Mandator Administrative Notice, cognizance and Action Required mandatory Serdicia ONotice, Cognizance and Action Required based upon the following, to wit: for your corporate military and compercial edification and application to your fictional realmonly. the following documents are hereby restated in their entirity, and incorporated herein, as it set forth infull, to wit's Declaration and Affidavit of Negative Averment;
Principals and Authorities for all time;
Declaration, notice and Affidavit of Stipulation and Agreement; on the twentieth day of October, in the year of my Lord two thousand fifteen. Acopy, Lascimile or digitalscan is lawfully declared to bean original. F, thomas David House of Deegay under full (dabi lity and complete transparency, do declare and attest that the foregoing is true accurate and complete the touth, whole truth and nothing beit the touch, to the best of my knowledge and ability schelpne God. in propraa persona, suijuris, without recause, without prejudice, Benesiciary, Heirof the Creator, Administrator. Thomas David House of Deeg - \$/

Paints and Authorities in support of APS; dawit & Table dor non corpirate status 1) The Rederal Rules of Civil Procedure Rule 52 applies in Cariford criminal actions with equal force and effect because criminal is always civil in noture. No civil or criminal cause of action cananjse lest there be a contract. See Eads U, Martis 249 P2d 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 inall the states as in the Sederalvules, the Texas Court of Appeals has ruled on the finding of fact by the court that "the failure sfan adverse party to deny under out the allegation that he is incorporated dispenses with the recessity at proof of fact," Thus, a presumption becomes a finding of fact by the court well as rebutted before trial. 2) A presumption is a rule & law statutor for Sudicial, by which finding. ot a basic fact gives rise to the epistence is presumed fact until presumptionis rebatted, See Van Wart V. Code 557 P2d/161,1163. 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 ourt rule 52 unless and until evidence is submitted which would support a Sinding of its non existence this states compercialcode 1-201(31). Thus the afsidawit for noncorporate status is for the parpose at rebutting any presemption that Thomas David touse of Deepay is the corporation named in the alleged complaint, 3) When the compaint is lodged by a galerment for the allection of a fine, fee or a tap allos which are revenue, raising taxes, they or eimposed only on corporations. see Colonial Pipe Line (o. UTraigle 42(US100 (1975), Thus The instant complaint is for the collection of some form of tap must have been lodged against a corporation by an ane similar to Mine. This respondent must rebert the presumption thathe is the Incorporated name, or it will appear to be a fact.

4) If it is ust a corporation, it cannot as such, appear and plead. See West union tel. cor V. Eyser 12 colo. 141 see greenwood URailroad (b. 123 mass. 32; Foster V. White cloud 32 Mo. 505; Hobich V. Folger 20 wall 1; Bayce UM. C. Church 43 md. 359; Folsom U. Stow unionete, Freight line 54, Idua 420. 5) When brought into court by its corporate name, its existence as a Corporation is admitted. See Mud Creek Drain Co. U. State 43, Ind. 28, And where an action is brought against a defendant by a name Implying a corporation, and intrat name such defendant forms an issue by general denial, and it goes to trial, it is not hece sary for the plaintiff to introduce any evidence of the existence of the Carparation. See Adams Express Ca U. Hill 43 Ind. 157. See Anson U. Gibson 73 Ind. 282; Ewing V. Robeson 15 Ind. 26; Cellender V. Railrad Co. Il Juo St. 510; Con Irs. Co. V. Taylor 8 S.C. 107. Compare ware V. St. Louis Bagsing and Rope Co. 47 Alg 667. 6) Stating not facts, but a conclusion on ly is insufficient. Ithas beenheld that where the representative of a vailroad company is Served with process, he may plead in aboutement in hisour name that the corporation is extinct. See Kelley v. Raiload Co. 2 FUPCC 581; Callender v Rinesville Co. 11 shiost 576; Quarrier v Rebady Co. 10 W. va. 50?; Evarts U. Killingworth Co. 20 conn 447 stewart U. Dunn 12 mes. + W. 655; Stevenson v. thorn 13 mees & W. 149; where c person is so 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 u Railnack Co. 2 Flip C.C. 581 The correct and conglete, to the best of my knowledge and all 1 by, so helpine God - Acopy is declared to be an original. inpropria persona, suijures, without recurse, without prejudice, Bene Siciary, Harrofthe Creator Thomas Pour id this to stop \$/ Administrator any use of a natory is for verificet on only a daves not grant authority prisediction and conce.

