar Association and the International Bar Association and the Department of Justice, which again, as it turns out, is nothing but a private corporation and subcontractor having no public function or office or delegated authority whatsoever.

These are the facts, and we are the people---- the free sovereign and independent people of the United States who severed all obligations to the British Crown more than two centuries ago, who are the Priority Creditors of these criminals, who are the lawful entitlement holders of all actual property in the Continental United States, who are the beneficiaries of the national trust--- not the beneficiaries of the "public charitable trust".

I am also demanding the release of Sherrel Jean Courvelle©, from the custody of the "GARLAND COUNTY DISTRICT COURT AND GARLAND COUNTY CIRCUIT COURT" and the correction and censure of

the "US District Court" which has failed to properly operate and instruct its corporate franchise doing business as the "Garland County District Court and Garland County Circuit Court" --- a failure that has resulted in assault, trespass, duress, false arrest, endangerment and harm to the free sovereign and independent people of the United States who are uniformly owed due diligence and performance of "essential governmental duties" including protection against international crime: false claims made by undeclared foreign agents, misrepresentation, unlawful conversion, personage, barratry, constructive fraud, false presumption of political status, falsification of public records, false arrest by foreign commercial mercenaries, trespass upon private property by same undeclared foreign commercial mercenaries, assault against peaceful non-combatants who are protected persons under international law, infringement of copyrighted names, false claims of indebtedness and status as sureties for commercial debts, imposition of bogus maritime salvage liens, and occupation of vacant public offices by private commercial interests acting without delegated authority or jurisdiction while seeking to gain private advantage from public resources.

All Federal United States personnel and agencies must be similarly informed and instructed to prevent their misdirection and the misadministration of their duties.

Specifically, all Federal United States personnel and agencies under contract and owing the "free sovereign and independent people of the United States" protection in all international jurisdictions and also full faith and credit as their priority creditors, are required to immediately cease and desist all those repugnant and criminal presumptions resulting from FDR's fraud as fully described in The American State Assembly's published affidavit, "You Know Something Is Wrong When...An American Affidavit of Probable Cause".

The United Nations Secretary General is responsible for the enforcement of the pledge of the Federal United States to uphold the principles of international law and the published agreements and guarantees represented by the Universal Declaration of Human Rights and specifically, the Right of Self-Declaration of political status.

The (Federal) United States Secretary of State, Antony Blinken, has been Noticed repeatedly that he is responsible for recognizing and honoring the free sovereign and independent people of the (Continental) United States and for the proper functioning of all "inhabitants" and agencies under contract to serve them. He is also responsible for the enforcement of the Bar Association Treaty and the lawful functioning of all foreign agents inhabiting the land jurisdiction of the United States. These corporations --- Northern Trust, Internal Revenue Service, American Bar Association, DEPARTMENT OF JUSTICE, District of Columbia Municipal Corporation, United States Corporations Company, Fidelity Investments, District of Columbia Municipal Corporation dba "US DISTRICT COURT" and its franchises doing business as "STATE OF...." COURTS and "COUNTY COURTS" -- among other legal fiction entities operating in the international jurisdiction of the sea have been allowed to trespass upon the land jurisdiction owed to the free sovereign and independent people of the United States and to engage in predatory activities against these innocent non-combatants including press-ganging, inland piracy, securities fraud, copyright infringement and kidnapping. You have now been fully informed and enjoined from making any other presumptions of fact related to us or any other of the "free sovereign and independent people of the United States". You have also been given Notice of serious violations of commercial contract and treaty and also international violations of human rights being practiced against Americans by foreign corporations which are violating their corporate charters and the Treaties allowing their presence on our land.

We are calling for the immediate liquidation of all Federal corporations found to be operating as

criminal syndicates, the arrest of all Federal officials who fail to honor their obligations to the States of America and people living within their boundaries, and the immediate correction of political status owed to all Americans including I, Sherrel Jean Courvelle©, who is being held under false arrest and false presumptions of foreign political status.

The office of "United States Secretary of State" Antony Blinken has taken on the duties of that office and is obligated to perform according to treaty and commercial contract owed to the free sovereign and independent people of the United States and their geographically defined states and their States of America organized as unincorporated trading companies. Failure to do so and to provide remedy for these current outrages will be proof of purposeful criminality, malfeasance, and criminal intent on the part of Mr. Blinken and the Federal United States whether by act or omission. Similarly, the Federal United States has signed the Universal Declaration of Human Rights and the Right of Self-Declaration and has no basis for objecting to the similar Natural and Unalienable Rights of their Creditors who object to fraudulent misrepresentation and wish to obtain correction of a merely presumed political status that is being foisted off on them against their stated and long-established Will. American state citizens must be recognized and accorded their political status, set free, released free and clear of any presumption of unnatural or adopted political status not in compliance with the Public Law, free of obligation related to liens or debts established by any presumed secondary beneficiaries, freely supported in the possession and use of their lawful currency and private and public property interests, including control of the copyright of their names, their estates, and other material assets. American State Citizens are also owed the right to American Common Law courts, which are now reconstructing in every State of the Union. The Arkansas State, American Common Law Court will be in Session on August 27, 2023. If any claim needs to be made by the STATE OF ARKANSAS OR COUNTY OF GARLAND, or any other PERSON, against I, Sherrel Jean Courvelle©, or any other of my copywrite names, it MUST be filed in the Arkansas State, American Common Law Court.

The Federal United States and any other foreign interests which have infringed upon our natural copyrights and abused our given names in commerce are 100% and uniquely responsible for all debts and administration of these legal fiction personas by Maxim of Law and may not be allowed to continue making and enforcing any false presumptions of obligation, duty, or responsibility with regard to these entities which have been created without the knowing consent of and full disclosure to the free sovereign and independent people of the United States.

We are owed the National Debt of the Federal United States as the Priority Creditors thereof and may not be mischaracterized as Debtors of any kind. We have the only lawful standing with regard to the Continental United States on the land and are not being "represented" by any incorporated entity with regard to our land assets—and that includes any presumptions by the Federal United States and the District of Columbia Municipal Corporation, the American Bar Association or any other foreign corporation.

Our states are geographically defined, and our States of America are unincorporated public Body Politics competent to convene a Continental Congress and to direct all affairs of State related to us and our holdings. The fact that we have not taken action in recent memory in no way forestalls or precludes our right and ability to do so. We are not subject to any presumption of political extinguishment nor incompetence to trade nor any enmity toward any nation or people; we have maintained the peace for 150 years. Our silver dollar and other forms of our lawful national currency are still in service and widely used in trade throughout the world, serving as one of the few rational standards of value in existence. We have never authorized the Federal United States nor the District of Columbia Municipal Corporation

Ex13-6

to misrepresent us, change our political status, copyright our names and abuse them, indebt us for their own debts as "presumed" sureties, or take other actions not specifically stipulated in the original Equity Contract known as The Constitution for the united States of America, and in fact we have remained unaware of all these nefarious activities being carried out in our names until the present time, when we have given full Notice of our claims and intent.

Any "New Deal" proposed by Franklin Delano Roosevelt was not properly nor fully disclosed, not lawfully implemented, and not accepted by the free sovereign and independent people of the United States; no valid signature can be presumed to exist under duress and semantic deceit and no acceptance of a fiat monetary system imposed for the convenience or needs of a foreign government may be deemed to affect us, our political standing, our jurisdiction, or our material assets.

Those corporations responsible for the deplorable criminality exposed by the public records and detailed by the claims and testimony of living witnesses to their crimes must be liquidated and their assets delivered to their actual creditors.

The recent misappropriation of our assets (again) by the so-called "County Executives" who are now in receipt of our gold originally purloined by the World Bank and IBRD acting as secondary creditors in the 1933-34 bankruptcy of "The United States of America, Inc." is a case in point. These "Counties" are franchises of foreign corporations that have no lawful relationship or public office related to us, so that the World Bank and IBRD have merely succeeded in handing off gold they have stolen from us under false pretenses to more collaborating international criminals who are also — at best — secondary and merely presumed beneficiaries pretending an interest in our estates.

This and other forms of international crime and collusion must be brought to a halt immediately. The World Bank and IBRD must be sued in behalf of the actual Priority Creditors, heirs, and entitlement holders — a duty that falls upon Mr. Blinken, and President Biden — all of whom have occupied vacated public offices as employees of private corporate enterprises and must either perform the duties of the public office and protect the interests of the free sovereign and independent people of the United States or admit that they have been imposters and criminals bent upon abuse of the public trusts for private gain.

These are all matters of criminal and international law which have been grossly mis-administered by private corporate officers pretending to hold elected public offices and by international banks operating governmental services corporations pretending to be actual governments --- and all of which MUST be promptly and unequivocally corrected in favor of the actual Priority Creditors of those same banks --- the living free sovereign and independent people of the United States.

Now that you are educated and informed, I, Sherrel Jean Courvelle©, challenge jurisdiction to all case numbers and citations listed above. I: Sherrel Jean Courvelle©; a woman, standing on the land and soil jurisdiction, require THE AGENT(S) AND PRINCIPAL(S) OF GARLAND COUNTY DISTRICT COURT and GARLAND COUNTY CIRCUIT COURT to CEASE AND DESISIT and DISMISS any previous and any further actions and crimes and Fines against I: Sherrel Jean Courvelle©, a woman including but not limited to kidnapping, defrauding, trespassing, mis-administering my estate, or mischaracterizing me as a British Territorial Citizen or a Municipal CITIZEN of the UNITED STATES and an inhabitant of the District of Columbia or any "federal Territory";

I: Sherrel Jean Courvelle©; a woman require GARLAND COUNTY DISTRICT COURT and GARLAND COUNTY CIRCUIT COURT, that all these Citation #'s, Case #'s, and/or Docket #'s listed here: Case # HTC-23-3289, Citation # 41131, dated May 22, 2023; Case # HTS-23-2510, Citation # 100A0847216, dated

May 3, 2023; Case # HTS-23-1411, Citation # 41453, dated March 3, 2023; Case # 26CR-21-531, Docket# CR-2021-531-IV, Case# HTS-21-3296 dated May 18, 2021; Case#26CR-21-123, Docket # CR-2021-123-IV dated December 25, 2020; Case# HTS-21-523 dated January 20, 2021; Case# HTC-19-2401, Citation # 377699, dated April 6, 2019; Case # 26CR-19-84, Docket # CR-2019-84-IV, Citation # 39838 dated August 21, 2018; Case # HTC-18-5727, Citation # 39838 dated August 10, 2018; Case # HTC-16-6185, Citation # 436465 dated October 6, 2016; Case# HTC-14-5495, Citation # 88123 dated June 16, 2014 be dismissed, within 30 days, repaying all fines, fees and bonds, that have I have paid, With Prejudice; If GARLAND COUNTY DISTRICT COURT AND GARLAND COUNTY CIRCUIT COURT : Case # HTC-23-3289, Citation # 41131, dated May 22, 2023; Case # HTS-23-2510, Citation # 100A0847216, dated May 3, 2023; Case # HTS-23-1411, Citation # 41453, dated March 3, 2023; Case # 26CR-21-531, Docket# CR-2021-531-IV. Case# HTS-21-3296 dated May 18, 2021; Case#26CR-21-123, Docket # CR-2021-123-IV dated December 25, 2020; Case# HTS-21-523 dated January 20, 2021; Case# HTC-19-2401, Citation # 377699, dated April 6, 2019; Case # 26CR-19-84, Docket # CR-2019-84-IV, Citation # 39838 dated August 21, 2018; Case # HTC-18-5727, Citation # 39838 dated August 10, 2018; Case # HTC-16-6185, Citation # 436465 dated October 6, 2016; Case# HTC-14-5495, Citation # 88123 dated June 16, 2014 are not ALL dismissed With Prejudice within 30 days, they MUST ALL be moved to the UNITED STATES DISTRICT COURT for the District of Columbia; Or the Arkansas State, American Common Law Court which will be open and in Session on August 27, 2023. These are the only courts where a birthright American can sue or be sued; 1: Sherrel Jean Courvelle©; a woman have enclosed my Notice of Intent – Fee Schedule showing the fees of any contract imposed on me.

