

Administrative Notice, Cognizance and Action Required

Required Based upon the following, to wit:

(for your corporate, military and commercial edification and application to your fictional realm only)

Trading with the enemy Act 1917

Emergency Banking Relief Act 1933

Clearfield Doctrine

Doctrine of Clean Hands

An Act concerning the Rights of American Citizens in Foreign States

Victor Rabinowitz v. Robert F. Kennedy, 376 US 605

International Organization Immunities Act

Title 5 USC 331,332,333

Title 22 CFR foreign relations 92.12 - 92.31

Title 8 USC, Section 1481

Title 22 USC, Chapter 11, Section 611

National Emergencies Act

International Emergencies Economic Powers Act

Title 15 USC, Section 1-2

Case # 15-0491 in the purported WEST VIRGINIA SUPREME COURT OF APPEALS, all filings thereto and thereof are restated in their entirety, and incorporated herein, as if set forth in full.

The following documents are hereby restated in their entirety, and incorporated herein, as if set forth in full, to wit:

- Points and Authorities in support of Affidavit for non-corporate status;
- Affidavit for non-corporate status;
- Declaration and Notice of Abatement in Law and Equity;

- Declaration and Notice of Non-Appearance, Declaration and Notice of Divine Visitation under Divine Authority under, and out of, absolute necessity;
- Nul tiel Corporation (abatement), Notice of assertion in abatement is given that no such corporation exists.

A copy, facsimile or digital scan is lawfully declared to by an original. Any omission is not a waiver. May be changed or altered at will.

I, Thomas David House of Deegan, under full liability and complete transparency, declare and attest that the foregoing is true, correct and complete, the truth, whole truth and nothing but the truth, to the best of my knowledge and ability, so help me God. On the sixteenth day of October, in the Year of my Lord two thousand fifteen.

In propria persona, sui juris, without recourse, without prejudice, Beneficiary, Heir of the Creator, Administrator.

Thomas David House of Deegan \_\_\_\_\_

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## Points and Authorities in Support of Affidavit for non-corporate status

1) The Federal Rule of Civil procedure Rule 52 applies in civil and criminal actions with equal force and effect because criminal is always civil in nature. No civil or criminal cause of action can arise lest there be a contract. See *Eads v. Marks* 249 P 2d 257, 260. There is always a presumption that a contract exists and that the responding party is a corporation. Under Rule 52 which is the same in all the states as in the federal rules, the Texas Court of Appeals has ruled on the finding of fact by the court that “the failure of an adverse party to deny under oath the allegation that he is incorporated dispenses with the necessity of proof of fact.” Thus, a presumption becomes a finding of fact by the court unless rebutted before trial.

2) A presumption is a rule of law, statutory or judicial, by which finding of a basic fact gives rise to the existence of presumed fact until presumption is rebutted. See *Van Wart v. Cook* 557 P 2d 1161, 1163. In the commercial law of all the states, a presumption means that the trier of fact must find the existence of the fact presumed, per court rule 52, unless and until evidence is submitted which would support a finding of its non-existence this states commercial code 1-201(31). Thus the affidavit for non-corporate status is for the purpose of rebutting any presumption that Thomas David House of Deegan is the corporation named in the alleged complaint.

3) When the complaint is lodged by a government for the collection of a fine, fee or a tax all of which are revenue, raising taxes, they are imposed only on corporations. See *Colonial Pipe Line Co. V. Traigle* 421 US 100 (1975), thus, the instant complaint for the collection of some

form of tax must have been lodged against a corporation by a name similar to mine. This respondent must rebut the presumption that he is the incorporated name, or it will appear to be a fact.

4) If it is not a corporation, it cannot as such appear and plead. See *West Union Tel. Co. v. Eyser* 2 Colo. 141 See *Greenwood v. Railroad Co.* 123 Mass. 32; *Foster v. White Cloud* 32 Mo. 505; *Hobich v. Folger* 20 Wall 1; *Boyce v. M.E. Church* 43 Md. 359; *Folsom v. Star Union Etc. Freight Line* 54, Iowa 490.

5) When brought into court by its corporate name, its existence as a corporation is admitted. See *Mud Creek Drain Co. V. State* 43, Ind. 28. And where an action is brought against a defendant by a name implying a corporation, and in that name such defendant forms an issue by general denial, and it goes to trial, it is not necessary for the plaintiff to introduce any evidence of the existence of the corporation. See *Adams express Co. v. Hill* 43 Ind. 157. See *Johnson v. Gibson* 73 Ind. 282; *Ewing v. Robeson* 15 Ind. 26; *Callender v. Railroad Co* 11 Ohio St. 516; *Corn Ins. Co v. Taylor* 8 S.C. 107; *Compare Ware v. St. Louis Bagging and Robe Co.* 47 Ala. 667.

6) Stating not facts, but a conclusion only, is insufficient. It has been held that where the representative of a railroad company is served with process, he may plead in abatement in his own name that the corporation is extinct. See *Kelley v. Railroad Co.* 2 Flip C.C.581; *Callender v. Painsville Co.* 11 Ohio St 516; *Quarrier v Peabody Co.* 1 W.Va.507; *Evarts v. Killingworth Co.* 20 Conn 447; *Stewart v. Dunn* 12 Mees. & W. 655; *Stevenson v. Thorn* 13 Mees & W. 149; where a

person is served with process he may by plea, deny that he sustains any such relation to the company as authorizes the service of process on him. See Kelley v. Railroad Co. 2 Flp C.C. 581.

I, Thomas David House of Deegan, under full liability and complete transparency, declare and attest that the foregoing is true, correct and complete, the truth, whole truth and nothing but the truth, to the best of my knowledge and ability, so help me God. On the fifteenth day of October, in the Year of my Lord two thousand fifteen.

In propria persona, sui juris, without recourse, without prejudice,  
Beneficiary, Heir of the Creator, Administrator.

Thomas David House of Deegan \_\_\_\_\_

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## Affidavit for non-corporate status

Affiant, Thomas David House of Deegan, being of sound mind and competent to make this affidavit with personal knowledge of the facts contained herein, in attesting to said facts in his authorized capacity.

- That Affiant, is not a corporation created under the Laws of the United States or any State, the District of Columbia, or any territory, common wealth or possession of the Unites States of foreign state or country, public or private;
- That Affiant, is not an officer, agent, shareholder, franchisee or fiduciary agent, resident, inhabitant or domiciled in any corporation;
- That Affiant, is not: A vessel documented under Chapter 121 of Title 46 USC or a vessel numbered as provided in Chapter 123 of that Title;
- That Affiant, is not an enemy of the United States or any corporation created under the laws of the United States or any State, the District of Columbia, or any territory, commonwealth or possession of the United States, or a foreign state or country, public or private;
- Any presumption that Affiant is any of the above or documentation implying any of the above, is not the act or intention of the Affiant and any such presumption or documentation is fraudulent, illusionary, false representation of a matter of fact or a kind of artifice employed by one person to deceive another for self-serving purposes;
- That Affiant, is neither affiliated with or an enemy of any public or private corporation domestic or foreign, but is a neutral body;
- That Affiant's name, Thomas David House of Deegan, and the location of 317 Locust Drive, Minerwells, West Virginia, are particularly unique to this Affiant, although no affiliated with the corporate body politic near the same location and it suffices a



complete, necessary and sufficient identification and evidencing Affiant's neutral standing (15USC1681h);

- That Affiant, Thomas David House of Deegan, a living, breathing man, declare in his own handwriting that the following facts are true to the best of my knowledge and belief;

I hereby deny that the following corporations exist; United States, UNITED STATES, STATE OF WEST VIRGINIA, State of West Virginia, USA, WV, WOOD COUNTY, WOOD COUNTY PROSECUTOR, WOOD COUNTY MAGISTRATE, WEST VIRGINIA STATE POLICE, WOOD COUNTY GRAND JURY, JASON WHARTON, ROBIN WATERS, WEST VIRGINIA ATTORNEY GENERAL'S OFFICE, KEVIN WILLIAMS, and any and all derivatives of the aforementioned, and any creations and liabilities of the defaulted and dishonored STATE OF WEST VIRGINIA, and all other corporate members who are, or may be associated with any complaints against my natural body.