Assidatit for non corporate status

Afficient thomas David House of Deepan, being of sound mind and competent to make this a Stidauit with personal knowledge of the facts contained herein, in attesting to said facts in his authinized capacity. " that Altient, is not a corporation created under the Laws of the United States Orany state, the District of Columbia, orany tarritory, commonwealth or possession of the United States or a foreign state or country public or priete; "That Affiant, is not an officer, agent, shareholder, tranchisee or fichuciary agat, resident intertiened inhabitant or domiciled many corporation; " That Affiant, is not : A vessel documented under chapter 12/ at Title/(eUSCOr a vessel numbered as provided inchaptar 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 Cohumbia, or any terre tory, commonwealth or possession of the United States, or a foreign state or country public orprivate; · Any presumption that Affiait is any of the above or documentation implying any of the above, is not the act or intention of this Affiard andary such presumption or decementation is fraudulent, Musionary, felse representation of a natter of fact or a kind of artifice employed by one person to deceive another for self-serving purposes, "That ASFight, is reither affiliated with or an enemy day public or private Corporation devestizor foreign, but is a neutral body. · That Affiant's name, Thomas David House of Deepan, and the location OF 3 17 Locust Drive, Mineraluells, West Virginia are particularly unique to this Affront, although not affiliated with the corporate body politic hear the same location and it sublices as complete, necessary and subjicient. Identification and evidencing Assiant's neutral standing (15 USC 1681 h); "That Affight, Thomas David House of Deepen, a bing, Breathing man, declare in his own handwriting that the following facts are true total best of my knowledge and belief;

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I hereby clerry that the following corporations exist; United states, UNITED STATES, STATE OF WEST VIRGINIA, State of West Virginia, USA, WU, WOOD COUNTY, WOOD COUNTY PROSECUTOR, WOOD COUNTY MAGISTRATE, WESTVIRGENIA STATE POLICE, WOOD COUNTY GRAND JURY, JASON WHARTON, KOBIN WATERS, WESTVIRGINI AATTORNEY GENERALS DEFTCE, KEVIN WILLIAMS, and ampanal deritatives "It the atorementioned, and any creations and liabolities of the defaulted and distanced STATE OF WEST UIRGENTA, and all other corporate members who are, or may be associated with any complaints against my natural bidy. Hapy, fascimile or digital scan's landullydeclared to bean original. Hny mission is not a waiver, may be changed or altered at will. I, Thomas Sovidtouse of Deejan, under fulliability and complete transporting declare and attest that the aprepoint is frue, correct and complete, The trith, while this and nothing best the trith, to the best of my knowledge and ability schelp me Grod. On the sipteenth day st October, in the year about Lord two Thread Sifteen. thousand Sifteen. In propria persona, sui juris, without recourse, without prejudice, beneficiary Heinsthe Greater, Administrator Things Devoltallest at Degrety and as a nationly is for vert Sicetion only and does not grant to this shound, outloand wet attiliated with the corporate body palitic Marthe sure Location and it subtas as as compile recessing and subticient identification and endercing ASS carts readed standing (15 USC 168(12)). The Alfred Frances David April (David April) Degram , a him , breathing man) de dans in his an handwith that the falling that the dalaring that's an trate to the best strug tensuladae and belief.