When Jurisdiction is challenged it must be proven. I, Sherrel Jean Courvelle©, the living woman will not be making any Special Appearances to any courts or hearings associated with any of the above case numbers. This Registered Mailing and filing with the Court Clerk, is my Special Appearance and jurisdiction must be established in each one of these cases. This packet is considered my Special Appearance to the GARLAND COUNTY DISTRICT COURT AND GARLAND COUNTY CIRCUIT COURT in reference to all above Case, Citation, and Docket numbers

<u>Guarantee and Disclaimer:</u> It is not my meaning nor intention to harm, blame, accuse, or terrify anyone, least of all, my employees; it is my intention to secure and defend Lawful People from identity theft, inland piracy, and impersonation, and to bring your urgent attention to these issues as referenced, and to lawfully convert offshore criminal enterprises aimed at defrauding and impersonating and misrepresenting Lawful People in contravention of solemn International Treaties, solemn Commercial Contracts, International Law, The Constitution of the United States of America, The Constitution of the United States, and the International Will in accord with The Unanimous Declaration of Independence.

Sincerely,

by: Sherrel Jean Courvelle©

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Private American State National

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Garland County Circuit Court Kristie Womble-Hughes , Circuit Clerk 2023-Aug-01 16:13:39 26CR-19-84

C18ED04 : 10 Pages

TESTIMONY IN THE FORM OF AN AFFIDAVIT

The undersigned, Sherrel Jean Corvelle, Accused does solemnly affirm, declare and state as follows:

- 1. Accused is competent to state the matters set forth herein.
- Accused has knowledge of the facts stated herein.
- 3. All the facts herein are true, correct, and complete, admissible as evidence and if called and if called upon as a witness, Accused will testify to their veracity.

I: Sherrel Jean Courvelle©; a woman; I, the living woman, affirmed and declared I returned to my lawful birthright political status as an Texan and claimed my exemptions in Federal Code 8 USC 1101 (a) 21, that states the term "national" means a person owing permanent allegiance to a state; In doing so, I: Sherrel Jean Courvelle©; a woman repudiated any foreign British Territorial or Federal Municipal Citizenship being 'presumed' and 'conferred' upon me without my knowledge or consent; I: Sherrel Jean Courvelle©; a woman informed the Secretary of State for the United States Department of State and the Arkansas Secretary of State of my exemptions as stated in Federal Code 8 USC 1101 (a) 21; I: Sherrel Jean Courvelle©; a woman am not under the Federal Code, but obligating both the Secretary of State's to enforce the Federal Code; I: Sherrel Jean Courvelle©; a woman do not have a UCC Contract Trust or Territorial Office or Officer; I: Sherrel Jean Courvelle©; a woman now one of the free sovereign and independent people of the United States standing on the land and soil jurisdiction and a peaceable American; I: Sherrel Jean Courvelle©; a woman has affirmed and declared I returned to my lawful birthright political status as a Texan as evidenced by the enclosed documents; Article IV, Section 3, Clause 2 of the 1789 Constitution guarantees my right of expatriation by the Expatriation Act of 1868; The retention of my native political status is guaranteed by the Geneva Convention Protocols of 1949, Laws of War, Volume II, Article 3; The right of Self-Declaration is guaranteed by the United Nation Universal Right of Self-Declaration; As of October 1, 2020, the 50 States of the Union and the lawful State Assemblies are now in Session and the International and Global Government that is presenting the mutually shared powers is present; All former "Territorial States" have been enrolled as States of the Union as provided for under The Northwest Ordinance; This established the American Public Law in all 50 States of the Union, retroactive to the date of their acceptance as Territorial States. It also removes presumption of Territorial Custodianship; The federation of States and the 50 State Assemblies are the only entities with the standing to operate as the lawful American Government; I: Sherrel Jean Courvelle©; a woman affirmed and declared my lawful birthright political status because of the false registration of Americans through the birth certificate to be a British Territorial U.S. Citizen and/or Municipal CITIZEN of the UNITED STATES that voluntarily waived their rights, identity, political standing and property rights and subject to all statutes, codes, regulations, and color (fictions) of law; The birth certificate registration is a fraudulent and unconscionable contract, because the terms and conditions were not fully disclosed and cannot be enforced; Falsus in uno, falsus in omnibus; False in one thing, false in everything; Fraud vitiates a contract; Americans are owed all the protections of the Geneva Convention Protocols of 1949; Article 3 of those Conventions makes it a capital crime to change the citizenship status of a birthright American to a British Territorial Citizen or a Municipal CITIZEN of the UNITED STATES; Americans with birthright political status, per Amendment XI are not subject to foreign law; GARLAND COUNTY DISTRICT COURT AND GARLAND COUNTY CIRCUIT COURT are in a foreign jurisdiction with foreign law to I: Sherrel Jean Courvelle ©; a woman standing under the lawful American Government which is the land and soil jurisdiction; I: Sherrel Jean Courvelle©; a woman am an American and guaranteed all the protections of the Federal Constitution Amendment XI; Americans are not responsible for knowing foreign law or have foreign citizenship obligations; I: Sherrel Jean Courvelle©; a woman would not be required to know laws in a foreign jurisdiction; I: Sherrel Jean Courvelle©; a woman cannot be prosecuted for foreign citizenship obligations; No such foreign jurisdiction was granted by me to any Federal Department, Agency, or State of State to create or to address any fictional PERSON dba SHERREL JEAN COURVELLE©, SHERREL COURVELLE©, SHERREL J. COURVELLE© or any Unregistered Trademark of mine; I:Sherrel Jean Courvelle a woman did NOT consent to be regarded as an infant decedent, or a British Territorial Citizen, or a Municipal CITIZEN of the UNITED STATES; All such PERSONS have been re-flagged and permanently domiciled on the land and soil jurisdiction of the unincorporated United States of America and the unincorporated United States respectively; Ad aliud examen; To another tribunal; belonging to another court, cognizance, or jurisdiction;

"Inasmuch as every government is an artificial person, an abstraction, and a creature of the mind only with other artificial persons. The imaginary, having neither actuality nor substance, is foreclosed from creating and attaining parity with the tangible. The legal manifestation of this is that no government, as well as any law agency, aspect, court, etc. Can concern itself with anything other than Corporate, Artificial Persons and the Contracts between them."

S.C.R. 1795, Penhallow v. Doane's Administrators (3 U.S. 54; 1 L.Ed 57; 3 Dall. 54), Supreme Court of the United States 1795, [Not the "United States Supreme Court"-ed.]

This is the actual Supreme Court of the United States which over-stands all inferior courts including "The United States Supreme Court", "the United States Supreme Court" and the "UNITED STATES SUPREME COURT";

I: Sherrel Jean Courvelle©; a woman am owed The Law of Peace, the Right to Self Determination, and the right to Due Process!

The GARLAND COUNTY DISTRICT COURT AND GARLAND COUNTY CIRCUIT COURT [foreign corporations] Plaintiff and SHERREL JEAN COURVELLE® are not Christian names and prevents this court from acquiring jurisdiction; Gregg manual of English: "A name spelled in all capital letters or a name initial is not a proper noun denoting a specific person but is a fictitious name or a <u>name of a dead person</u> or a nom de guerre;"

"The omission of the Christian name by either plaintiff or defendant in a legal process prevents the court from acquiring jurisdiction, there being no other description or identification or appearance or waiver of process." — Bouvier's Law Dictionary, 8th Edition; See: Boyington vs. Chamberlain, 38 Texas 604; Thompson vs. McCorkle, 136 Indiana 484 NE Reporter 813; "Complaint must identify at least one plaintiff by true name; otherwise, no action has been commenced." Roe v New York (1970, SD NY) 49 FRD 279, 14 FR Serv 2d 437, 8 ALR Fed 670;

The U.S. Government Style Manual, Chapter 3 <u>requires only the names of corporate and other fictional entities, or those serving in corporate capacities to be in all capitalized letters;</u>

<u>Fictitious names exist for a purpose. Fictions are invented to give courts jurisdiction</u>. Snider v. Newell 44 SE 354;

"There is no question of the general doctrine that fraud vitiates the most solemn contracts, documents, and even judgments." United States v. Throckmorton, 98 U.S. 61, 64;

Basso v. Utah Power & Light Co. 395 F 2d 906, 910 "Jurisdiction can be challenged at any time," and "Jurisdiction once challenged, cannot be assumed and must be decided. "Once challenged, jurisdiction cannot be assumed, it must be proved to exist.

Hagans v Lavine 415 U.S 533 "The law requires proof of jurisdiction to appear on the record of the administrative agency and all administrative proceedings."

Sramek v. Sramek, 17 Kan. App 2d 573, 576-7, 840 P. 2d 553 (1992) "A judgment rendered by a court without personal jurisdiction over the defendant is void. It is a nullity."

Main v. Thiboutot, 100 S Ct. 2502 (1980) – The law provides that once State and Federal jurisdiction has been challenged, it must be proven.