A copy, facsimile or digital scan is lawfully declared to by an original. Any omission is not a waiver. May be changed or altered at will.

I, Thomas David House of Deegan, under full liability and complete transparency, declare and attest that the foregoing is true, correct and complete, the truth, whole truth and nothing but the truth, to the best of my knowledge and ability, so help me God. On the sixteenth day of October, in the Year of my Lord two thousand fifteen.

In propria persona, sui juris, without recourse, without prejudice, Beneficiary, Heir of the Creator, Administrator.

Thomas David House of Deegan \_\_\_\_\_

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## Declaration and Notice of Abatement in Law and Equity

This is not a plea at bar.

Notice to principal is notice to agent; notice to agent is notice to principal.

Case # 15-0491, alleged and now defaulted and dishonored STATE OF WEST VIRGINIA, including all derivatives, liabilities and creations, and all filings therein are restated in their entirety, and incorporated herein, as if set forth in full.

Any and all public filings by Thomas David House of Deegan, are hereby restated in their entirety, and incorporated herein, as if set forth in full.

By, with and under the Authority and Grace of God, under full liability and complete transparency, pursuant to, preserved and protected by the 1599 Geneva Bible and Maxims of Law and Equity, I, Thomas David House of Deegan, to by these Presents, in reference to alleged 11-F-101 and alleged 15-M54F-00463, in, under and out of necessity, and pursuant to and protected by a permanent default and dishonor by the STATE OF WEST VIRGINIA, and all derivatives, its agents, principals, assigns, successors, creations and liabilities, in affect, effect and conducting business on the soil of West Virginia, hereby ABATE any and all alleged matters and filings emanating by, of and from the aforementioned alleged matters. Any omission is not a waiver. An abatement is a matter of right, not discretion, if the conditions and irregularities exist, and in both alleged matters here they do repeatedly. The reasons and irregularities are as follows, to wit:

1. Misnomer and/or misidentification of proper parties – I, a flesh and blood real-man with hands and legs, am properly known as Thomas David House of Deegan as universally recognized since 2013. I am not, nor do I have a contractual nexus with, Thomas David Deegan, THOMAS

DAVID DEEGAN or any derivatives thereof. The fact that I have been kidnapped and unlawfully imprisoned under those name on documents proves the misnomer and misidentification in and of itself.

2. Use of expired identifying number – The use of expired Driver License # in 1999, and trying to connect it to Thomas David House of Deegan is and of itself fraud and attempted slavery at minimum.

3. Wrong address – The address 85 Locust Drive, Minerwells, West Virginia, and any derivatives thereof, no longer exists since the new 911 system was implemented years ago. As such, the alleged complaint, alleged warrants, and all alleged papers thereto, thereof and therefrom are null and void ab initio, as all are required to properly and specifically identify parties, properties and addresses.

4. Failure to prove jurisdiction – All defaulted and dishonored creatures of the mind and the agents, principals, assigns and successors thereof, have utterly failed to prove, through verifiable evidence submitted and testified to under oath and full liability, subject matter, territorial, in personam and political jurisdiction, of which all must be proven or a lack of even one destroys the alleged “court’s” ability to proceed at all. As it has not been proven, jurisdiction of any kind does not, cannot, nor has it ever existed. As such, all paperwork thereof is null and void ab initio.

5. No raised seal – Any and all lawful civil courts must have and utilize at all times and places a raised seal. No paperwork in either alleged matter has had the aforesaid type of seal affixed thereto, no can it, as a mere military tribunal of mutual consent only.

6. No address on alleged search warrant – The alleged search warrant, which was utilized during the brazen theft of invaluable personal property, contained no address nor the specific items to be seized. As

such, the alleged search warrant is null and void ab initio and any and all properties stolen under such illegal and unlawful document shall be returned, without damage, missing digital data, and delay unconditionally in 48 hours or less.

7. Lack of properly identified victim and swearing of a complaint – The alleged victim is a state capitol, a creature of the mind and building and building and further inserted Kanawha County, a creature of the mind and fiction of law. Yet the stated plaintiff is defaulted and dishonored State of West Virginia, and all derivatives thereof, therefore the alleged complaint, all warrants and any and all paper work thereto, thereof and therefrom are null and void ab initio for fraud and misrepresentation at minimum.

8. Lack of contractual nexus – There is no contractual nexus between Thomas David House of Deegan and County of Wood, State of West Virginia, Magistrate Court, Prosecutor and any and all derivatives of the defaulted and dishonored aforementioned. As such, the alleged actions since 2010 are all null and void ab initio.

9. Lack of standing and capacity in Law, at Law or otherwise – Because of the admissions and agreements by silence in case # 15-0491, all of the entities, creatures of the mind, fictions of law and the principals, agents, assigns and successors thereof, in operation, conducting business, effect and affect on the soil of West Virginia, have no standing or capacity with which to act with and as permanently defaulted and dishonored never can or will.

10. No consent, understanding or acceptance – As any and all alleged courts in operation presently are mere illegal and unlawful military tribunals it requires the consent, understanding and acceptance of both parties. I, Thomas David House of Deegan, never have and never will have understanding nor ever give consent or acceptance to the same

and therefore their actions and paperwork are null and void ab initio. For the reasons stated above and reserving, under necessity, those not herein mentioned, all paperwork, actions and all related matters of any nature or sort thereto, thereof, and therefrom, both alleged cases from 2010 & 2015, are hereby ABATED in their entirety forevermore.

So it is ORDERED, DECREED and DONE on the fifteenth day of October, in the Year of my Lord two thousand fifteen.

#### Principals and Authorities.

An act done without my consent is not my act.

Equity remedies errors. Equity is a kind of perfect reason which interprets and amends the written law. Comprehended in no code, but consistent with reason alone. Equity does not regard the form and circumstance, but rather the substance of the act. Equity desires the spoiled, the deceived, and the ruined, above all things, to have restitution. He who affirms must prove the laws permit taking arms against the armed. A twisting of language is unworthy of a judge. No man should derive benefit from his own wrong. The law never permits anything contrary to truth. A delegated power cannot be delegated. Delays in law are odious. By fraud or dolo a contract perishes. Deceit and fraud shall excuse or benefit no man. Deceit and fraud should always be remedied. Every man's house is his castle. Right cannot die. In the same way in which anything is constituted, it may be destroyed. Equity suffers not a right without a remedy. From a wrong no contract can arise. Facts are more powerful than words. False in one thing, false in all things. Let justice be done though the heavens fall. Fiction yields truth; where there is truth, fiction of law does not exist. It is a fraud to conceal a fraud. Fraud lies hidden in general expressions. Man is a term of nature. In things obvious there is no room for conjecture. In favor of life, liberty and innocence, all things are to be presumed. A man should