Cattificed +deta Declaration and Notice is Albatement in Law and Equity This is not a plea at bar. notice toppincipal is notice to agent is notice to principal. Case # 15 - 049/ alleged and now defaulted and dishonored STATE OF WEST UTRGINIA, includingall derivatives, diabilities end creations, and all Filngs there in and restated in their entirety, and incorporated herein, as if set for the in Sull. Any and all public filings by thomas David House of Deepain, are hereby vestited in their entirety, and incorporated herein, as it set for thin full. By with and under the Authority and Grace at God, under fall liability and complete trans parena parsuant to proserved and protected by the 1599 Geneva Bible and maxims of Laward Equity, I, Thinks David House at Deigon, do by those Presents in reference to alleged U-F-101 and alleged 15-m54F-00463, in under andoutof necessity and pursuant to and protected by a permament default and disturior by the STATE OF WESTVIRGINIA and alderivatives, its agents, principals, assigns, successors, creations and liabilities, in affect, effect and conducting business on the soil of West Dirpinia, hereby HBATE any and all alleged matters and filings emanating by, of and from the aprementioned alleged matters. Any omission is not a waiver. An Abateneut is a watter Sight, not discretion, if the conditions and in sothalleged matters here they do repeatedly. Reveasons and irregularities areas follows, to wit: to misnemen and for misidentification of proper parties - I, aslesh and blod real man with hands and less, amproperly known as thomas David House of Deeparty as undersally recognized since 2013. I am not, wor do I have a contractual nexus with, themes David Deepan, THOMAS DAVED DEEGAN or any derivatives thereas. The fact that I have beenkidnapped and unlenduly imprisoned under those names on documents proves them summer and mis-identification in and of itself. 2018 deppired identifying numbers - the use of expired Driver License

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It, in 1999, and trying to connectif to thomas David House at Deejan is in and of itself fraid and altempted slavery of minimum. 3. Wrong address - the address 85 Locust Drive, Mineraluells Libst Virginia, and any derivatives theread, is longer exists since the new 911 System was implemented years ago. As such, they complainty alleged warrants, and alleged papers thereto, there of and there from are nulland void ab initio, as all are required to properly and specifically identify parties, properties and addresses. 4. Failure to prove Jurisdiction - All defaulte gand distionared creetures of the mind and the agents, principals, assigns and successors there of, pave utterly failed to prove, Through versiable evidence submitted and testified to under oath and full hability, subject matter, territorial, in personam and political jurisdiction, of inhich all must be proven oralack of even one destroys the alleged "courts" ability to proceed at all. As it has not been proven, surisdiction a fany king does not, Cannot, northas it ever existed. As such all paper work chereof's nulland void abinitio. Sonovaised seal - Anyand all lawful civil courts must have and utilize atall times and places a vaised seal a no poperwork in either alleged matter has had the advesaid type of seal attined thereto, nor canit, as a mere military tribunal of metual consent only -6. no address on allege clear chub want - the alleged search warrant, Which was will zed during the brozen thest of involuable personal property, Contained wood address northe specific items to be silted. As such the alleged Scarchuarrant is rulland void abinitio and any and al properties Itden under such illegaland unlaw feel document shall be veturned without danage, missing digital data, and delay unconditionallyin 48 hours or less 7. Lack of property identified victim and sucaring of a complaint - the alleged victim is a state capital, a creature of the mind and building and

cartified tolda abatement furtherinserted kanawha Cousty, a creature of the mond and fiction of laws yet the stated plaintiff is defaulted and dishonored state of Vest versined, and all derivatives thereof, therefore the allege (complaints Il warrants and any and all paper work therets, thereast and there from are nulland wide binitio for brand and misrepresentation at minimum. Ortack of contractual nexus - there is no contractual nexus between Thomas David House of Deepen and Courty of Wood, state of West Virginia, Magistrate Court, Prosecutor and any and all derivatives of the defaulted Curddishoneved aforementioned. As such thealleged actions since 2010 are all nulland widabinit? ", lack of standing and capacity in Law, at Low or otherwise - Because of The admissions and agreements by silence in ceset 15-0491, allotte entities, creatures at the minds, fictions as law and the principals, agents, assigns and successors thereof, in operation, conducting business, effected affect on the soil of West Virginia, have no standing or capacity with which to act with and as permanently defaulted and dishon one of never can Drwill. As such any and all anthonities, actions, paperwork et alera stany nature and kind taken by any creature is the mind in West Virgninig as defaulted and dishonored defendants in case Caset 15-0491 are milland voidabinitio. 10. as consent, understanding or acceptance - As any and all alleged Courts in operation presently are were illegaland un landel military to bundly it requires the consent, understandingard acceptance of both parties. I, thomas David House of Deejan, never have and never will hade under standing nor evergive consent or acceptance to the same and therefore their actions and paperwith are nulland usid ab initio. For the reasons stated above and reserving, under necessity, those not herein next ined, all paperwork, actions and all related matters of any nature or sort thereto, there of & there from, both alleged coses from 2010 t 2015, are hereby ABATED in their entirety Brevermore Stitis ORDERED, DECREED and DONE on the Istenthday of October, in neylear of my Lord two thousand Sistern.