"The burden of proving jurisdiction rests upon the party asserting it." Bindell v. City of Harvey, 212 Ill.App.3d 1042, 571 N.E.2d 1017 (1st Dist. 1991);

"A court cannot confer jurisdiction where none existed and cannot make a void proceeding valid. It is clear and well established law that a void order can be challenged in any court", OLD WAYNE MUT. L. ASSOC. v. McDONOUGH, 204 U. S. 8,27 S. Ct. 236 (1907);

"When it clearly appears that the court lacks jurisdiction, the court has no authority to reach the merits. In such a situation the action should be dismissed for want of jurisdiction." [Melo v. US, 505 F2d 1026, 1030];

Extra territorium jus dicenti non paretur impune; One who gives a judgment outside his jurisdiction is not obeyed with impunity; Anyone who executes such a judgment may be punished;

"Whenever a judge acts where he/she does not have jurisdiction to act, the judge is engaged in an act or acts of treason." United States v Will, 449 US 200, 216, 101 S Ct 471, 66 L Ed 2d 392, 406 (1980);

I, Sherrel Jean Courvelle©, challenge jurisdiction. I: Sherrel Jean Courvelle©; a woman, standing on the land and soil jurisdiction, require THE AGENT(S) AND PRINCIPAL(S) OF GARLAND COUNTY DISTRICT COURT AND GARLAND COUNTY CIRCUIT COURT to CEASE AND DESISIT and DISMISS any previous actions and crimes and fines and any further actions and crimes and fines against I: Sherrel Jean Courvelle©; a woman including but not limited to kidnapping, defrauding, trespassing, mis-administering my estate, or mischaracterizing me as a British Territorial Citizen or a Municipal CITIZEN of the UNITED STATES and an inhabitant of the District of Columbia or any "federal Territory";

I: Sherrel Jean Courvelle©; a woman require GARLAND COUNTY DISTRICT COURT AND GARLAND COUNTY CIRCUIT COURT Citation #, Case #, and /or Docket #'s listed here:

Case # HTC-23-3289, Citation # 41131, dated May 22, 2023; Case # HTS-23-2510, Citation # 100A0847216, dated May 3, 2023; Case # HTS-23-1411, Citation # 41453, dated March 3, 2023; Case # 26CR-21-531, Docket# CR-2021-531-IV, Case# HTS-21-3296 dated May 18, 2021; Case#26CR-21-123, Docket # CR-2021-123-IV dated December 25, 2020; Case# HTS-21-523 dated January 20, 2021; Case#

HTC-19-2401, Citation # 377699, dated April 6, 2019; Case # 26CR-19-84, Docket # CR-2019-84-IV, Citation # 39838 dated August 21, 2018; Case # HTC-18-5727, Citation # 39838 dated August 10, 2018; Case # HTC-16-6185, Citation # 436465 dated October 6, 2016; Case# HTC-14-5495, Citation # 88123 dated June 16, 2014.

be dismissed, and all Bonds and fines or fees paid by me, Sherrel Jean Courvelle, be reimbursed back to me within 30 days, With Prejudice;

If, GARLAND COUNTY DISTRICT COURT AND GARLAND COUNTY CIRCUIT COURT Citation #, Case #, and /or Docket #'s listed here:

Case # HTC-23-3289, Citation # 41131, dated May 22, 2023; Case # HTS-23-2510, Citation # 100A0847216, dated May 3, 2023; Case # HTS-23-1411, Citation # 41453, dated March 3, 2023; Case # 26CR-21-531, Docket# CR-2021-531-IV, Case# HTS-21-3296 dated May 18, 2021; Case#26CR-21-123, Docket # CR-2021-123-IV dated December 25, 2020; Case# HTS-21-523 dated January 20, 2021; Case# HTC-19-2401, Citation # 377699, dated April 6, 2019; Case # 26CR-19-84, Docket # CR-2019-84-IV, Citation # 39838 dated August 21, 2018; Case # HTC-18-5727, Citation # 39838 dated August 10, 2018; Case # HTC-16-6185, Citation # 436465 dated October 6, 2016; Case# HTC-14-5495, Citation # 88123 dated June 16, 2014.

Are not ALL dismissed With Prejudice within 30 days, THEY ALL MUST be moved to the UNITED STATES DISTRICT COURT for the District of Columbia; Or the American Common Law Court being established in Arkansas. These are the only courts where a birthright American can sue or be sued;

I: Sherrel Jean Courvelle©; a woman have enclosed my Notice of Intent – Fee Schedule showing the fees of any contract imposed on me.

Guarantee and Disclaimer: It is not my meaning nor intention to harm, blame, accuse, or terrify anyone, least of all, my employees; it is my intention to secure and defend Lawful People from identity theft, inland piracy, and impersonation, and to bring your urgent attention to these issues as referenced, and to lawfully convert offshore criminal enterprises aimed at defrauding and impersonating and misrepresenting Lawful People in contravention of solemn International Treaties, solemn Commercial Contracts, International Law, The Constitution of the United States of America, The Constitution of the United States, and the International Will in accord with The Unanimous Declaration of Independence.

Sincerely,

by: Sherrel Jean Courvelle@

All Rights Reserved. Without Prejudice.

Private American State National

CONSTRUCTIVE NOTICE OF CONDITIONAL ACCEPTANCE

Sherrel Jean Courvelle © c/o PO Box 64
Jessieville, Arkansas [71949]

July 31, 2023

GARLAND COUNTY DISTRICT COURT 607 Ouachita Avenue Suite 150 Hot Springs, AR 71901 Registered Mail # 558 964 951 US

GARLAND COUNTY CIRCUIT COURT 501 Ouachita Avenue Room 304 Hot Springs, AR 71901 Registered Mail # RF 558 964 829 US

18th JUDICIAL DISTRICT EAST PROSECUTION ATTORNEY 501 Ouachita Avenue Suite 107 Hot Springs, AR 71901 Registered Mail # RF 558 964 832 US

Subject: Case # HTC-23-3289, Citation # 41131, dated May 22, 2023; Case # HTS-23-2510, Citation # 100A0847216, dated May 3, 2023; Case # HTS-23-1411, Citation # 41453, dated March 3, 2023; Case # 26CR-21-531, Docket# CR-2021-531-IV, Case# HTS-21-3296 dated May 18, 2021; Case#26CR-21-123, Docket # CR-2021-123-IV dated December 25, 2020; Case# HTS-21-523 dated January 20, 2021; Case# HTC-19-2401, Citation # 377699, dated April 6, 2019; Case # 26CR-19-84, Docket # CR-2019-84-IV, Citation # 39838 dated August 21, 2018; Case # HTC-18-5727, Citation # 39838 dated August 10, 2018; Case # HTC-16-6185, Citation # 436465 dated October 6, 2016; Case# HTC-14-5495, Citation # 88123 dated June 16, 2014

ATTN: JUDGE JOE GRAHAM, JUDGE DANNY THRAILKILL, JUDGE MEREDITH SWITZER, JUDGE KARA ANN PETRO, JUDGE DARRYL MAHONEY and any other adjudicating/ presiding JUDGES who may be or have been Assigned to these cases. PROSECUTING ATTORNEY MICHELLE COE LAWRENCE

I am in receipt of your Citations, cases, dockets, judgements all listed above from herein known as Notices. I am conditionally accepting your contract in these Notices upon proof of claim that:

- that Accused is under GARLAND COUNTY DISTRICT COURT and GARLAND COUNTY CIRCUIT COURT jurisdiction of Admiralty / Maritime
- 2. That Accused is not owed American Common Law Courts and Due Process
- That Accused is not standing on Land and Soil Jurisdiction

- 4. That RESPONDANTS did not commit fraud by alleging false accusations, misrepresentations, identity theft etc. and thereby the terms of my involvement in these cases contained therein are null and void.
- 5. That Accused time is not valuable and if I testify then it costs me \$1,000 a day plus treble damages for my time and expenses and that will be charged to the GARLAND COUNTY DISTRICT COURT and GARLAND COUNTY CIRCUIT COURT in the amount of \$75,000 per hour as referenced in this packet. My fee Schedule is attached to this Notice.

RESPONDENT(S), you have thirty (30) days from the receipt of this Conditional Acceptance to respond on a point-by-point basis, via a sworn affidavit, under your full commercial liability, signing under penalty of perjury that the facts contained therein are true, correct, complete and not misleading. Mere declarations are an insufficient response. If an extension of time is needed to properly answer, please request it in writing. Failure to respond will be deemed agreement with the facts stated in the attached Affidavit and an inability to prove your claim. All Judgments, Charges, Fines, must be dismissed with Prejudice against the Accused. This Letter Constitutes constructive notice to the recipient. Sincerely,

JEAN COURVELLE®

Accused #2

Please direct responses to third party public witness: Kimberly Baker, Public Notary

P.O. Box 179

Jessieville, Arkansas 71949

Enclosed Attachments:

- Testimony in the Form of an Affidavit dated July 31, 2023
- 2. Letter to the Judges and Prosecuting Attorney
- 3. Constructive Notice of Conditional Acceptance
- Plain Statement of Facts dated July 31, 2023
- 5. Notary Certificate of Service dated July 31, 2023
- 6. Constitutional Case Law
- Declaration of Political Status
- 8. Declaration of Naturalization Act of July 1779
- 9. Acknowledgment, Acceptance and Deed of Re-Conveyance
- 10. Paramount Claim of the Life and Estate of Sherrel Jean Courvelle
- 11. Cancellation of All Prior Powers of Attorney
- 12. Certificate of Assumed Name
- 13. Expatriation (Sherrel Courvelle)
- 14. Expatriation (Sherrel J. Courvelle)
- 15. Expatriation (Sherrel Jean Courvelle)
- 16. Expatriation (Sherrel Stine)
- 17. Expatriation (Sherrel J. Stine)
- 18. Expatriation (Sherrel Jean Stine)

- 19. Expatriation (Sherrel Light)
- 20. Expatriation (Sherrel Jean Light)
- 21. Expatriation (Sherrel J. Light)
- 22. Expatriation (Sherrel Whiseant)
- 23. Expatriation (Sherrel J. Whiseant)
- 24. Expatriation (Sherrel Jean Whiseant)
- 25. Expatriation (Sherrel Bush)
- 26. Expatriation (Sherrel J. Bush)
- 27. Expatriation (Sherrel Jean Bush)
- 28. Foreign Sovereign Immunities Act Mandatory Notice
- 29. Witness Testimony Affirming American State Political Status Elaine Bania
- 30. Witness Testimony Affirming American State Political Status Morgan Barker
- 31. Notice of Intent Fee Schedule
- 32. Lifetime Common Carry

NOTARY'S CERTIFICATE OF SERVICE

It is hereby certified, that on the date noted below, the undersigned Public Notary mailed to:

GARLAND COUNTY DISTRICT COURT 607 Quachita Avenue Suite 150 Hot Springs, AR 71901 Registered Mail # 558 964 951 US

GARLAND COUNTY CIRCUIT COURT 501 Ouachita Avenue Room 304 Hot Springs, AR 71901 Registered Mail # RF 558 964 829 US

18th JUDICIAL DISTRICT EAST PROSECUTION ATTORNEY 501 Ouachita Avenue Suite 107 Hot Springs, AR 71901 Registered Mail # RF 558 964 832 US

hereinafter, "Recipient," the documents and sundry papers pertaining to a certain Notice regarding SHERREL JEAN COURVELLE as follows:

- CONSTRUCTIVE NOTICE OF CONDITIONAL ACCEPTANCE, issued by Sherrel Jean Courvelle and dated July 31, 2023; and
- 2. TESTIMONY IN THE FORM OF AN AFFIDAVIT, issued by Sherrel Jean Courvelle dated July 31, 2023; and
- 3. Notice, dated on or about July 31, 2023; and
- 4. Reference copy of this Notary's Certificate of Service (signed original on file)

by Registered Mail Numbers (are stated above) Return Receipt attached by placing same in a postpaid envelope properly addressed to Recipient at the said address and depositing same at an official depository under the exclusive face and custody of the U.S. Postal Service within Arkansas.