not be benefitted by his own wrong doing. To a judge who exceeds his office no obedience is due. Jurors ought to be neighbors, of sufficient estate and free from suspicion. Law is a rule of right, and whatever is contrary to the rule of right is an injury. Justice is not to be denied, nor delayed. Willful negligence is equal to deceit. The contract makes the law. The Law of God and the law of the land are one. Laws should bind those who make them. Laws imposed by the state failing, we must act by the law of nature. The law regards the order of nature. Law assists the wakeful, not the sleeping. Liberty is more favored than all things. A maxim is so called because its dignity is the chiefest, and its authority the most certain, and because it is universally approved by all. It is better to suffer every wrong than to consent to a wrong. Many things pertain not to human laws, but divine jurisdiction. Necessity makes that lawful which otherwise is not. Necessity give a privilege with reference to private rights. No one may sue at law in the name of another. No one may be dragged from his own house. No one is beyond the law. No man warring for God should be troubled by secular business. No one can do by another what he cannot do by himself. One is not present unless he understands. No one is prohibited from using several defenses. No one is punished unless for some injury, deed or default. Nothing is so contrary to consent as force and fear. We can do nothing against the truth. Nothing which is against reason is lawful. Nothing useful or honorable that is contrary to law. He who errs does not consent. It is not law but servitude to be held by what we have not consented to. Not what is said, but what is done, is to be regarded. It matters not if a revocation is made by word or deed. There is no loss without remedy. All men are either freeman or slaves. There is no disputing against ordering principals. Unequal things ought not to be joined. Word of mouth flies away, things written remain. The law is opposed to perpetuities. Plain truths need not be proved. Every

jurisdiction has its own limits. He who uses his own right harms no one. He who does not blame, approves. He who does not speak freely truth, is a betrayer of truth. He who is silent appears to consent. What is necessary is lawful. What is mine cannot be taken away without my consent. That is the highest law which favors religion. The reason is strongest which operates in favor of religion. Things are dissolved as they be contracted. When the law fails to serve a rule, almost everything should be suspected. Void thing are as nothings. When the foundation fails, all fails.

A copy, facsimile or digital scan is lawfully declared to by an original. Any omission is not a waiver. May be changed or altered at will.

I, Thomas David House of Deegan, under full liability and complete transparency, declare and attest that the foregoing is true, correct and complete, the truth, whole truth and nothing but the truth, to the best of my knowledge and ability, so help me God. On the fifteenth day of October, in the Year of my Lord two thousand fifteen.

In propria persona, sui juris, without recourse, without prejudice, Beneficiary, Heir of the Creator, Administrator.

Thomas David House of Deegan \_\_\_\_\_

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## Declaration and Notice of Non-Appearance

Declaration and Notice of Divine Visitation under Divine Authority  
under and out of, absolute necessity

Notice to principal is notice to agent, notice to agent is notice to principal.

Whereas, a forced visit to what some call a “court” is not an appearance for purposes of jurisdiction and venue.

Whereas, a real-man, in the image of his Heavenly Father, and an Heir of the same is unlawfully imprisoned and forced by defaulted and dishonored persons and creatures of the mind, under threat of physical violence, duress and coercion to “appear” in an alleged “court.”

Therefore, by these Presents, I, Thomas David House of Deegan under full liability and complete transparency, do hereby restate all filings in Case # 15-0491 in the now defaulted and dishonored STATE OF WEST VIRGINIA, all derivatives thereof, and all its creations and liabilities, and incorporate herein, as if set forth in full.

By these Presents, I Thomas David House of Deegan, under full liability and complete transparency, do give this notice and declaration of non-appearance. Any and all times I, Thomas David House of Deegan, do visit any purported, yet unproven, “court”, it is not a voluntary act or “appearance”, special or general in any way, shape or form for any purpose whatsoever. Furthermore, the creatures of the mind in this alleged matter, with their principals, agents, assigns and successors are in permanent default and dishonor and therefore have absolutely no standing or capacity with which to operate in Law, at Law or otherwise. By these Presents, I, Thomas David House of Deegan, under full liability and complete transparency, give this Declaration and Notice of Divine Visitation under Divine Authority. At any time and any place I, Thomas

David House of Deegan, am present it is always under Divine Visitation, with and under Divine Authority and under and out of absolute necessity and is always without prejudice and without recourse.

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I, Thomas David House of Deegan, under full liability and complete transparency, declare and attest that the foregoing is true, correct and complete, the truth, whole truth and nothing but the truth, to the best of my knowledge and ability, so help me God. On the fifteenth day of October, in the Year of my Lord two thousand fifteen.

In propria persona, sui juris, without recourse, without prejudice, Beneficiary, Heir of the Creator, Administrator.

Thomas David House of Deegan \_\_\_\_\_

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## Nul Tiel Corporation

Notice of assertion in abatement is given that no such corporation exists.

Thomas David House of Deegan, a flesh and blood man of standing, denies the existence of a corporation bearing the name THOMAS DAVID DEEGAN, nor is such presumed corporation assignable to said flesh and blood man by legislative fiat.

Whereas, Thomas David House of Deegan declares: Nul tiel corporation - no such corporation exists bearing the name THOMAS DAVID DEEGAN. Nul tiel corporation – the form of a plea denying the existence of an alleged corporation. Under the common law practice, a plea of “nul tiel corporation” was a simple negation or a denial of capacity in which the plaintiff sued, and was not an averment of an affirmative fact. (New York Bond and Mortgage Co. v. Mc Williams 253 Ill App. 404) A plea that plaintiff corporation is not a corporation either de jure or de facto, and consequently, not entitled to sue, is not a plea of ultra vires, which assumes an incorporation either de jure or de facto and misuse of or departure from franchise, but is a plea of “nul tiel corporation.” (Rialto Co. V Miner, 166 S.W. 629,632,183 Mo. App. 119) That a Special plea of nul tiel corporation is necessary to question the Corporate Capacity of the Plaintiff, see: 10 Cyc. 1355; Inhabitants of Orono v. Wedgewood, 44 Me. 49,69 Am. Dec. 81 (1857) Keokuk and Hamilton Bridge Co. v. Wetzel, 228 Ill 253, 81 N.E. 864, (1907), which held that a plea denying that the plaintiff is a corporation is a plea in bar, but that a plea denying that the defendant is a corporation is a plea in Abatement. Koffler/Reppy, Common Law Pleading, 423 n. 67 (West 1969).

Whereas, there are two classes of citizens under American law never repealed. Federal citizens were not even contemplated when Article III was being drafted. Pannill v. Roanoke, 252 F. 910,914 is definitive and

dispositive on this important point. Federal citizenship is a municipal franchise domiciled in the District of Columbia. *Murphy v. Ramsey*, 114 U.S.15 (1885) The political rights of federal citizens are franchises which they hold as privileges in the legislative discretion of Congress. The standing of State Citizens to invoke any Title 42 remedies, in part because those remedies originate in the 1866 Civil Rights Act, a federal municipal statute. State citizens are not subject to federal municipal law. At all times, “this state” acting in the name of the State of West Virginia, and all derivatives, having legislative jurisdiction gives cause for Thomas David House of Deegan to reserve His right to move to a common law cause of action for the appropriation of His birth name to be bastardized for commercial purposes and may be pleaded by alleging (1) “this state’s” misuse of Thomas David House of Deegan’s identity; (2) the manipulation of Thomas David House of Deegan’s proper name to “this state’s” exclusive advantage, both commercially and otherwise; (3) lack of consent to crat a likeness of my birth name for commercial and other purposes and to the extreme prejudice of Thomas David House of Deegan to wit: THOMAS DAVID DEEGAN; AND (4) the resulting and ongoing injury, both commercial and otherwise. Also, consideration is likewise reserved to move for a RICO investigation regarding the issue of bastardizing the birth name on STATE OF WEST VIRGINIA commercial instruments as a for profit enterprise and thereby, a taxable event. “This state’s” decision to use a name upon commercial instruments other than my birth name, whether such decision rests on religious, marital, commercial or other personal considerations, does not imply intent to set aside my name, or identity associated with that name. Unlike a registered trademark, my name cannot be deemed abandoned by me throughout this possessor’s life, despite any failure to use it, and continue to use it, privately and/or

commercially. Montana v. San Jose Mercury News, Inc. 40 Cal Rptr. 2d 639, 34 Cal. App. 4<sup>th</sup> 790.

On the fifteenth day of October, in the Year of my Lord two thousand fifteen.