Principalsa-clauthorities. abatement (400) An act done without my consect is not my act. Equity versedies errors. Equity is a kind of perfect reason which interprets and anity versedies errors. Equity is a kind of perfect reason which interprets and amends The written law. comprehended in no code, but consistent with reasonalow. Equity does not regard the form a diccumstance, but rather the substance of the act. Equity desires the spoiled, the deceived and the viened, above all things, to have restitution. He also addims must prove the law spermit taking arms agains the womed, A twisting of language is unworthy of a jedge-no man should derive benedit from his own wrong. The Law never permits anything contrary to to Ath. a delegated power cannot be delegated. delays in law erse actions . By frand or dole a contract perishes. deceit and trand shall excuse or benefit noman. Deceitard 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 canarise. Facts are more powerful than words. felse in ope thing, false in all things. Let justice be done though the heavens fall. Fictionyeelds total, where there is trathfiction of law do not exist. It is a tradet to conceal a frond. Frand lieshicklen ingeneral expressions. man is a term of noture. In things obvious there is no room for conjecture. Infavor of life, liberty and impance, all things are to be presented. Anar shouldnot be beneditted by his own wrong doing. To a judge who lyceeds his office no obedience is due. Suppose ought to be neighbors, at sufficient estate and free from suspicion. Caubis a rule Otright, and whatever is contrary to the rule of right, is an ingury. Justice is not to be denied, nor delayed. Willful negligence is equal to decert. The contract makes the law. The Law of Godand the law of the land are all one, laws should bind those who hake them. Laws imposed by the state tailing, we must act by the law of nature the law recards The order of nature, Law assist the wake Sul not the steeping - Liberty is more favored than all things. A man and is so called because its dignity is the chiefest, and Franchor typhe most certain, and because it is universally approved by all. It is better to suffer every wong than to consut to a woon for many things pertain not to human laws blet.

todiune genisdiction, necessity makes that lawful which other wise is not, todiune genisdiction, necessity makes that lawful which other wise is not, necessity sives a privilege with reference to private rights no one may such ano in the name of another - no one may be dragged from his our house. no one is beyond the law man warring for God should be trubled by Scular busivess, no one can do by another what he cannot do by himself. one is not present rales he understands no one is prohibited from using surrol defenses. In one is punished unless for some injury, deed or default, withing is so contrary to ansat as force and fear. We can do withing against thath. nothing which is against reason's lawful nothing is useful or honorable that is antrany to law. He who evers does not consect. It is not law but servitude to be held by that we have not conserted to not ahat is said, but ahat is done, is to be regarded, it matter snot if a revocation is made by word or deed. There is no loss without a venedy- All men ave withly Freemanor startes. there is no despitengesainst orden jing principals, unequal things ought not to be joined, word of wouth flies away, things written remain. The law is opposed to perpetaities. Plaintruths need not to be proved. Every prisdiction has its or n limits. He also uses his ownight have none. He who does not blame, approves. He who does not speak freely truth, is a betrayer at truth, He who is silent appears to consent. What is necessary is awful. that is mine cannot be taken away without my consent cherece he interpretation between liberty and slavery is doubtful, the decision must be infavor of liberty. In default at the law, the maxim rules. A mandate ptoplegel thing's void, Remedies for rights are all favorably extended. Let the principal answer, to write is to alt. Stence shows consect. That is the highest law which favor sveligion, The reason is strongest which operates in Savor of religion. Things are do ssolved as they be Contracted, when the law fails to serve as a rule, almost everything tored be suspected. void things are as nothings. when the Soundation fails, Acopy Agscimile or digital scan is lawfully declared to be an original.

abotement (60th certified tobd Any Omossion is not a waiver may be altered or changed at with. I Thomas David tracse of Seegary under full labelity and complete transparence, declare and attest that the abovegoing is true correct and complete, the truth, whole truth and nothing but the trath, to the best it wy ability god knowledge, so help me tod. inpropria persona, sui juris, without recourse, without prejudice, beneficiary, Heir of the Crector, Administrator Thomas Sand Hour of Deep of any ase of anotary is for verification only and does not grant authority, venue or jurisdiction.