PUBLIC NOTARY

DATE

My commission expires:

Kimberly Baker, Public Notary

P.O. Box 179

Jessieville, Arkansas 71949

Anna & Soil Jurisdiction
Recording Secretary



AFFIDAVIT OF REVOCATION OF SIGNATURE FOR GOOD CAUSE STATE OF ARKANSAS THE UNITED STATES OF AMERICA

ATT: (To all whom it may concern)

Citation#, Case # and Docket #- Case # HTC-23-3289, Citation # 41131, dated May 22, 2023; Case # HTS-23-2510, Citation # 100A0847216, dated May 3, 2023; Case # HTS-23-1411, Citation # 41453, dated March 3, 2023; Case # 26CR-21-531, Docket# CR-2021-531-IV, Case# HTS-21-3296 dated May 18, 2021; Case#26CR-21-123, Docket # CR-2021-123-IV dated December 25, 2020; Case# HTS-21-523 dated January 20, 2021; Case# HTC-19-2401, Citation # 377699, dated April 6, 2019; Case # 26CR-19-84, Docket # CR-2019-84-IV, Citation # 39838 dated August 21, 2018; Case # HTC-18-5727, Citation # 39838 dated August 10, 2018; Case # HTC-16-6185, Citation # 436465 dated October 6, 2016; Case# HTC-14-5495, Citation # 88123 dated June 16, 2014.

*Notice to agents is notice to principles - Notice to principles is Notice to Agents *

The Affiant, Sherrel Jean Courvelle, having attained to age of Majority, Competent to testify, a Self-realized being, a living woman upon the land, my yes be yes, my no be no, do hereby solemnly state that the truths and facts herein are of firsthand personal knowledge, and True, Correct, Complete, Certain, and not misleading. Affidavit of Revocation of Signature for Good Cause:

The Affiant, Sherrel Jean Courvelle, having full First-hand knowledge of the facts stated herein, and making this Affidavit of his own free will, does affirm the facts stated herein are True, Correct, Certain, and Complete to the best of his knowledge.

Affiant Further States in Plain Statement of the Facts:

- THAT, Affiant affixed her signature to documents related to cases and Citations listed above without knowledge that Frauds were being perpetrated upon her.
- 2. THAT, Affiant was actually Misled and Coerced and under Duress forced into signing documents, without knowledge of Fraud that was being perpetrated upon her.
- THAT, Affiant aware of the fact that fraud Vitiates all Contracts, Agreements, and Documents, believes the Contracts with (To all whom it concerns) is Void and Non-Existent.
- THAT, Affiant Revokes all signatures for good cause, and "without recourse to me" pursuant to UCC 1-308.
- THAT, Affiant has, by this Affidavit, Formerly and Timely Removed the aforementioned signatures(s) for all time and thereby removes any nexus, actual or presumed, that (to whom it concerns) may believe he has with Affiant by virtue of said Signature(s) and or Contract(s).

If someone makes a legal, or lawful, claim and it is not disputed, then the assertion is construed to be true. Mitchell v. United States - No. 97-7541 Argued December 9, 1998.

Let it be known to all that I, Sherrel Jean Courvelle, explicitly reserves all of my rights, UCC 1-308 which was formally UCC 1-207. Also remain under Common Law jurisdiction in all matters.

Further, let all be advised that all actions commenced against me may be in violation of, ... USC TITLE 18 > PART I > CHAPTER 13 > § 242 Deprivation of rights under color of law. USC TITLE 18 > PART I > CHAPTER 13 > § 241 Conspiracy against rights.

All courts have the inherent equitable power to vacate a judgment that has been obtained through the commission of fraud upon the court. However, "[b]ecause of their very potency, inherent powers must be exercised with restraint and discretion.

AFFIDAVIT / JURAT

Affiant, Sherrel Jean Courvelle, sui juris, a natural born living woman, a common woman of the Sovereign People, does swear and affirm that Affiant has scribed and read the foregoing facts. and in accordance with the best of Affiant's firsthand knowledge and conviction, such are true, correct, complete, and not misleading, the truth, the whole truth, and nothing but the truth.

Signed Sherrel Jean Courvelle sui juris, This Affidavit is dated July 31, 2023, All rights reserved UCC 1-308. c/o P.O. Box 46 Jessieville, Arkansas [71949]

x Aterry Open (

Subscribed and sworn to before me, a Notary Public, the above signed Sherrel Jean Courvelle, sui juris, a natural born living being, Standing on the land.

This Affidavit of Revocation of Signature For Good Cause is dated this 31st day of July 2023.

MY COMMISSION EXPIRES: 8/22/2029



ELECTRONICALLY FILED

Garland County Circuit Court Kristie Womble-Hughes , Circuit Clerk 2023-Sep-06 12:51:44 26CR-19-84 C18ED04 : 5 Pages

Fault in Dishonor (Opportunity to Cure) 10 Days

Sherrel Jean Courvelle © c/o PO box 64 Jessieville, Arkansas [71949]

EXHIBIT 14 5 pgs Fault in Distonor 9-6-23

September 1, 2023

GARLAND COUNTY DISTRICT COURT 607 OUACHITA AVE ROOM 150 HOT SPRINGS, AR 71901 Certified Mail # 9589 0710 5270 1246 2976 26

GARLAND COUNTY CIRCUIT COURT
501 OUACHITA AVE ROOM 304
HOT SPRINGS, AR 71901
Certified Mail # 9589 0710 5270 1246 2976 33

18th JUDICIAL DISTRICT EAST PROSECUTION ATTORNEY 501 OUACHITA AVE SUITE 107 HOT SPRINGS, AR 71901 Certified Mail # 9589 0710 5270 1246 2976 40

GARLAND COUNTY SHERIFF OFFICE 525 OUACHITA AVE. HOT SPRINGS, AR 71901 Certified Mail # 9589 0710 5270 1246 2976 57

HOT SPRINGS ANIMAL SERVICES
319 DAVIDSON DR.
HOT SPRINGS, AR 71901
Certified Mail # 9589 0710 5270 1246 2976 64

HOT SPRINGS POLICE DEPARTMENT 641 MALVERN AVE. HOT SPRINGS, AR 71901 Certified Mail # 9589 0710 1246 2976 71

CITY OF HOT SPRINGS 113 CONVENTION BLVD. HOT SPRINGS NATIONAL PARK, AR 71901 Certified Mail #9589 0710 5270 1246 2976 88

Subject: Case #HTC-23-3289, Citation #41131, dated May 22, 2023; Case #HTS-23-4237, Citation #41131, dated May 22, 2023; Case #HTS-23-2510, Citation #100A08477216, dated May 3, 2023; Case #HTS-23-1411, Citation #41453, dated March 3, 2023; Case #26CR-21-531, Docket #CR-2021-531-IV, Case #HTS-21-3296, dated May 18, 2021; Case #26CR-21-123, Docket #CR-2021-123 IV, dated December 25, 2020; Case #HTS-21-523, dated January 20, 2021; Case #26CR-19-577, dated July 19, 2019; Case #HTC-19-2401, Citation #377699, dated April 6, 2019; Case #26CR-19-84, Docket #CR-2019-

84-IV, Citation #39838, dated August 21,2018; Case #HTC-18-5727, Citation #39838, dated August 10,2018; Case #HTC-16-6185, Citation #436465, dated October 6, 2016; Case #HTC-14-5495, Citation #88123, dated June 16, 2014; Case #HTC-14-7037, Citation #357498, dated June 4, 2014.

Notice to Agent[s] is Notice to Principal[s], and Notice to Principal[s] is Notice to Agent[s]

To: JUDGE JOE GRAHAM, JUDGE CECILLIA DYER, SPECIAL APPOINTED JUDGE TYLER TAPP, JUDGE DANNY THRAILKILL, JUDGE MEREDITH SWITZER, JUDGE MARCIA HEARNSBERGER, JUDGE KARA ANN PETRO, JUDGE DARRYL MAHONEY, JUDGE RALPH OHM, CHIEF COURT CLERK DACKERY FERNANDEZ, CHIEF ADMINISTRATOR CHRIS BURROW, MAYOR PAT McCABE, PROSECUTING ATTORNEY MICHELLE COE LAWRENCE, ATTORNEY FRANK POFF, ATTORNEY TERRY ASKEW, ATTORNEY BRIAN ALBRIGHT, ATTORNEY JOHN HOWARD, ATTORNEY ANDREW MIDDLEBROOKS, ATTORNEY CHARLES L. CARPENTER, ATTORNEY CAITLIN BIRRELL, ATTORNEY TRENT DANIELS, CIRCUIT COURT CASE COORDINATOR AMY ADAMS. CIRCUIT CLERK KRISTIE WOMBLE-HUGHES, GARLAND COUNTY SHERIFF DEPUTY JOHN D. CROW. GARLAND COUNTY SHERIFF DEPUTY ANDREW GOODMAN, GARLAND COUNTY SHERIFF DEPUTY FRED HAWTHORN, GARLAND COUNTY SHERIFF DEPUTY TERRY THREADGILL, GARLAND COUNTY SHERIFF MIKE McCORMICK, GARLAND COUNTY UNDER SHERIFF JASON LAWRENCE, GARLAND COUNTY SHERIFF DEPUTY DONALD ANSLEY, SHERIFF SCOTTY DODD, CITY OF HOT SPRINGS DIRECTOR DAN BUGG, HOT SPRINGS POLICE SERGEANT CHRIS LACKEY, HOT SPRINGS POLICE OFFICER MICHELLE COTTERILL STONE, HOT SPRINGS OFFICER ANDRA BURNS, HOT SPRINGS OFFICER JOE GAUER, HOT SPRINGS LIEUTENANT LEEANN ZANER, HOT SPRINGS KENNEL OFFICER EDDIE FLEMING, HOT SPRINGS OFFICER ERIC ROBERSON, HOT SPRINGS CITY MANAGER BILL BURROUGH, HOT SPRINGS POLICE CHIEF BILLLY HRVATIN and any other adjuicating/presiding JUDGES who may be or have been assigned to these cases including GARLAND COUNTY SHERIFF'S DEPARTMENT, HOT SPRINGS POLICE, CITY OF HOT SPRINGS ARKANSAS EMPLOYEES, HOT SPRINGS ANIMAL CONTROL SERVICES OFFICERS AND/OR STAFF ASSIGNED TO THE ABOVE CASES.