I, Thomas David House of Deegan, under full liability and complete transparency, declare and attest that the foregoing is true, correct and complete, the truth, whole truth and nothing but the truth, to the best of my knowledge and ability, so help me God.

In propria persona, sui juris, without recourse, without prejudice, Beneficiary, Heir of the Creator, Administrator.

Thomas David House of Deegan \_\_\_\_\_

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Declaration and Notice of Appointment and/or Confirmation of trustee and fiduciary trustee status and capacity

Notice to principal is notice to agent, notice to agent is notice to principal.

Whereas, I, Thomas David House of Deegan, am an Heir of the Almighty Creator of All and all His Creation;

Whereas, I, Thomas David House of Deegan, as an Heir am in both managing and Beneficiary capacity and status; I am the Administrator;

Whereas, any real-man with hands and legs purporting to be in public office of position is always a trustee and/or fiduciary trustee in respects to the real-men with hands and legs they take payment for services from.

Therefore, let it be notoriously known and recorded Creation Wide that any and all persons, creatures of the minds and real-men with hands and legs, upon the acceptance of just one penny of payment from public funds have voluntarily placed themselves in the position of, and fully accepted the same, trustee and/or fiduciary trustee status and capacity. Ignorance of that fact is no excuse.

I, Thomas David House of Deegan, under full liability and complete transparency, do by these Presents, accept, acknowledge, continue, appoint and confirm any and all real-men with hands and legs as principals, agents, assigns and successors of any purported creature of the mind under control of, created by and/or liable to the STATE OF WEST VIRGINIA and all derivatives thereof, and any and all others in operation on the Soil of West Virginia, past, present and future, are now my trustees and fiduciary trustees in relation to myself and that which I am an Heir of from the Almighty Creator of All and anything else to which I bear and possess an equitable right. All alleged complaints,

indictments, judgements, tickets, charges, et cetera, regardless of nature and cause, including but not limited to, alleged case 11-F-101 and alleged case 15-M54F-00463 are hereby ORDERED to post settlement and closure as is required by and under trust and commercial law by the trustees and/or fiduciary trustees. And further ORDER the release, not only from unlawful confinement but from all liability, surety and acceptor status, capacity, presumption et cetera and any other terms of art so being utilized in a fraudulent manner against the Beneficiary of the Creation of the Creator of All, Thomas David House of Deegan. Action is required within a reasonable (24) twenty four hours for the handling of any and all affairs whatsoever.

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I, Thomas David House of Deegan, under full liability and complete transparency, declare and attest that the foregoing is true, correct and complete, the truth, whole truth and nothing but the truth, to the best of my knowledge and ability, so help me God. On the fifteenth day of October, in the Year of my Lord two thousand fifteen.

In propria persona, sui juris, without recourse, without prejudice, Beneficiary, Heir of the Creator, Administrator.

Thomas David House of Deegan \_\_\_\_\_

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## Declaration and Affidavit of Negative Averment

For the purposes of this Declaration and Affidavit Robin Waters a.k.a. ROBIN WATERS, foreign agent, d.b.a. purported MAGISTRATE JUDGE COUNTY OF WOOD, and all derivatives, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, and Jason Wharton a.k.a. JASON WHARTON, foreign agent, d.b.a. purported PROSECUTOR COUNTY OF WOOD, and all derivatives, a private for profit subcontractor providing government services and purporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, shall be referred to hereinafter as defaulted and dishonored agents of WV.

By these Presents, I, Thomas David House of Deegan, under full liability and complete transparency, sui juris, do Declare, Depose and Attest to the following un rebutted facts now and forevermore, to wit:

- The defaulted and dishonored agents of WV have failed to prove that the CONSTITUTION OF THE UNITED STATES and CONSTITUTION OF THE STATE OF WEST VIRGINIA operates upon or attaches to Thomas David House of Deegan;
- The defaulted and dishonored agents of WV have failed to prove that Thomas David House of Deegan is a party to either of the aforementioned social compacts;
- The defaulted and dishonored agents of WV have failed to prove that Thomas David House of Deegan is a signatory party to either the CONSTITUTION OF THE UNITED STATES or the CONSTITUTION OF THE STATE OF WEST VIRGINIA;
- The defaulted and dishonored agents of WV have failed to prove that Thomas David House of Deegan is properly named and

identified in any alleged acts, codes, bylaws, laws, ordinances, regulation, and/or statutes, et cetera;

- The defaulted and dishonored agents of WV have failed to prove Thomas David House of Deegan's liability and/or attachment to the alleged acts, codes, bylaws, laws, ordinances, regulations, and/or statutes, et cetera;
- The defaulted and dishonored agents of WV have failed to prove that Thomas David House of Deegan has any lawful contract(s) or agreement(s), implied, adhesion or otherwise, bearing his bona fide blue ink signature and the opposing parties as well, agreed to without duress and violent coercion, and with my knowing, intentional, intelligent, and willing choice, with a meeting of the minds with the STATE OF WEST VIRGINIA, all derivatives, and its liabilities and creations, and the principals, agents, assigns and successors thereof;
- The defaulted and dishonored agents of WV have failed to prove that the rights, privileges, freedoms and immunities, et cetera, as state in Hale v. Henkel do not apply to Thomas David House of Deegan;
- The defaulted and dishonored agents of WV have failed to prove that Thomas David House of Deegan has waived his God given rights, privileges, freedoms, immunities, et cetera, and given his consent, absent duress and coercion, knowingly, willingly and intelligently with a meeting of the minds, to be bound by any alleged commercial, corporate, foreign institutions, et cetera, or otherwise;
- The defaulted and dishonored agents of WV have failed to prove that Thomas David House of Deegan is not one of the Sovereign People, which created, and is therefore above, and is found within

alleged MAGISTRATE COURT COUNTY OF WOOD, COINTY OF WOOD, STATE OF WEST VRIGINIA, UNITED STATES, et cetera;

- The defaulted and dishonored agents of WV have failed to prove that Thomas David House of Deegan is his flesh and blood capacity, private and sentient as well, is an artificial entity/person subject to the artificial, military, commercial corporate jurisdictions/courts/environments/venues, et cetera of the alleged MAGISTRATE COURT COUNTY OF WOOD, COINTY OF WOOD, STATE OF WEST VRIGINIA, UNITED STATES, et cetera;
- The defaulted and dishonored agents of WV have failed to prove that Thomas David House of Deegan has not lived his life under emergency rule;
- The defaulted and dishonored agents of WV have failed to prove the freedoms and governmental procedures guaranteed by the Organic Constitution for the United States of America c1819 and the Organic Declaration of Independence have not been unlawfully and illegally abridged by laws brought into force by so-called state of national emergency;
- The defaulted and dishonored agents of WV have failed to prove that the UNITED STATE'S bankruptcy has terminated, and that the alleged Organic Constitution for the United States of America c1819 and the Organic Declaration of Independence is in full force affect and effect and operates upon the alleged MAGISTRATE COURT COUNTY OF WOOD, COINTY OF WOOD, STATE OF WEST VRIGINIA, UNITED STATES, et cetera and the foreign corporate, military jurisdictions/venues/courts/environment/et cetera thereof;
- The defaulted and dishonored agents of WV have failed to prove that Thomas David House of Deegan has Constitutionally lawful money with which to pay debts at law;