contribud talka
Declaration and notice of Non-Appearance Declaration and notice of Divine Visitation waler Divine Authority under and out of, absolute necessity
have under a dowlos, absolute necessity
Notice to principalis notice to agent, votice to agent is notice to principal.
whereas, a forceduisit to what some calla "court" is not an appearance
for purposes of jurisdiction and venue.
thereas a real-man, in the imagesthis Heavenly Father, a dartheir
of the same, is unlawfully imprisoned and forced by defaulted
and disponered persons and creatures of the mind, under threat
of physical vidence, duress and coercion, to "appear" in an
alleged "court".
alleged "court". Therefore, by these Presents, I, Thomas David touse as Seejar,
under fulflichility and complete transporency, do hereby restated
Filings in case #15-0491 in the now defaulted and dishonored STATE
DFWESTUIRGINIA, all derivatives thereof, and allofits
Creations and lichilities, and incorporate herein, as if set forth
in fallo
By those Prosents, I, Thomas David House of Deepan, under full
lightity and complete transparency, do give this notice and declaration
of non-appearance. Any and all times I, Thinkap David House 2F
Deegan, de visitany purported, yet unproven "court," it isnot a
Whentangait or appearance", special or general, i nany way, shape or
form for any purpose whatsoaver. Furthermore, the creatures of the
Mind in this alleged matter, with their principals, agents assigns and successors
are more monent default and distioner and therefore have absolutely
no standing or capacity with which to operate in law, at Law or otherwise,
By the e Resents, I, Thomas Duid House of Deepen, under full liability
and complete transparency, give this Declaration and Notice of Divine
Visitation under Divine Authority. At anytime and any place F,
thomas David House of Deepen, an present it is always under
Divine Visitation, with and under Divine Authority and under and

von appearance (2052) certified tohd out of absolute necessity and is clacys without prejudice and without Vecantse. Acopy bascimile or digital scan is landely declared to be an original. How smission is not a waiver, may be changed or altered at will. I, thomas Daurd House of Deepar, under full liability and complete transparency, declare and attest that the diregoing is that, accurate an complete, the truth who left the and nothing beit the touth to The bost of my knowledge and ability, so help me Get. on the fifteenth day at October, in the Year Stry Lord two thousand fifteen. In propria persona, sui juris, without recourse, without prejudice personiciany, Heir of The Creator, Administrator of Thomas David toute of Deig-Anyusiata netary is for verification only and does not grant authority, Lenve or jurisdiction, Mary Hadre H & Stats, I., Madin Hebritty and complete transporting de give This worke and deda office Estimate particular particular and a contract it and a issues to a for a set of the set Mindel Mars al Luged medler, with their filme parts appropriation and successors ere an presentat it should and distance and greater place dridtly no 5 tand eng in Corparty with which a goo stein law, at anor it sourise. By these massing I , Thanks have to be gain worder half haterly Orthomas was a constrained is a the s Declaration and Matrice of Colonial

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certified told un TIEL corporation (1053) notice of assertion in abatement is given that no such corporation Thomas David House of Degreen, a flesh and blood man at Standing, denies there is no such corporation bearing the name HOMAS DAUID DEEGAN noris such presumed corporation assignable to said fleshard blad man by legislative fiat. Whereas, Thomas David House as Dergan declare 8: Nul tiel corporation no such corporation exists bearing the name THOMASDAULD DEEGAN. The form of aplea denying the existence of an alleged corporation. Under the common Law poactice, a plea of "nul till corporation" was a simple regation or a denial of capacity in which the plaintiff such and was not an averment of an affirmative fact. (New York Bongland Mortgage Co. U Mc Williams, 253 Il. app. 404) A pleasthat plaintist Corporation is not a corporation either dejune or de facto, and consequently not entitled to sue, is not apleg of ultra vires, which assumes an incorporation either dejune or defacto and a misuse of or departure from a franchise, but is a plea of "nul fiel corporation." (Rialto Co. U Miner, 166 5. W. 629, 632, 183 Mb. App. 119.) That a Special plead Nul tiel Corporation is necessary to question the corporate apaity of the Plaintiff se 10 Cyc. 1355; Inhabitants of Orono V. Wedge wood, 44 me. 4969 Am. Dec. 8 (1852), Keokula + HamiltonBridge Co. U. Wetzel, 228 Ill. 253, 8/ M.E. 864 (1907) which held that a Pleas denying that the plaintiff is a corporation is a Pleasin Bar, But a pleadenying that the defendant is a corporation is a Plea in Abatement, Kattler/Reppy, Lommon Law Pleading, 423 n. (2) (west, 1912). whereas, there are two classes of citizens under American law never repealed Federal atizens were not even contemptated when Article IF was being drafted, Pannill V. Roande, 252 F. 910,914 is defent tive and dispositive on this important point. Fiederal citizenship is a municipal tranchise domiciled in the District of Columbia Murphy U. Ramsey, 114 U.S.15 (1885)