I am writing you to educate and inform you a second time of information that was made aware to you from me in a Packet challenging jurisdiction. (Registered Mail # RF 558 964 829 US, RF 558, 964 832 US, RF 558 964 951 US) picked up by Sarah Smith on 01/01/2023 from your office, and filed in your clerks offices on 08/01/2023; Since you were noticed on 08/01/2023 you did not Cease and Desist and Dismiss all charges under: Case #HTC-23-3289, Citation #41131, dated May 22, 2023 ;Case #HTS-23-4237, Citation #41131, dated May 22, 2023; Case #HTS-23-2510, Citation #100A08477216, dated May 3, 2023; Case #HTS-23-1411, Citation #41453, dated March 3, 2023; Case #26CR-21-531, Docket #CR-2021-531-IV, Case #HTS-21-3296, dated May 18, 2021; Case #26CR-21-123, Docket #CR-2021-123 IV, dated December 25, 2020; Case #HTS-21-523, dated January 20, 2021; Case #26DR-19-577, dated July 19, 2019; Case #HTC-19-2401, Citation #377699, dated April 6, 2019; Case #26CR-19-84, Docket #CR-2019-84-IV, Citation #39838, dated August 21,2018; Case #HTC-18-5727, Citation #39838, dated August 10,2018; Case #HTC-16-6185, Citation #436465, dated October 6, 2016; Case #HTC-14-5495, Citation #88123, dated June 16, 2014; Case #HTC-14-7037, Citation #357498, dated June 4, 2014.

You also did not prove jurisdiction since that time. Instead, action was taken against me a living Soul by: CIRCUIT COURT JUDGE KARA ANN PETRO IN WHICH REFUSED TO RECUSE HERSELF FROM THE ABOVE CASES WHEN SHE REPRESENTED PROSECUTING ATTORNEY MICHELLE COE LAWREANCE IN HER ABSENSE AT CIRCUIT COURT ON MARCH 29, 2022; THE DISTRICT CLERK FILED, SHERREL COURVELLE © LEGAL COURT DOCUMENTS ON: CASE #HTC-23-3289 AND FAILED TO FILE LEGAL DOCUMENTS CHALLENGING JURISDICTION ON THE CORRECT DATE OF AUGUST 1, 2023 INSTEAD SHE FILED THEM

FRAUDULENTLY ON AUGUST 2, 2023. SEVERAL FTA WARRANTS WERE ORDERED BY JUDGE KARA ANN PETRO FOR THE ARREST OF Sherrel Courvelle © HELD WITH NO BOND. PROSECUTING ATTORNEY MICHELLE COE LAWRENCE FILED TO REVOKE SHERREL COURVELLE'S BOND FOR THE SECOND TIME ON THESES CIRCUIT COURT CASES CLEARLY A MALICIOUS PROSECUTION OF THE LAW AND FILED A CONTEMPT CHARGE FOR HORSES LOCATED ON SHERREL COURVELLE © PROPERTY OFF THE FOIA REPORT OF THE 911 CALL MADE ON MARCH 25, 2023 BY SHERREL COURVELLE © WITH THE GARLAND COUNTY SHERIFF'S DEPARTMENT WHERE YOUR HUSBAND, THE UNDER SHERIFF JASON LAWRENCE ABUSED HIS POWER GIVING YOU THE FOIA REPORTS AND SHERIFF MIKE McCORMICK NOT TO MAKING ANY ARREST ON THE PEOPLE FROM SOZO MEN'S REHAB AND DRUG FACILITY THAT WERE ENGAGING IN SEXUAL INTERCOARSE IN THE WOODS NEXT DOOR TO HER PROPERTY LOCATED AT 249 NATHAN TERRACE, JESSIEVILLE, ARKANSAS 71949. SHERREL COURVELLE'S ©, 2 MINOR CHILDREN HAD TO WITNESS AND LISTEN TO THIS ADULTRATED ACT AS SHE DIRECTED HER CHILDREN TO GO BACK UP THE HILL AWAY FROM THE INCIDENT. . SHERREL COURVELLE ©, MINOR DAUGHTER FILMED THE COUPLE WALKING OUT OF THE WOODS PUTTING THEIR CLOTHES BACK ON ALONG WITH 2 OTHER WITNESS'S AT HER HOME TO THIS REPLUSIVE ACT OF LEUD BEHAVIOR ON THE FOIA REPORT. THERE ARE 9 INCIDENTS INVOLVING HER NEIGBORS INCLUDING THEFT, TRESSPASSING, LEUD BEHAVIOR AND STEALING OF HER SON'S SERVICE DOG. HARRASSMENT AND INTIMIDATION AND IN RETALIATION JUDGE KARA ANN PETRO ISSUED SEVERAL FTA WARRANTS ON: CASE #26CR-21-531, CASE #26cr-21-531-IV, CASE #26CR-21-123, CASE #26CR-21-123-IV, CASE #26CR-19-84, AND CASE #26CR-19-84-IV. JUDGE KARA ANN PETRO REFUSED TO HONOR SHERREL COURVELLE'S © FILED DOCUMENTS CHALLENGING JURISDICTION. JUDGE KARA ANN PETRO ISSUED SEVERAL BOND FORTFIETURE HEARINGS, BOND FORFIETURES AND SEVERAL FTA WARRANTS WITH NO BOND FOR Sherrel Jean Courvelle © TO BE HELD UNTIL NOVEMBER 14, 2023 BOND REVOKE HEARING: CASE #26CR-21-531, CASE #26CR-21-531-IV, CASE #26CR-21-123, CASE #26CR-21-123-IV, CASE #26CR-19-84, CASE #26CR-19-84-IV. JUDGE KARA ANN PETRO REFUSING TO RECUSE HERSELF FROM THESE CASES WHEN SHE HANDLED THESE CASES IN THE PROSECUTING ATTORNEY MCHELLE COE LAWERANCE'S ABSENCE ON March 29, 2022. THE FOLLOWING: CASE #26CR-21-531, CASE #26CR-21-531-IV, CASE #26CR-21-123, CASE #26CR-21-123-IV, CASE #26CR-19-84, CASE #26CR-19-84-IV since the first NOTICE) Warrants on cases were issued or fines were charged or I was detained, identity theft, inland piracy, and impersonation, kidnapped, etc.

I, Sherrel Jean Courvelle, the Living woman has challenged jurisdiction. When Jurisdiction is challenged it must be proven. I have sent you all my documentation proving my jurisdiction. You have had 30 days to respond. Since these courts have chosen not to respond you are now in Fault in Dishonor and will now have an Opportunity to Cure to prove Jurisdiction in 10 days. It is up to you to prove jurisdiction within 10 days of receipt of this Notice in writing sent by registered mail. If not you will be in Default in Dishonor.

US v. Minker, 350 US 179 at 187(1956) Supreme Court of the United States 1795

"Inasmuch as every government is an artificial person, an abstraction, and a creature of the mind only, a government can interface only with other artificial persons. The imaginary, having neither actuality nor substance, is foreclosed from creating and attaining parity with the tangible. The legal manifestation of this is that no government, as well as any law, agency, aspect, court, etc. can concern itself with anything other than corporate, artificial persons and the contracts between them."

Hagans v Lavine 415 U.S 533 "The law requires proof of jurisdiction to appear on the record of the administrative agency and all administrative proceedings."

Sramek v. Sramek, 17 Kan. App 2d 573, 576-7, 840 P. 2d 553 (1992) "A judgment rendered by a court without personal jurisdiction over the defendant is void. It is a nullity."

Main v. Thiboutot, 100 S Ct. 2502 (1980) – The law provides that once State and Federal jurisdiction has been challenged, it must be proven.

Basso v. Utah Power & Light Co. 395 F 2d 906, 910 "Jurisdiction can be challenged at any time," and "Jurisdiction once challenged, cannot be assumed and must be decided. "Once challenged, jurisdiction cannot be assumed, it must be proved to exist.

"There is no question of the general doctrine that fraud vitiates the most solemn contracts, documents, and even judgments." United States v. Throckmorton, 98 U.S. 61, 64;

"The burden of proving jurisdiction rests upon the party asserting it." Bindell v. City of Harvey, 212 Ill.App.3d 1042, 571 N.E.2d 1017 (1st Dist. 1991);

"A court cannot confer jurisdiction where none existed and cannot make a void proceeding valid. It is clear and well established law that a void order can be challenged in any court", OLD WAYNE MUT. L. ASSOC. v. McDONOUGH, 204 U. S. 8,27 S. Ct. 236 (1907);

"When it clearly appears that the court lacks jurisdiction, the court has no authority to reach the merits. In such a situation the action should be dismissed for want of jurisdiction." [Melo v. US, 505 F2d 1026, 1030];

Extra territorium jus dicenti non paretur impune; One who gives a judgment outside his jurisdiction is not obeyed with impunity; Anyone who executes such a judgment may be punished;

"Whenever a judge acts where he/she does not have jurisdiction to act, the judge is engaged in an act or acts of treason." United States v Will, 449 US 200, 216, 101 S Ct 471, 66 L Ed 2d 392, 406 (198

I, the living Woman, Sherrel Jean Courvelle© affirmed and declared I returned to my lawful birthright political status as an Texan and claimed my exemptions in Federal Code 8 USC 1101 (a) 21, that states the term "national" means a person owing permanent allegiance to a state; In doing so, I: Sherrel Jean Courvelle©; woman repudiated any foreign British Territorial or Federal Municipal Citizenship being 'presumed' and 'conferred' upon me without my knowledge or consent; I, Sherrel Jean Courvelle©; a woman am now one of the free sovereign and independent people of the United States standing on the land and soil jurisdiction and a peaceable American; I: Sherrel Jean Courvelle©; a woman have affirmed and declared I returned to my lawful birthright political status as an Texan as evidenced by the Previously enclosed documents which are also publicly recorded on the Garland County Land Recording office Book 255 Pages 251-275;

As of October 1, 2020, the 50 States of the Union and the lawful State Assemblies are now in Session and the International and Global Government that is presenting the mutually shared powers is present; All former "Territorial States" have been enrolled as States of the Union as provided for under The Northwest Ordinance; This established the American Public Law in all 50 States of the Union, retroactive to the date of their acceptance as Territorial States. It also removes presumption of Territorial Custodianship; The federation of States and the 50 State Assemblies are the only entities with the standing to operate as the lawful American Government; The Arkansas Assembly is in Session and the Arkansas Common Law courts are NOW in session. These are the Land and soil jurisdiction courts owed to the American people in Arkansas. I, Sherrel Jean Courvelle ©, the Living woman, standing on the Land

and soil, can only sue or be sued or charged in the Land and Soil Jurisdiction Courts which are the American Common Law courts or UNITED STATES DISTRICT COURT for the District of Columbia;

Now that you are educated and informed, I: Sherrel Jean Courvelle©; a woman, standing on the land and soil jurisdiction, require THE AGENT(S) AND PRINCIPAL(S) OF GARLAND COUNTY CIRCUIT COURT AND GARLAND COUNTY DISTRICT COURT to CEASE AND DESISIT and DISMISS all previous actions and any further actions and crimes against I: Sherrel Jean Courvelle ©; a woman, including but not limited to kidnapping, defrauding, trespassing, mis-administering my estate, or mischaracterizing me as a British Territorial Citizen or a Municipal CITIZEN of the UNITED STATES and an inhabitant of the District of Columbia or any "federal Territory";

I: Sherrel Jean Courvelle©; a woman require GARLAND COUNTY CIRCUIT COURT AND GARLAND COUNTY DISTRIST COURT be dismissed With Prejudice; If LAW ENFORCEMENT, Case #HTC-23-3289, Citation #41131, dated May 22, 2023; Case #HTS-23-4237, Citation #41131, dated May 22, 2023; Case #HTS-23-2510, Citation #100A08477216, dated May 3, 2023; Case #HTS-23-1411, Citation #41453, dated March 3, 2023; Case #26CR-21-531, Docket #CR-2021-531-IV, Case #HTS-21-3296, dated May 18, 2021; Case #26CR-21-123, Docket #CR-2021-123 IV, dated December 25, 2020; Case #HTS-21-523, dated January 20, 2021; Case #26DR-19-577, dated July 19, 2019; Case #HTC-19-2401, Citation #377699, dated April 6, 2019; Case #26CR-19-84, Docket #CR-2019-84-IV, Citation #39838, dated August 21,2018; Case #HTC-18-5727, Citation #39838, dated August 10,2018; Case #HTC-16-6185, Citation #436465, dated October 6, 2016; Case #HTC-14-5495, Citation #88123, dated June 16, 2014; Case #HTC-14-7037, Citation #357498, dated June 4, 2014.