- The defaulted and dishonored agents of WV have failed to prove that they have not, as alleged agents, contractors, employees, civil servants, officers, public servants, representatives, et cetera, of the alleged MAGISTRATE COURT COUNTY OF WOOD, COINTY OF WOOD, STATE OF WEST VRIGINIA, UNITED STATES, et cetera, violated their respective alleged Constitutional oaths in all of their attempted/successful fraudulent, commercial interactions/transactions/instruments/et cetera with Thomas David House of Deegan and other Living Souls for America;
- The defaulted and dishonored agents of WV have failed to prove that they have not illegally and unlawfully sized/stolen/ignored Thomas David House of Deegan's God given rights, privileges, freedoms, immunities, et cetera;
- The defaulted and dishonored agents of WV have failed to prove that Thomas David House of Deegan's name and the Accused/Defendant Thomas David Deegan, and all derivatives thereof, are the same and not ens legis, fictional entity;
- The defaulted and dishonored agents of WV have failed to prove that they are not violently forcing upon Thomas David House of Deegan and the Living Souls for America, a fraudulent commercial scheme to rob so-called money and/or compel Thomas David House of Deegan into a status of surety to fraudulent commercial charges for so-called revenue purposes via alleged foreign acts, codes, bylaws, laws, ordinances, regulations and/or statutes et cetera that do not operate upon or attach to Thomas David House of Deegan and living Souls for America;
- The defaulted and dishonored agents of WV have failed to prove that the alleged MAGISTRATE COURT COUNTY OF WOOD, COINTY OF WOOD, STATE OF WEST VRIGINIA, UNITED STATES, et cetera, are operating per lawful sovereign authority;

- The defaulted and dishonored agents of WV have failed to prove in personam, territorial, subject matter and political jurisdictions, all of which are required to proceed forthwith;
- The defaulted and dishonored agents of WV have failed to prove their military, corporate venue is one that Thomas David House of Deegan is present within;
- The defaulted and dishonored agents of WV have failed to prove their standing and capacity which would allow them to proceed against a real-man with hands and legs and Living Soul Thomas David House of Deegan.

Case # 15-0419 is hereby restated in its entirety, and incorporated herein as if set forth in full on the seventeenth day of October in the Year of my Lord two thousand fifteen. A copy, facsimile or digital scan is lawfully declared to by an original. Any omission is not a waiver. May be changed or altered at will.

I, Thomas David House of Deegan, under full liability and complete transparency, declare and attest that the foregoing is true, correct and complete, the truth, whole truth and nothing but the truth, to the best of my knowledge and ability, so help me God.

In propria persona, sui juris, without recourse, without prejudice, Beneficiary, Heir of the Creator, Administrator.

Thomas David House of Deegan \_\_\_\_\_

Any use of a notary is for verification only and does not grant authority, jurisdiction and venue.





## Principles and Authorities for all time

An act done without my consent is not my act. Equity remedies errors. Equity is a kind of perfect reason which interprets and amends the written law, comprehended in no code but consistent with reason alone. Equity does not regard the form and circumstance, but rather the substance of the act. Equity desires the spoiled, deceived, and the ruined, above all things to have restitution. He who affirms must prove. The laws permit taking arms against the armed. A twisting of language is unworthy of a judge. No man should derive benefit from his own wrong. The law never permits anything contrary to truth. A delegated power cannot be delegated. Delays in Law are odious. By fraud or dolo a contract perishes. Deceit and fraud shall excuse or benefit no man. Deceit and fraud should always be remedied. Everyman's house is his castle. Right cannot die. In the same way in which anything is constituted, it may be destroyed. Equity suffers not a right without a remedy. From a wrong no contract can arise. Facts are more powerful than words. False in one thing, false in all things. Let justice be done though the Heavens fall. Fiction yields to truth. Where there is truth, fiction of law does not exist. It is a fraud to conceal a fraud. Fraud lies hidden in general expressions. Man is a term of nature. In Things obvious there is no room for conjecture. In favor of life, liberty and innocence, all things are to be presumed. A man should not be benefitted by his own wrong doing. To a judge who exceeds his office no obedience is due. Jurors ought to be neighbors, of sufficient estate and free from suspicion. Law is a rule of right, and whatever is contrary to the rule of right, is an injury. Justice is not to be denied, nor delayed. Willful negligence is equal to deceit. The contract makes the Law. The Law of God and the Law of the Land are all one. Laws should bind those that make law. Laws imposed by the State failing, we must act by the laws of nature. The law regards the order of nature. Law assists the

wakeful, and not the sleeping. Liberty is more favored than all things. A maxim is so called because its dignity is the chiefest, and its authority most certain, and because it is universally approved by all. It is better to suffer every wrong than to consent to a wrong. Many things pertain not to human Laws, but to divine jurisdiction. Necessity makes that lawful which otherwise is not. Necessity gives a privilege with reference to private rights. No one may sue at law in the name of another. No one can do by another what he cannot do by himself. One is not present unless he understands. No one is prohibited from using several defenses. No one is punished unless for some injury, deed or default. Nothing is so contrary to consent as force & fear. We can do nothing against the truth. Nothing which is against reason is lawful. Nothing is useful or honorable that is contrary to law. He who errs does not consent. It is not law but servitude to be held by what we have not consented to. Not what is said, but what is done, is to be regarded. It matters not if a revocation is made by word or deed. There is no loss without a remedy. All men are either free men or slaves. There is no disputing against or denying principles. Unequal thing ought not to be joined. Word of mouth files away, things written remain. The law is opposed to perpetuities. Plain truths need not be proved. Every jurisdiction has its own limits. He who uses his own right harms no one. He who does not blame approves. He who does not speak freely truth is a betrayer of truth. He who is silent appears to consent. What is necessary is lawful. What is mine cannot be taken away without my consent. Whenever the interpretation between liberty and slavery is doubtful, the decision must be in favor of liberty. In default of the law, the maxim rules. A mandate of an illegal this is void. Remedies for rights are ever favorably extended. Let the principal answer. To write is to act. Silence shows consent. That is the highest law which favors religion. The reason is strongest which operates in favor of religion.

Things are dissolved as they may be contracted. When the law fails to serve as a rule, almost everything should be suspected. Void things are as no things. When the foundation fails, all fails.

In propria persona, sui juris, without recourse, without prejudice,  
beneficiary, Heir of the Creator, Administrator

Thomas David House of Deegan \_\_\_\_\_

## Declaration, Notice and Affidavit of Stipulation and Agreement

For the purposes of this Declaration, Notice and Affidavit, SATE OF WEST VIRGINIA a.k.a. State of West Virginia a.k.a. WEST VIRGINIA a.k.a. West Virginia, foreign agent, foreign person and foreign entity, d.b.a. STATE OF WEST VIRGINIA also d.b.a. State of West Virginia, also d.b.a. WEST VIRGINIA also d.b.a. West Virginia, any and all letter variations of the same, and any and all variations of capacities, jurisdictions, law forms, venues and standings, any and all creations by, of, through and from private for profit subcontractors, and persons, providing quasi-governmental services and purporting to be lawful governments, and all other known and unknown corporate, military, ecclesiastical and commercial entities and all principals, agents, assigns and successors, hereinafter referred to as defaulted and dishonored WV. Any and all filings and documents, public and private, by Thomas David House of Deegan in reference to , case # 15-0491, alleged case # 11-F-101 and alleged case # 15-M54F-00463 are hereby restated in their entirety, and incorporated herein, as if set forth in full.