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the political roghts of tederal citizens are tranchises which they had as privileges in the legislative discretion of Congress. The standing of State Citizens to moske 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 municipallow. At all times, "this state" acting in the name at the State is West Virginia, and all derivatives, having logislative jurisdiction fives cause for thomas Don id House of Deepen to reserve Hisright to more to a common law cause of action for the appropriation of this birth name to be bastardized for commercial pupposes and may be pleaded bey alleging ()" this states" misuse of thomas Davidtoring of Deepansidentity; I the manipulation of Thymas David House of Deepers proper name to "this states" exclusive advantage, both commercially and otherwise; B) lack of consect to crafta likenoss of mybirth name for commercial and other purposes and to the extreme prejudice of Thomas Dound House of Deepan to wit: THOMAS DAVID DE EGAN. and (4) the resulting and ongoing injury, both commercial and otherwise. Also, considerction is like wise reserved to move for a KIGO investigation regarding the issue of bastardizing the birthname on STATE OF WESTUIRGINIA connercial instruments as a for pratitenterprise and thereby, a taxable event, "this state's" decision to use G have upon commercial instruments other than nuybirth name, whether Shill decision rests on velogious, marital, commercial or other personal consideration, doesnot imply intent to set aside my name, or identity associated with that name. Unlike a registered tradenark, my name cannot be deened abandoned by me anoushout. this possessors life, despite any failure to use it, and continue to use of privatelyandorcommercially, Mantang V. Son Jose Mercury news Trc. D Cal Rotr, 20 639, 34 Cal. Appl. 4th 290 .

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I Thomas David House of Degan under full liability and complete tran sparency, do declare and altest that theefore going is true, consect and complete, the truth, while truth and no thing but the truth, to the best of my tenouledge and ability, So helpone brod. in propria persona, sui juris, without recourse, without propridice beneficiant, Stein of the Greator, Administrator Homas Basid House of Deep \$ Tahabitants of Drond v. Wedgewood, 44 me, 49 (1857) Keskerk and Hamilton Bridge Co. U. Wetzel, 228 Ill. 253, 81 NoE. 864, 1907, which held flat a pleadenying that the plaintiff is a corporation is a plea in boir, but that a plea denying that the defendant is a corporation is a plaa in Abatement that a special play of hul tiel corporation is necessary To gue stion the corporate of the plaintiff, see Thabatants 05 Drono V. Wedgewood, 44 Me. 49, 69 Am. Dec. 81 (1857) any use at a notary is for verification only and does not grantauthority, venue or jurisdiction on the fifteenth day of October, in the year of my Lord +20 thousand fifteer any use of a notary is for verification only and does not grant authority, surisdiction or denue.