If these cases are not dismissed or jurisdiction proved With Prejudice within 10 days, it MUST be moved to the American Common Law Court which is Now in Session in Arkansas. This is the only court where a birthright American can sue or be sued; I: Sherrel Jean Courvelle ©; a woman have enclosed my Notice of Intent – Fee Schedule showing the fees of any contract imposed on me.

Guarantee and Disclaimer: It is not my meaning nor intention to harm, blame, accuse, or terrify anyone, least of all, my employees; it is my intention to secure and defend Lawful People from identity theft, inland piracy, and impersonation, and to bring your urgent attention to these issues as referenced, and to lawfully convert offshore criminal enterprises aimed at defrauding and impersonating and misrepresenting Lawful People in contravention of solemn International Treaties, solemn Commercial Contracts, International Law, The Constitution of the United States of America, The Constitution of the United States, and the International Will in accord with The Unanimous Declaration of Independence.

Sincerely,

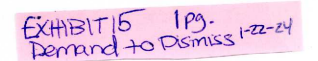
by: Sherrel Jean Courvelle©

All Rights Reserved. Without Prejudice.

Private American State National

Enclosed Attachment:

1.) Notice of Intent-Fee Schedule



ELECTRONICALLY FILED

Garland County Circuit Court
Kristie Womble-Hughes , Circuit Clerk
2024-Jan-22 16:02:41
26CR-19-84

IN THE CIRCUIT COURT OF GARLAND COUNTY, ARKANSAS C18ED04: 1 Page

STATE OF ARKANSAS

PLAINTIFF

VS.

CASE NO. 26CR-21-531 CASE NO. 26CR-21-123 CASE NO. 26CR-19-84 CASE NO. 26CR-23-712

SHERREL JEAN COURVELLE

DEFENDANT

Notice of Special Appearance and Demand to Dismiss

This notice is serving as my Special Appearance in the cases listed above.

COMES NOW Sherrel-Jean: House of Courvelle, who is at all times mentioned, one of the living people of Arkansas, standing on the land and soil, an American State National, lawfully domiciled on Arkansas state, having been found living, having come to full age and competent.

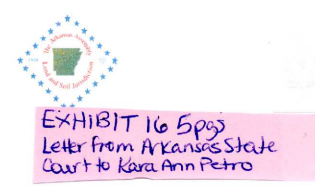
I, Sherrel Courvelle©, have challenged jurisdiction in ALL of these court cases listed above on August 1, 2023, in the CIRCUIT COURT OF GARLAND COUNTY. (See Letter to Judges and Prosecuting Attorney, page 8, second paragraph, highlighted). Three separate Notices challenging jurisdiction have been sent and recorded on the record of this court. Since the court has chosen not to answer the challenge of jurisdiction and has remained silent, the officials of this court are in dishonor. Jurisdiction has not been proven in any of the above cases and I demand the dismissal of all of the cases with prejudice. I demand the return of all my property and all my monies from fines, bonds, charges, fees, citations, with prejudice. When Jurisdiction is challenged it must be proven. I, Sherrel Jean Courvelle ©, the living woman, am making this my SPECIAL APPEARANCE to this court...

This Registered Mailing CR 9589 0710 5270 1246 3136 78 and the filing with the CIRCUIT COURT CLERK, is my **Special Appearance** for the following: CASE NO. 26CR-21-531, CASE NO. 26CR-21-123, CASE NO. 26CR-19-84, CASE NO. 26CR-23-712 on 01/16/2024 at 1:30 PM.

This packet is considered my **SPECIAL APPEARANCE** to the GARLAND COUNTY DISTRICT COURT AND GARLAND COUNTY CIRCUIT COURT in reference to all above Cases, Citations, and Docket Numbers.

Sincerely.

Sherrel Jean Courvelle®





The Arkansas Jural Assembly
P.O. Box 1142
Little Rock, Arkansas [72203]

Arkansas State Common Law Court

The Unincorporated Land and Soil Jurisdiction
One of the Federation States of the Union
October 18, 2023

GARLAND COUNTY CIRCUIT COURT 501 Ouachita Avenue Room 304 Hot Springs, AR 71901 Cert# 9589 0710 5270 1246 2977 87

Judge Kara Ann Petro, it is your duty and your obligation at any time to determine jurisdiction in a case where jurisdiction is challenged. You have previously been noticed that jurisdiction has been challenged by Sherrel Courvelle©, a living woman. Those Supreme Court rulings have been provided to you previously by The Sherrel Courvelle©, but we will supply them and others here for you again.

Hagans v Lavine 415 U. S. 533. "A judgment rendered by a court without personal jurisdiction over the defendant is void. It is a nullity."

Sramek v. Sramek, 17 Kan. App 2d 573, 576-7, 840 P. 2d 553 (1992) rev. denied 252 Kan.

1093(1993) "The law provides that once State and Federal jurisdiction has been challenged, this must be disproven." Otherwise by default all of you are confessing it is bona fide.

Main v. Thiboutot, 100 S Ct. 2502 (1980) – The law provides that once State and Federal jurisdiction

Basso v. Utah Power & Light Co.395 F 2d 906, 910

has been challenged, it must be proven.

"Once challenged, jurisdiction cannot be assumed, it must be proved to exist."

HALE v. HENKEL 201 U.S. 43 at 89 (1906) Hale v. Henkel was decided by the united States Supreme Court in 1906. The opinion of the court states: "The "individual" may stand upon "his Constitutional rights" as a CITIZEN. He is entitled to carry on his "private" business in his own way. "His power to contract is unlimited." He owes no duty to the State or to his neighbors to divulge his business, or to open his doors to an investigation, so far as it may tend to incriminate him. He owes no duty to the State, since he receives nothing there from, beyond the protection of his life and property. "His rights" are such as "existed" by the Law of the Land (Common Law) "long antecedent" to the organization of the State", and can only be taken from him by "due process of law", and "in accordance with the Constitution." "He owes nothing" to the public so long as he does not trespass upon their rights."

Hale v. Henkel is binding on all the courts of the United States of America until another Supreme Court case says it isn't. No other Supreme Court case has ever overturned Hale v. Henkel. None of the various issues of Hale v. Henkel has ever been overruled since 1906. Hale v. Henkel has been cited by





the Federal and State Appellate Court systems over 1,600 times! In nearly every instance when a case is cited, it has an impact on precedent authority of the cited case. Compared with other previously decided Supreme Court cases, no other case has surpassed Hale v. Henkel in the number of times it has been cited by the courts. "The rights of the individuals are restricted only to the extent that they have been voluntarily surrendered by the citizenship to the agencies of government.

As American State Nationals, however, we are not U.S. Citizens, i.e. DEAD Residents nor Persons. We are the Living People, the living souls STANDING on the land and soil Jurisdiction; not dead lost out at sea. We, Arkansans, have expatriated our U.S. Citizenship. This case, **Beys AFROYIM vs. Deann Rusk and United States vs. Wong Kim Ark** enforces our rights as individuals to Expatriate our US citizenship at anytime voluntarily.

Judge Kara Ann Petro, you have been noticed and given proper documented proof that Sherrel Courvelle©, the American Living woman is NOT a U.S. Citizen, nor a "civil" "at law" Person, nor a Resident. You have been given proper documentation that shows that this American living woman is domiciled on the land and soil jurisdiction and is NOT under the jurisdiction of the sea (maritime, admiralty or military jurisdiction). As an American living woman, we are owed the constitutional guarantees of all three (3) Constitutions. The Law of the Land ensures a trial by a jury of our peers and specific "due process" under the American Common Law Court operating in General Jurisdiction and not limited jurisdiction.

The courts have been under Military Occupation since 1865. After the Civil War, Military Tribunal courts were set up temporarily in order to reconstruct the lawful Republic government and the Common Law Courts to be built back. That reconstruction never took place. In 1866, A Supreme Court ruling called Ex Parte Milligan was made to ensure that the (Maritime, Admiralty, and Military courts) would stand down as soon as the American Common Law courts were reconstructed and in session in each state of the union. Although it has been more than 150 years since that ruling, it has never been overturned.

Now we know, that because of "Ex-Parte Milligan" Your foreign civil "at Law" courts are unlawful! Because, fundamentally they are only of and for the "DEAD", i.e Not One Living Man or Woman can be protected by the Civil Law, for Corporations, instead they have by slight of hand been lawlessly in outlawry controlling each of our heads ever since A.D. 1865. Yes, You have held us under Military Occupation ever since. After the Civil War, Military Tribunal courts were sadistically set up temporarily, supposedly, in order to reconstruct the lawful Republic Government and rebuilding the American Common Law Courts, not for fictional corporations, but for the Living. That reconstruction for nearly two centuries has never taken place. Nevertheless, In 1866, A Supreme Court ruling called Ex Parte Milligan was made to ensure that the (Maritime, Admiralty, and Military Courts) would be mandated to stand down as soon as the American Common Law Courts were reconstructed and in session, for each state of the union. Although it has been more than 150 years since that ruling, it has never been overturned. Could it be there are Predator's in the hen house?





Our Common Law Courts went dormant from 1863 to 1963, a long time. The Military Courts took over in May of 1865. We first had the Martial Courts set up in the Southern Territory after the Civil War. It was 10 Military districts in 11 Southern states. Over time it grew and eventually the Military, Maritime, Admiralty Courts took over all 50 states. The District, Military Courts became an overlay.

We are owed the guarantee provided to us By, The 1866 Supreme Court ruling "Ex-Parte Milligan". We were guaranteed that as soon as we set up our civilian American Common Law Courts, the Military Courts would step aside and we would re-establish our General Jurisdiction courts. The International Law has already established that the Military, Admiralty, and Maritime courts had to step aside when the Civil Court comes into session.