By these Presents, I, Thomas David House of Deegan, under full liability and complete transparency, sui juris, do Declare, Depose and Attest to the following un rebutted facts, stipulations and agreements now and forever more, to wit:

- Thomas David House of Deegan is not a party to The U.S. Constitution and/or the STATE OF WEST VIRGINIA CONSTITUTION;
- Thomas David House of Deegan is not a signatory to these social compacts;
- Thomas David House of Deegan is not named in any of the alleged MAGISTRATE COURT COUNTY OF WOOD, COUNTY OF WOOD, STATE OF WEST VIRGINIA and for united states et cetera, acts,

codes, bylaws, laws, ordinances, regulations and/or statutes et cetera;

- All alleged agents, contractors, employees, civil servants, officers, public servants and/or representatives et cetera of MAGISTRATE COURT COUNTY OF WOOD, COUNTY OF WOOD, STATE OF WEST VIRGINIA, UNITED STATES, et cetera have eternally, perpetually and forever failed to prove how any liability/attachment of their respective alleged private, corporate acts, codes, bylaws, ordinances, regulations and/or statutes et cetera apply/attach/operate upon Thomas David House of Deegan;
- The alleged CONSTITUTION OF THE UNITED STATES and alleged STATE OF WEST VIRGINIA CONSTITUTION do not operate upon Thomas David House of Deegan;
- Thomas David House of Deegan is not bound by any institutions formed by my fellowmen without my consent;
- Thomas David House of Deegan, as one of the private, sentient and sovereign People, cannot be named in any alleged MAGISTRATE COURT COUNTY OF WOOD, COUNTY OF WOOD, STATE OF WEST VIRGINIA, UNITED STATES, et cetera acts, codes, bylaws, laws, ordinances, regulations and for statutes, et cetera as merely person or any person;
- The alleged MAGISTRATE COURT COUNTY OF WOOD, COUNTY OF WOOD, STATE OF WEST VIRGINIA, UNITED STATES, et cetera wherefore artificial persons, an abstraction and creature of the mind only, and legal manifestation is that no government, as well as any alleged laws, acts, codes, bylaws, ordinances, regulations, statutes, agency, aspect, court, environment, jurisdiction, venue, et cetera can concern itself with anything other than corporate, artificial persons and the contracts between them;

- The ACCUSED/DEFENDANT at any time as identified on any/all commercial instruments, et cetera, is the corporate, artificial person, ens legis, as is being commercially charged and prosecuted within a civilly dead, corporate, military, commercial and imaginary court.
- The alleged MAGISTRATE COURT COUNTY OF WOOD, COUNTY OF WOOD, STATE OF WEST VIRGINIA, UNITED STATES, et cetera are operating commercially, militarily and lawlessly outside the alleged Organic Constitution for the United States of America c1819 and the Organic Declaration of Independence in many regards, including, but not limited to Thomas David House of Deegan, demanding payment of fraudulent debts in monies other than gold and silver coin, and prosecutions under an imaginary, foreign jurisdiction other than guaranteed, preserved and protected by the alleged Organic Constitution for the United States of America c1819 and the Organic Declaration of Independence;
- The alleged MAGISTRATE COURT OF WOOD COUNTY, COUNTY OF WOOD, STATE OW WEST VIRGINIA, UNITED STATES, et cetera is/are flagrantly and violently, violated their respective alleged Constitutional oaths in defending, supporting and upholding the alleged SUPREME LAW OF THE LAND, and as such has declared war on the Living Souls for America and Thomas David House of Deegan, and the alleged Organic Constitution for the United States of America, and the Organic Declaration of Independence; Therefore, the alleged agents, contractors, employees, civil servants, officers, public servants, representatives, et cetera of the alleged MAGISTRATE COURT COUNTY OF WOOD, COUNTY OF WOOD, STATE OF WEST VIRGINIA, UNITED STATES, et cetera have committed various criminal acts, including, but not limited to,

fraud, fraudulent commercial transactions, dealings, instruments, documents, presentments, charges, et cetera, assault, assault and battery, kidnapping, unlawful detention, terroristic threats, sedition, treason and/or conspiracy to commit all of the aforementioned and are personally liable, both criminally and civilly, publicly and privately;

- Thomas David House of Deegan is not an artificial/corporate person/entity and therein Thomas David House of Deegan is foreign to the alleged military, commercial, corporate, artificial and imaginary courts, jurisdictions, venues, environments, et cetera;
- Thomas David House of Deegan is therefore outside the requirements of the alleged acts, codes, bylaws, laws, ordinances, regulations and statutes, et cetera and above MAGISTRATE COURT COUNTY OF WOOD, COUNTY OF WOOD, STATE OF WEST VIRGINIA, UNITED STATES, et cetera, being one of the private, sentient, Sovereign Living Souls for America, having no lawful contract/agreement, with any of the aforementioned illegal, unchartered and unlawful foreign, commercial, military, fictional entities;
- Thomas David House of Deegan has lived all of his life under illegal and unlawful emergency rule; Thomas David House of Deegan's God given freedoms, rights, privileges, immunities, et cetera and governmental procedures preserved and protected by the alleged Organic Constitution for the United States of America c1819 and the Organic Declaration of Independence have been illegally and unlawfully abridged by laws brought into force by imaginary and pre-conceived states of national emergency, causing a gross fraud, among many other things, against Thomas David House of Deegan and the Living Souls of America;



- The alleged UNITED STATES went bankrupt in 1933 and was declared so by alleged PRESIDENT Roosevelt by EXECUTIVE ORDERS 6073, 6102, 6211, and by EXECUTIVE ORDER 6260 on March 9<sup>th</sup>, 1933;
- The alleged STATE OF WEST VIRGINIA pledged the faith and credit thereof to the aid of the alleged national government, and formed numerous socialist committees and became insolvent; And further aided and abetted the removal of gold and silver coin from backing the nation' money;
- The alleged MAGISTRATE COURT COUNTY OF WOOD, COUNTY OF WOOD, STATE OF WEST VIRGINIA, UNITED STATES, et cetera and the alleged agents, contractors, employees, civil servants, officers, public servants, representatives, et cetera thereof, are, and have, flagrantly, willfully and violently violated the alleged Organic Constitution for the Unites States of America c1819, and the Organic Declaration of Independence;
- There can be no limitation on the power of Thomas David House of Deegan in his private, sentient and sovereign capacity;
- The alleged MAGISTRATE COURT COUNTY OF WOOD, COUNTY OF WOOD, STATE OF WEST VIRGINIA, UNITED STATES, et cetera by incorporating did lay down its sovereignty; if they had any, and taken on [The Character] that of a private person; and they can exercise no power which is not derived from their respective illegal, canceled and unlawful corporate charter, of course being in full compliance to the alleged Organic Constitution for the United States of America c1819 and the alleged Organic declaration of Independence and the Constitution of West Virginia c1863 and Thomas David House of Deegan's God given freedoms, rights, privileges, immunities, et cetera;

- The points and facts stated in #11 Refused for Cause, without dishonor, are true and correct as applied to the commercial scheme/game/fraud/trick/et cetera being orchestrated upon both the artificial, corporate person and Thomas David House of Deegan and the other Living Souls for America;
- Therefore the alleged MAGISTRATE COURT COUNTY OF WOOD, COUNTY OF WOOD, STATE OF WEST VIRGINIA, UNITED STATES, et cetera, agree that any and all commercial instruments/documents/presentments/charges/et cetera only initiated an action, and the same was/is filed against an artificial, corporate fiction/person within a fraudulent, commercial scheme/fraud/game/trick/et cetera and NOT upon Thomas David House of Deegan in his private, sentient and sovereign capacity; And therefore Thomas David House of Deegan has absolutely no lawful liability/attachment, or legal liability/attachment whatsoever to the alleged MAGISTRATE COURT COUNTY OF WOOD, COUNTY OF WOOD, STATE OF WEST VIRGINIA, UNITED STATES, et cetera, and the alleged agents, contractors, employees, civil servants, officers, public servants, representatives, et cetera thereof;
- Automatic Payment Schedule in effect from 2011 and 2013;
- Thomas David House of Deegan has Clean Hands in all matters pertaining to/for/against the alleged MAGISTRATE COURT COUNTY OF WOOD, COUNTY OF WOOD, STATE OF WEST VIRGINIA, UNITED STATES, et cetera, and the alleged agents, contractors, employees, civil servants, officers, public servants, representatives, et cetera thereof;
- The Revocation/Rescission/Annulment/Repeal/Cancellation/
- Voiding/et cetera, of All of Thomas David House of Deegan's signature(s)/autograph(s), as pertaining only to Any/All alleged