The American people were long ago left uninformed that the Military Courts had taken by force and fraud over our Common Law courts in 1865 after the Civil War, and that We The People needed to reconstruct them as well as our Republican Civil Government. There have been six (6) Generations of people who have grown up not knowing that they were owed the Common Law Courts and that we had a Civil Government that has been dormant for 160 years.

- We have the right to come into session as the Common Law Government and reconstruct The Arkansas Assembly. We came into session and declared peace on May 29, 2021.
- We have the guaranteed right to our Republican form of Government.
- We have the guaranteed right to set up our American Common Law Courts and invoke Ex-Parte Milligan.

We are the lawful American Republican form of government and are back in session. We are the Arkansas State American Common Law Courts reconstructed and back in session. We have been out of session for a long time, But...Here we are! We do know what we are doing. We are acting within the law. We are acting according to our rights, guarantees, and Treaties. Thank you so much for your service in our absence. Our elected court officials have been elected, our Jury Pool has been instituted and we have a Grand Jury, for the people, by the people, and of the people.

"If we have not courts that are established and maintained by the people, rather than by corruptible judges then we will have no Republic. Our Constitution and our nation will rise or fall according to the independence of our courts." John Hancock 1877

Judge Kara Ann Petro, you now have been given the proper documentation proving that the Arkansas General Assembly, the Republican form of Government, has been reconstructed and in operation in Arkansas since 2021. In your possession, is the proper documentation showing that on August 27, 2023, the Arkansas American Common Law Court became open and is now in session. **Ex Parte**Milligan was invoked for Arkansas State and from now on all cases concerning documented American State Nationals MUST come through our Court. It is the Lawful court of the Land. The American





people are owed this court restored based on the 1866 ruling of the Supreme Court, and since the Republican government and its courts are now reconstructed in Arkansas State, therefore the (Maritime, Admiralty, and Military) Courts MUST STAND DOWN and transfer all cases that deal with the documented American State National to the Arkansas State American Common Law Court.

The 1866 – Supreme Court case called **Ex-Parte Milligan** agrees that once our civilian court comes into session then the Maritime, Martial, and District Courts MUST STAND DOWN and allow the American Common Law Court to take control of our own people and our own property again. This was decided in 1866.

The Arkansas State American Common Law Court requires from You;

- that all warrants, cases, fines, fees, bonds, suspended licenses and judgments be dismissed in the cases concerning Sherrel Courvelle©, the living woman.
- that all monies that have been paid by the American State National, Sherrel Courvelle©, for bonds, fees, fines, citations, re-instatements, recoupments, etc. be refunded in their entirety to the American State National, Sherrel Courvelle© the living woman.
- that all property that has been unlawfully seized be returned immediately to the American State National, Sherrel Courvelle© the living woman. If that property has been sold or lost, then the equivalent value of that property must be given back to the American State National, Sherrel Courvelle©, the living woman and must be paid in lawful money.
- all cases, evidence, discovery, documents, memos, letters, and all paperwork be transferred to the Arkansas State American Common Law Court for review.

Judge Kara Ann Petro, You are directed to move all controversial cases within (10) ten days pertaining to any documented American State National, American living man or living woman on the land and soil, who are under the Public Law to the Arkansas State American Common Law Court of General Jurisdiction as set forth in the long-standing Supreme Court Case of 1866; Ex-Parte Milligan.

Cooper v. Aaron, 358 U.S. 1, 78 S. Ct. 1401 (1958) The U.S. Supreme Court has stated that "no state legislator or executive or judicial officer can war against the Constitution without violating his undertaking to support it". The constitutional theory is that we the people are the sovereigns, the state and federal officials only our agents." 'The individual, unlike the corporation, cannot be taxed for the mere privilege of existing. The corporation is an artificial entity which owes its existence and charter powers to the state; but, the individual's rights to live and own property are natural rights for the enjoyment of which an excise cannot be imposed."

Redfield v Fisher 292 P 813, at 819 [19301 "...an officer may be held liable in damages to any person injured in consequence of a breach of any of the duties connected with his office...The liability for nonfeasance, misfeasance, and for malfeasance in office is in his 'individual', not his official capacity..."

U.S. v. Throckmorton, 98 US 61 WHEREAS, officials and even judges have no immunity. (See, Owen vs. City of Independence, 100 S Ct. 1398; Maine vs. Thiboutot, 100 S. Ct. 2502; and Hafer vs. Melo, 502 U.S. 21; officials and judges are deemed to know the law and

Ex16-4





sworn to uphold the law; officials and judges cannot claim to act in good faith in willful deprivation of law, they certainly cannot plead ignorance of the law, even the Citizen cannot plead ignorance of the law, the courts have ruled there is no such thing as ignorance of the law, it is ludicrous for learned officials and judges to plead ignorance of the law therefore there is no immunity, judicial or otherwise, in matters of rights secured by the Constitution for the United States of America. See: Title 42 U.S.C. Sec. 1983. "When lawsuits are brought against federal officials, they must be brought against them in their "individual" capacity not their official capacity. When federal officials perpetrate constitutional torts, they do so ultra vires (beyond the powers) and lose the shield of immunity.

Cooper v. Aaron, 358 U.S. 1,78 S. Ct. 1401 (1958)

Note: Any judge who does not comply with his oath to the Constitution of the United States wars against that Constitution and engages in acts in violation of the supreme law of the land. The judge is engaged in acts of treason. See also In Re Sawyer, 124 U.S. 200 (188); U.S. v. Will,449 U.S.

200,216,101 S. Ct. 471,66 L. Ed. 2d392,406 (1980); Cohens v. Virginia, -19 U.S. (6 Wheat) 264,404,5 L. Ed 257 (1821)

Judge Kara Ann Petro, if you choose not to transfer all files and/or records concerning these cases out of your court and into ours for review, and dismiss all charges and fines, and refund all monies and reinstate all licenses to the American State National, Sherrel Courvelle©, wrongfully brought before your court, then The Arkansas State American Common Law Court will have no choice but to present an indictment to the U.S. District Attorney for your appearance in our court.

You have 10 days from the date of this letter to meet all of the requirements. All of this must be mailed to The Arkansas State Common Law Court by this date, October 27, 2023. That date will not be extended without prior approval. If you have any comments or questions, please send them in writing to the above address.

Sincerely,

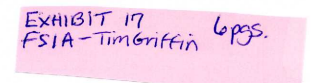
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By: Dave ley William @ allright Reserved

Arkansas State General Assembly Coordinator

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Ex16-5



ELECTRONICALLY FILED

Garland County Circuit Court

Kristie Womble-Hughes, Circuit Clerk
2023-Sep-06 12:51:44
26CR-19-84

The Arkans 618 ED04 b6 Pages

P.O. Box 142 Little Rock, Arkansas [72203]

The Arkansas Assembly

The Unincorporated Land and Soil Jurisdiction
One of the Federation States of the Union
August 27, 2023

Attorney General Tim Griffin 323 Center Street Suite 200. Little Rock, AR 72201 Cert# 7015 3430 0000 1776 3334

Notice to Agent is Notice to Principal, Notice to Principal is Notice to Agent

Dear, Tim Griffin.

We the people, all Arkansas and American vessels [bodies, cars, Legacy, accounts, etc.] are not subject to arrest or seizure by judicial process in the United States: exempt from Arrest or Seizure as per your code U.S.C. Title 46 Subsection 30908 (enclosed). We are not individual corporations created under Municipal law.

We the people on Arkansas are exempt from all Territorial obligations, as we are Foreign Sovereigns as stated on the Mandatory Notice of Foreign Sovereign Immunities Act (enclosed). We claim our exemption under the Supremacy Clause of Article VI of the Constitution for the united States of America and Amendment XI thereof, which provides that no American is subject to foreign law. We are not individuals created under 1 USC 8 as Territorial citizens.

We the people on Arkansas have only one contract with the government officials. If they are MUNICIPAL Employees, the contract is the Constitution of the United States. If they are TERRITORIAL Employees, the contract is the Constitution of the United States of America. Article VI is the Supremacy Clause, no other law, statue, code, conveyance, restriction, or regulation stands above the Constitution owed to me as Americans and any contrary law is null and void. Amendment 10; the power remains with the States and the people. Amendment 11; Americans are not subject to any foreign law. Ever! This includes the statutes of the States of States, and the STATES OF STATES and the codes of the Federal Subcontractors.

Therfore, we the people on Arkansas owe no duty to any Municipal or Territorial court, instead any Municipal or Territorial court has a duty to set us free from any presumption of obligation under any foreign law, and to return to us our assets and our freedom without debt or encumbrance.



If any claim or presentment or indictment needs to be made against we the people on Arkansas, it must be made through our established Arkansas Jural Assembly and brought forward in the Arkansas State American Common Law Courts which are now in session.

Notice to Agent is Notice to Principle, Notice to Principle is Notice to Agent

Kindest Regards,

David Ray Williams, The Arkansas Assembly Coordinator All Rights Reserved, Without Prejudice

Kimberly Dawn Baker, The Arkansas Jural Assembly Coordinator All Rights Reserved, Without Prejudice

Enclosures:

- 1. Title 50, Section 9 (c) and (e) of the 2012 Edition of the Federal Code
- 2. Mandatory Notice of Foreign Sovereign Immunities Act
- 3. Certificate of Assumed Name
- 4. Notice of Intent and Fee Schedule

46 U.S. Code § 30908 – Exemption from arrest or seizure

The following are not subject to arrest or seizure by judicial process in the United States:

- (1) A vessel owned by, possessed by, or operated by, or for the United States or a federallyowned corporation.
- (2) Cargo owned or possessed by the United States or a federally-owned corporation.

(Pub. L. 109-304, § 6(c), Oct. 2006, 120 Stat. 1518.)



MANDATORY NOTICE Foreign Sovereign Immunities Act Sections 1605 and 1607 NOTICE OF LIABILITY: 18 USC 2333,18 USC 1341 and 1342

This **MANDATORY NOTICE** is provided to **all Territorial United States** District and State and County Courts, their officers, clerks, bailiffs, sheriffs, deputies, and employees and **all Municipal Appointees** including their DISTRICT, STATE, and COUNTY COURTS, their OFFICERS and EMPLOYEES:

The vessels doing business as The Arkansas Assembly and not limited to Arkansas Assembly, The Arkansas State Assembly, Arkansas State Assembly, THE ARKANSAS ASSEMBLY, THE ARKANSAS STATE ASSEMBLY, ARKANSAS ASSEMBLY, ARKANSAS STATE ASSEMBLY, together with all derivatives and permutations and punctuations and orderings of these names, are not acting in any federal territorial or municipal capacity and have not knowingly or willingly acted in any such capacity since the day of admission into the Union of States on January 4: 1896. All vessels are duly claimed by the Holder in Due Course and held under published Common Law Copyright since January 4: 1896.

These vessels are publishing MANDATORY NOTICE that they are Foreign Sovereigns from the Arkansas state of The United States of America. This is your MANDATORY NOTICE that these above-named vessels are owed all material rights, duties, exemptions, insurances, treaties, bonds, agreements, and guarantees including indemnity and full faith and credit; you are also hereby provided with MANDATORY NOTICE that these vessels are not subject to Territorial or Municipal United States law and are owed The Law of Peace, Department of the Army Pamphlet 27-161-1, from all Territorial and Municipal Officers and employees who otherwise have no permission to approach or address them.

Any harm resulting from trespass upon these vessels, or the use of fictitious names or titles related to them shall be subject to full commercial liability and penalties: 18 USC 2333, 18 USC 1341 and 1342. So said, signed, and sealed this 27th day of August 2023 in Pulaski County, Arkansas, The United States of America:

David Ray Williams® Coordinator for the Arkansas Assembly

Recording Secretary Witness and Acknowledgement

Arkansas State Pulaski County

Today before me, an Arkansas Assembly Recording Secretary is the living man known to me to be David Ray Williams, Coordinator for The Arkansas Assembly and he did issue this MANDATORY NOTICE as shown and he also affirmed his testimony as shown before me this 27th day of August in the year 2023, in Witness whereof I set my Signature and Seal:

Arkansas Assembly Recording Secretary by Modella

Lana & Soil Jurisdictes

Ex-Parte Notice Attorney General- Tim Griffin



RETURN TO: THE ARKANSAS ASSEMBLY, GRANTOR

C/O David Ray Williams Administrator

ADDRESS: c/o P.O. Box 142 Little Rock, Arkansas [72203]

CERTIFICATE OF ASSUMED NAME NOTICE OF TRANSFER OF RESERVED NAME

Returnee - THE ARKANSAS ASSEMBLY

certificate of ownership

PROVIDING FOR FILING OF NAME[S] WHEN BUSINESS IS CONDUCTED UNDER ASSUMED NAME: SESSIONS LAW 145;1907; CHAPTER 145 [H.B.64] OF THE STATE OF ARKANSAS; AN ACT PROVIDING THAT WHEN ANY BUSINESS OTHER THEN A CORPORATION(S) OR LIMITED PARTNERSHIP, IS CONDUCTED UNDER AN ASSUMED NAME, A CERTIFICATE SHOWING THE REAL PARTIES IN INTEREST SHALL BE FILED WITH THE COUNTY CLERK AND FIXING A PENALTY x 2. TO BE DEEMED A PUBLIC OFFICER YOU MUST PRODUCE AND BE VETTED BY THE ADMINISTRATOR OF THIS DOCUMENT, A LETTER OF INTENT, A LETTER OF COMPLIANCE WITH ALL STATE AND FEDERAL RULES AND REGULATIONS AS PRESCRIBED BY THE SECRETARY OF STATE OR ANY PRIVATE PERSON WHO DOES NOT PROPERLY IDENTIFY THEMSELVES UPON REQUEST BY PRODUCING A BUSINESS LICENSE, A UBI NUMBER, AND A BOND FILLED OUT IN THE C.A.P. NAME ON THIS CERTIFICATE. ARE FINED ON THE SPOT FOR 500.00 IN CONSIDERATION. FEE SCHEDULE; TO BE DETERMINED BY THE HEAD ADMINISTRATOR OF THIS DOCUMENT AT THE TIME OF ENGAGEMENT. AND ALSO, THE CORRESPONDING SESSION LAWS OF THE STATE OF ARKANSAS INCLUDING CHAPTER 84 OF THE 1961 SESSION LAWS, CHAPTER 84, SECTION 13, "Common Law Rights" AND AS 10.35.030 (1 CHAPTER 33 SLA 1966) TRANSFER OF RESERVED NAME.

Whereas GRANTOR is a Cestui Que Vie TRUST formed without the knowledge or consent of the Grantee and has accumulated unauthorized debt against the ESTATE benefiting secondary beneficiaries merely presumed to exist and claiming to have an interest in the ESTATE established under the MUNICIPAL LAW OF THE DISTRICT OF COLUMBIA and the DISTRICT OF COLUMBIA MUNICIPAL CORPORATION, the actual Grantee, the living men and women known to the public as The Arkansas Assembly invokes the provisions of Article IV of the Cestui Que Vie Act 1666 as those "having been found to be alive" and to be owed all benefit, control, and interest in the GRANTOR TRUST ESTATE set free and clear of all liens, debts, titles held under color of law, tithes, fees, and all other encumbrances established by the United States of America, Inc., THE UNTIED STATES OF AMERICA, INC., the UNITED STATES, (INC.), USA, Inc., E Pluribus Unum the United States of America and all and any franchises thereof ab initio from the date of first registration of the ESTATE TRUST and all and any derivatives thereof, including but not limited to THE ARKANSAS ASSEMBLY, ARKANSAS ASSEMBLY, ARKANSAS STATE ASSEMBLY, THE ARKANSAS STATE ASSEMBLY UNINCORPORATED, ARKANSAS STATE ASSEMBLY UNINCORPORATED, and any other styles, punctuations, orders, abbreviations or variations of my Trade Name.

REGISTRATION REASON:

REINSTATEMENT OF ACTUAL HOLDER IN DUE COURSE OF ESTATE NAME AND ESTATE PROPERTY AND ALL INTEREST DUE; PUBLIC AND PRIVATE RECOGNITION OF GRANTEE AS HOLDER IN DUE COURSE AND LAWFUL ENTITLEMENT HOLDER OF FOREIGN GRANTOR TRUST NAMED THE ARKANSAS ASSEMBLY AS OF 4^{TH} JANUARY 1896.



BUSINESS INFORMATION:

LEGAL ENTITY: HEIR, GRANTEE, PRIVATE, PUBLIC, SIGNATURE TRUST

BUSINESS DESCRIPTION: COMMERCE, GRANTOR, PRIVATE, PUBLIC, SIGNATORY

BUSINESS NAME:

D.B.A THE ARKANSAS ASSEMBLY and ARKANSAS ASSEMBLY and THE ARKANSAS STATE ASSEMBLY and THE ARKANSAS STATE ASSEMBLY UNINCORPORATED and THE ARKANSAS STATE ASSEMBLY UNINCORPORATED and ARKANSAS ASSEMBLY UNINCORPORATED and all and any derivatives thereof in any way related to the ESTATE or so NAMED.

PHYSICAL POST OFFICE ADDRESS:

5605 Western Lane, Little Rock, Arkansas 72209

OWNER INFORMATION:

True and Real Trade Name: Grantee, Private, Signatory, Beneficiary, Holder, Transferee:

First Name: The

<u>Middle Name:</u> Arkansas <u>Last Name:</u> Assembly

STYLE: Bicameral & Surname

Post Office Address (Physical):

c/o 5605 Western Lane, Little Rock, Arkansas Postal Code Extension [72209]

Postmaster Location: 600 East Capitol Avenue, Little Rock, Arkansas Postal Code Extension [72202]

THIS CERTIFICATE IS TO CONDUCT BUSINESS IN COMMERCE IN AN ASSUMED NAME DESIGNED TO ACCOMPANY NEW BUSINESS ACCOUNT REGISTRATION.

I am claiming the writ of Habeas Corpus to institute and maintain actions of any kind in the courts of "this" state while maintaining true domicile on the land of these United States, to take, hold and dispose of property either Real, Intangible or Personal held in the name of the FOREIGN GRANTOR TRUST dba THE ARAKANSAS ASSEMBLY together with all derivative NAMES and Names and styles thereof, together with guarantee of pre-payment and exemption from Taxes, Tithes, and Fees, together with re-conveying all actual assets rightfully belonging to the Lawful Holder in Due Course.

Under the form of creating a qualification or attaching a condition, the United States and United States of America however styled or construed cannot, in effect, inflict a punishment for a past act which was not punishable at the time it was committed and which was not the knowing, willing, and consensual act of the actual Holder in Due Course of the given name and estate.

All violators, agents, actors under color of law, and actions under color of authority claimed by any corporations, associations, or subcontractors, agencies or agents of any kind or like violating or attempting to violate the political status and Title Order of the Grantee at any time past, present, or future shall be liable severally, and jointly to this certificate as an affidavit of obligation in the normal commercial sense and as such is a severity representing accounts receivable and is a lien upon the real

Ex-Parte Notice Attorney General- Tim Griffin



and movable property, malpractice insurance and performance bonds of any such violators and is not dischargeable in bankruptcy court or subject to any probate claim; at all times the owner/holder in due courses' property is exempt from third party levy and all related vessels in commerce and in trade are tax pre-paid.

This shall also serve as Mandatory Notice required under the Foreign Sovereign Immunities Act that the Living Soul, Owner, Proprietor, Holder-in-Due Course, Indemnitee, is a Foreign Sovereign owed all rights, guarantees, and protections of The Constitution for the united States of America and all assets owed to the Priority Creditors of the Territorial United States and the Municipal United States. This Foreign Sovereign, The Arkansas Assembly, retains all rights in reversion and is not subject to any conference of citizenship or other merely presumed benefit or obligation.

ISSUED THIS 27th DAY OF AUGUST IN THE YEAR 2023 ON AND FOR THE COUNTY OF PULASKI ON THE STATE OF ARKANSAS: NOTICE TO AGENTS IS NOTICE TO PRINCIPALS, NOTICE TO PRINCIPALS IS NOTICE TO AGENTS; WITNESS BY NOTARY DOES NOT ALTER STATUS.

By: Mara Kay William 5 (Seal) signature, all rights reserved.

ACKNOWLEDGMENT OF HEAD ADMINISTRATOR FROM HOME OFFICE, Private Banker, UCC-1-201, 1-308: c/o The Arkansas Assembly, , TRUE AND REAL TRADE NAME BY MY HAND AND SEAL I TAKE OFFICE WITHOUT ENCUMBRANCE AND WITHOUT DEBT OR OTHER OBLIGATION, FULLY EXEMPT, INDEMNIFIED, AND WITHOUT GRANT OF ANY OTHER POWER OF ATTORNEY DBA; THE ARKANSAS ASSEMBLY AND ALL DERIVATIVES INCLUDING ARKANSAS ASSEMBLY and THE ARKANSAS STATE ASSEMBLY UNINCORPORATED and ARKANSAS ASSEMBLY UNINCORPORATED and THE ARKANSAS STATE ASSEMBLY UNINCORPORATED at C/O 5605 WESTERN LANE, LITTLE ROCK, ARKANSAS POSTAL CODE [72209], RETURNEE: THE ARKANSAS ASSEMBLY

These provisions and copyrights are in effect from January 4, 1896, onward and the Name/NAMES are re-venued and permanently domiciled on the land and soil of the United States and upon land and soil of Arkansas.

The Arkansas Assembly Recording Secretary Witness and Acknowledgement

Arkansas State Pulaski County

Today before me, an Arkansas Assembly Recording Secretary, visited the living man known to me to be David Ray Williams Coordinator for The Arkansas Assembly and he did Issue this Certificate of Assumed Name as shown and he also affirmed his testimony as shown before me this 27th day of August in the Year 2023, in Witness whereof I set my Signature and Seal:

The Arkansas Assembly Recording Secretary

Revision 0620202t

Ex-Parte Notice Attorney General- Tim/Griffin

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