MAGISTRATE COURT COUNTY OF WOOD, COUNTY OF WOOD, STATE OF WEST VIRGINIA, UNITED STATES, et cetera, commercial instruments/documents/presentments/charges/et cetera and/or any and all alleged MAGISTRATE COURT COUNTY OF WOOD, COUNTY OF WOOD, STATE OF WEST VIRGINIA, UNITED STATES, et cetera, documents are hereby COMPLETELY, FULLY, UNCONDITIONALLY and FOREVER Acknowledged and Accepted by the alleged aforementioned fictional, commercial, military, foreign, and violent entities and the alleged agents, contractors, employees, civil servants, officers, public servants, representatives, et cetera thereof;

- The defaulted and dishonored WV agrees and stipulates that there are no police authorities that are absolutely compliant with the Constitution for the Unites States of America c1819 and the Constitution of West Virginia c1863;
- The defaulted and dishonored WV agrees and stipulates that the UNITED STATES CONGRESS has no authority to declare the real-men with hands and legs of, and for, the United States of America as enemies of their own nation;
- The defaulted and dishonored WV agrees and stipulates that the purported STATE OF WEST VIRGINIA, and all derivatives, its political subdivisions, instrumentalities, private for profit subcontractors providing government services and purporting to be lawful government, fictions of law, et cetera are not in absolute compliance to the Original contracts, The Constitution for the Unites States of America c1819 and the Constitution of West Virginia 1864;
- The defaulted and dishonored WV agrees and stipulates that any persons purporting to hold Office or position within the purported STATE OF WEST VIRGINIA, and all derivatives, and its political

subdivisions, instrumentalities, private for profit subcontractors providing governmental services and purporting to be lawful government, fictions of law, et cetera are in absolute compliance to the Original Contracts, the Constitution for the United States of America c1819 and the Constitution of West Virginia 1863;

- The defaulted and dishonored WV agrees and stipulates that any persons purporting to hold Office or position within the purported STATE OF WEST VIRGINIA, all derivatives thereof, and its political subdivisions, instrumentalities, private for profit subcontractors providing governmental services and purporting to be lawful government, and fictions of law, et cetera are not holding Any Constitutional Office or position of authority and right;
- The defaulted and dishonored WV agrees and stipulates that absolutely no authority was granted to any creature of the mind, via the Constitution for the United States of America c1819 or the Constitution of West Virginia c 1863, to rule over, or interface in the private lives and dealings of real-men with hands and legs;
- The defaulted and dishonored WV agrees and stipulates that the private for profit subcontractors providing government serves and purporting to be lawful government are not authorized at all by the Original Contracts, the Constitution for the United States of America c1819 and the Constitution of West Virginia c1863;
- The defaulted and dishonored WV agrees and stipulates that absolutely none of the private for profit subcontractors providing government services and purporting to be lawful government are in absolute compliance with the Constitution for the United States of America c1819 and/or the Constitution of West Virginia c1863;
- The defaulted and dishonored WV agrees and stipulates that absolutely none of the persons purporting to hold Office or position within the purported STATE OF WEST VIRGINIA, all

derivatives thereof, and its political subdivisions, instrumentalities, private for profit subcontractors providing government services and purporting to be lawful government, and fictions of law, et cetera have taken and subscribed and upheld a Lawful Oath to the Constitution for the United States of America c1819 and the Constitution of West Virginia c1863;

- The defaulted and dishonored WV agrees and stipulates that all persons purporting to hold Office or position within the purported STATE OF WEST VIRGINIA, and all derivatives thereof, and its political subdivisions, instrumentalities, private for profit subcontractors providing government services and purporting to be lawful government, and fictions of law, et cetera are operating and conducting business with fraud and deceit in their respective day to day operations and activities;
- The defaulted and dishonored WV agrees and stipulates that any persons purporting to hold Office or position within the purported STATE OF WEST VIRGINIA, and all derivatives thereof, and its political subdivisions, instrumentalities, private for profit subcontractors providing government services and purporting to be lawful government, and fictions of law, et cetera have absolutely no authority to aid and abet the purported UNITED STATES CONGRESS in enforcing, and commercially benefitting from, Martial Rule and the Laws of War of enemy combatants against real-men with hands and legs;
- The defaulted and dishonored WV agrees and stipulates that any persons purporting to hold Office or position within the purported STATE OF WEST VIRGINIA, and all derivatives thereof, and its political subdivisions, instrumentalities, private for profit subcontractors providing government services and purporting to be lawful government, and fictions of law, et cetera are absolutely

not authorized to maintain and operate military tribunals, military prisons and military police enforcement against real-men with hands and legs;

- The defaulted and dishonored WV agrees and stipulates that any persons purporting to hold Office or position within the purported STATE OF WEST VIRGINIA, and all derivatives thereof, and its political subdivisions, instrumentalities, private for profit subcontractors providing government services and purporting to be lawful government, and fictions of law, et cetera are absolutely not authorized to own our children and fellow real-men with hands and legs;
- The defaulted and dishonored WV agrees and stipulates that no explicit authority was granted for any jurisdiction other than the unwritten common law and equity to be implemented and utilized with the borders of West Virginia by the Original Contracts, the Constitution for the United State of America c1819 and the Constitution of West Virginia c1863;
- The defaulted and dishonored WV agrees and stipulates that absolutely no explicit malum prohibitum authority was granted to operate, indict and/or interface with/against real-men with hands and legs, not in service of government by the Original Contracts, the Constitution for the United State of America c1819 and the Constitution of West Virginia c1863;
- The defaulted and dishonored WV agrees and stipulates that there is absolutely no Constitutional Authority for their operation in bankruptcy and under martial rule and/or martial law;
- The defaulted and dishonored WV agrees and stipulates that there is absolutely no Constitutional Authority for the ignoring, hampering, or violating the God-given right to expatriate and

repatriate to anything, whether fictional or reality, of our own freewill choice;

- The defaulted and dishonored WEST VIRGINIA agrees and stipulates that the STATE OF WEST VIRGINIA, all derivatives thereof, and its principals, agents, assigns, successors thereof, have been and are presently, using legalese and wordplay, otherwise known as fraud, to work their way around the intent and factuality of real-men with hands and legs' Sovereign Authority, enabling document and contractual terms to commit fraudulent financial and terroristic crimes against ourselves and our fellow Brothers and Sisters;
- The defaulted and dishonored WEST VIRGINIA agrees and stipulates that the STATE OF WEST VIRGINIA, all derivatives thereof, and its principals, agents, assigns, successors thereof, have been, and are presently, committing outright, continuous and flagrant breaches of the Original Contracts, violating their duties, obligations and responsibilities as public servants and public trustees;
- The defaulted and dishonored WEST VIRGINIA agrees and stipulates that the STATE OF WEST VIRGINIA, all derivatives thereof, and its principals, agents, assigns, successors thereof, have been, and are presently, aiding and abetting other foreign agents to allow international money changers, and their agents, to infiltrate, destroy, rape and pillage, at will, under threat of unlawful imprisonment and/or death;
- The defaulted and dishonored WEST VIRGINIA agrees and stipulates that the STATE OF WEST VIRGINIA, all derivatives thereof, and its principals, agents, assigns, successors thereof, have been, and are presently, aiding and abetting the kidnapping

of our children under various fraudulent and for profit commercial schemes;

- The defaulted and dishonored WEST VIRGINIA agrees and stipulates that the STATE OF WEST VIRGINIA, all derivatives thereof, and its principals, agents, assigns, successors thereof, have been, and are presently, aiding and furthering the military tribunals in operation, and conducting business, to utilize foreign jurisdiction in absolute contempt and breach of the Original Contracts in collusion with foreign powers;
- The defaulted and dishonored WEST VIRGINIA agrees and stipulates that the STATE OF WEST VIRGINIA, all derivatives thereof, and its principals, agents, assigns, successors thereof, have been, and are presently, aiding and furthering the unlawful legislating from the bench of military judges and military jurisdiction in absolute defiance and breach of the Original Contracts in furtherance of a fraudulent commercial scheme;
- The defaulted and dishonored WEST VIRGINIA agrees and stipulates that the STATE OF WEST VIRGINIA, all derivatives thereof, and its principals, agents, assigns, successors thereof, have been, and are presently, placing our jails and prisons under the control and authority of military tribunals, and the military judges thereof, in furtherance of a fraudulent commercial scheme;
- The defaulted and dishonored WEST VIRGINIA agrees and stipulates that the STATE OF WEST VIRGINIA, all derivatives thereof, and its principals, agents, assigns, successors thereof, have been, and are presently, giving fictional entities endless authority and legal protection to rape and pillage our land, environment and fellow Brothers and Sisters;



- The defaulted and dishonored WEST VIRGINIA agrees and stipulates that the STATE OF WEST VIRGINIA, all derivatives thereof, and its principals, agents, assigns, successors thereof, have been, and are presently, breaching the contractual Oaths to support, uphold and defend that which permitted certain and expressed authorities for the securing and protection of our rights, privileges, freedoms, immunities and properties so granted and authored by God.
- The defaulted and dishonored WEST VIRGINIA agrees and stipulates that the STATE OF WEST VIRGINIA, all derivatives thereof, and its principals, agents, assigns, successors thereof, have been, and are presently, creating and blending jurisdictions not expressly permitted by our Original Contracts to perpetrate fraudulent and violent interactions;
- The defaulted and dishonored WEST VIRGINIA agrees and stipulates that the STATE OF WEST VIRGINIA, all derivatives thereof, and its principals, agents, assigns, successors thereof, have been, and are presently, swearing and affirming false oaths to attempt to legally evade the public servants' and public trustees' contractual duties, obligations and responsibilities;
- The defaulted and dishonored WEST VIRGINIA agrees and stipulates that the STATE OF WEST VIRGINIA, all derivatives thereof, and its principals, agents, assigns, successors thereof, have been, and are presently, unlawfully turning our State over to, and under the Authority of, a private, international body not contemplated by, or beholden to, our Original Contracts who are presently operating as the UNITED STATES and UNITED NATIONS;
- The defaulted and dishonored WEST VIRGINIA agrees and stipulates that the STATE OF WEST VIRGINIA, all derivatives thereof, and its principals, agents, assigns, successors thereof,

have been, and are presently, legislating so-called crimes not expressly permitted by our Original Contracts;

- The defaulted and dishonored WEST VIRGINIA agrees and stipulates that the STATE OF WEST VIRGINIA, all derivatives thereof, and its principals, agents, assigns, successors thereof, have been, and are presently, perpetrating unlawful and violent intrusions into the personal affairs and dealings of We the Living Souls' lives as We pursue our lives, liberties and pursuit of happiness as granted and authorized by our only Authority, the Almighty Author of All;
- The defaulted and dishonored WEST VIRGINIA agrees and stipulates that the following public record documents are absolute truth and fact in Law, at Law and otherwise, universally, as they have never been rebutted, to wit:
- Affidavit of Truth – Book 2 page 62-71 entered in Wood County- (unrebutted and un rebuttable);
- Affidavit-certified mail # 7009 3410 0001 5503 4947 – (unrebutted and un rebuttable), also set one monetary pay scale;
- Judicial notice of Acceptance of Constitutions and Oath(s) of Office – certified mail # 7009 3410 0001 5503 6088;
- Refusal for Cause, Challenge to Jurisdiction, Public Law Demand – certified mail # 7009 3410 0001 5502 0155 (unrebutted and un rebuttable);
- Precept – certified mail # 7009 3410 0001 5502 5075 (unrebutted and un rebuttable);
- Administrative Notice and Demand, Writ of Error: Coram Nobis, Memorandum in Law – certified mail # 7011 1570 0003 5497 3162;
- Affidavit of negative Averment – certified mail # 7011 1570 0003 5497 3162 (unrebutted and un rebuttable);

- Declaration of Independence; Affidavit of Expatriation/Repatriation Affidavit of Denial of Corporate Existence – certified mail # 7011 1570 0003 5497 3162 (unrebutted and un rebuttable);
- Objection to Jurisdiction – certified mail # 7011 1570 0003 5497 3162 (unrebutted and un rebuttable);
- Notice of Lack of Jurisdiction and Affidavit of Truth – certified mail # 7011 1570 0003 5497 3162 (unrebutted and un rebuttable);
- Courtesy Notice – thirteenth day of March, in the Year of my Lord two thousand thirteen (unrebutted and un rebuttable);
- Demand and Order Cease and Desist; Notice of Commercial default and dishonor; Second and Final Courtesy Notice; sixteenth day of July in the Year of my Lord two thousand and thirteen (unrebutted and un rebuttable);
- Public and Private Notice of Expatriation, Public and Private Notice of Repatriation, Order of Cease and Desist, nineteenth day of September, in the Year of my Lord two thousand thirteen (unrebutted and un rebuttable);
- U.C.C. perpetuity filing # 2000043135 and all amendments thereto (unrebutted and un rebuttable);
- Apostolic Letter issued motu proprio 7-11-2013;
- Rebuttal of silent presumptions, seventeenth day of August, in the Year of my Lord two thousand fourteen, (unanswered);
- Affidavit of Thomas David House of Deegan, twenty-first day of August in the Year of my Lord two thousand fourteen, (unrebutted and un rebuttable);
- Refusal for Cause without Dishonor, Challenge of Jurisdiction, October, in the Year of my Lord two thousand fifteen (unrebutted);
- Federal Complaint Case # 2:15-CU-13638;

- Points and Authorities in Support of Affidavit for non-corporate status, Affidavit for non-corporate status, Declaration and Notice of Abatement in Law and Equity, Declaration and Notice of non-appearance, Declaration and Notice of Divine Visitation Under Divine Authority, Under and Out of Necessity, Nul Tiel Corporation, Notice of Assertion in Abatement is given that no such corporation exists, Declaration of Notice of Appointment and/or Confirmation of Trustee and fiduciary trustee status and capacity, served in Open alleged court to Robin Waters and Jason Wharton on the fifteenth of October, in the Year of my Lord two thousand fifteen, (unanswered and un rebuttable);
- A copy, facsimile or digital scan is lawfully declared to be an original. Any omission is not a waiver. May be altered or changed at will.

I, Thomas David House of Deegan, under full liability and complete transparency, declare and attest that the foregoing is true, correct and complete, the truth, whole truth and nothing but the truth, to the best of my knowledge and ability, so help me God.

In propria persona, sui juris, without recourse, without prejudice, Beneficiary, Heir of the Creator, Administrator.

Thomas David House of Deegan \_\_\_\_\_

Any use of a notary is for verification only and does not grant authority, venue or jurisdiction.



Mandatory Administrative Notice, Cognizance and Action Required

Mandatory judicial Notice, Cognizance and Action Required based upon the following, to wit:

(For your corporate, military and commercial edification and application to your fictional realm only)

The following documents are hereby restated in their entirety, and incorporated herein, as if set forth in full, to wit:

- Declaration and Affidavit of Negative Averment;
- Principles and Authorities for all time;
- Declaration, Notice and Affidavit of Stipulation and Agreement;

A copy, facsimile or digital scan is lawfully declared to by an original. Any omission is not a waiver. May be changed or altered at will.

I, Thomas David House of Deegan, under full liability and complete transparency, declare and attest that the foregoing is true, correct and complete, the truth, whole truth and nothing but the truth, to the best of my knowledge and ability, so help me God. On the twentieth day of October, in the Year of my Lord two thousand fifteen.

In propria persona, sui juris, without recourse, without prejudice, Beneficiary, Heir of the Creator, Administrator.

Thomas David House of Deegan \_\_\_\_\_

Any use of a notary is for verification only and does not grant authority, venue or jurisdiction.



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