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Cert	Fittled tolad
Declarction	and Notice of Appointment and/or Confirmation (052) och fiduciary trustee status and capacity.
notice to princ	épolis notice to agent, notice to agent is notice to principal.
whereas I	Thomas David Have of Deejan, an an Heir of the Almighty
Creator of	All and all of His Creation;
Whereas, I,	Thomas David House of Deejan, as an Heir amin both managing
and Benefi	coorp capacity and status; I am the Administrator;
Whereas, ar	y real-man with hands and legs purporting to be in public
1 m m	ssition is always a frustree and/or fiduciary trustee in respects
to the real-me	en withhands and legs the take payment for gervices from -
	tit be notworshy know and recorded Creation Wide that
anyanda	Dersons, creatures of the minds and realmen with hands and
less, upon	the acceptance of just one penny of payment from public
funds have	e voluntarily placed themselves in the position of and filly
acceptedth	e same, trustee and for fiduciary trustee status and capacity.
Ignorance	Sthat fact is we keuse.
I, Thomas	David House of Deejan, under Sull lichility and complete
transparse	ncy, doby these Presents, accept, acknowledge, continue, eppoint
	many and all realmen with hands and lefs as principals agents
<u>_</u>	successors of any purported creature of the mind undercontrolos,
	1 and/or liable to the STATE OF WEST UIRGINIA and all
	sthered, and any and all others in operation on the Soil of West
	ast present and facture, are now my trustees and fiduciary
trustees in	relation to my selfard that which I aman Heir of Irom the
Almighty Cr.	estor of All any thing else to which I bear and posses
	Le right, Alladleged complaints, indictments, judgments, tickets,
	regardless Insture and cause, including bit not limited
	case il-F-10/and alleged ase 15-M54F-D0463 areheneby PRD-RED.
to past se	thenand and closure as is required by and ander trust
	vercial law by the trustees and/ar Siduciacy trustees. And
further &	DRDIER the vellease, not only from unlanded continement

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appointment 2000

but from all liability surety and acceptor status, capacity presemption It cetera and any other terms of art so being utilized in a frondalent manner against the Beneticiary of The Creetion of the Greater it All, Things David touse of Deepen, Action is required within a reasonable (24) twenty four hours for the handling of any and all affeirs Which soleler. Acopy, fascinile or digital scan is lawfully declared to be an Original. Any omission is not a waiter. Maybe changed a alteredat will. I Thomas David House of Deigan, under fulliability endamplete transparence, declare and attest that the bregoing is true, accurate and complete, the truth whele truth and nothing but the truth to the best of ving the conder knowledge and ability, so helpine God. on the Sitteenth day of October, in the year of my Lord two thousand fifteen," in propria persona, suijuns, without recourse, without prejudice, beneficiary Heirof the Creator, Administrator Thomas David House of Seeper H any use of a notary is for with cation only and does at grant authority, venue or genisdation. doman as there and any and Ungrid bit providend butture, are now trusted and filming trustes in relation to my self and that which I amon their at direct in Atten into the restorat BUD and anything size to shick I bear and passes? an equitable right Allabloged compaints, indictedants judgmants + Nate Charges encited regardless abrature and cause including but not lanted the allest case 11-F-101 and allestasse 15-MSA - DOVIGE analysis - 10-F-11 to post without and closure as is required by and mader transt. and Compared law by Hartmesters and/a transfer protect of A stress DILLASS Constant of the Mallo Se matrice for the Main and Communication

certified tolhd Declaration and Affidavit of negative Averment log 6 For the purposes of this Declaration and Affidavit Robin Waters a. K.g. ROBIN WATERS, Poreignagent, d. b.g. purported MAGISTRATE JUDGE COUNTY OF WOOD, and all dematives, a private for prostit subcontractor providing governmentservices and purporting to be burder government, and other unknown corporate entities and all principals, agents, assigns and successors, and Jason Whatton aik. a. JASON WHARTON, Soreign agent, d.b.a. purported PHOSECUTOR COUNTY OF WOOD, and all derivatives, a private for profit subcentractor providing government services and perporting to be lawful government, and other unknown corporate entities and all principals, agents, assigns and successors, shall be reserved to hereinaster as desculted and dishinored agents of WU. By these Presents, I, Thomas David House of Deepan, under Sull Vability and complete transparence, sai juris do Declare, Depose and Attest to the following unrebutted facts now and forevernione, to wit: · The departed and dishonored agents of WU have failed to prove that the CONSTITUTION OF THE UNITEDSTRATES and CONSTITUTION OFTHE STATE OF WEST VIRGENIA operates upon on attaches to themas David House of Deepan. . The detailted and dishonored agents of we have failed to prove that thomas David House of Deegan is a party to either of the advenationed social compacts, . The defaulted and dishonored agents of WU have failed to prove that Humas David thuse of Deegan is a signatory party to either the CONSTETUTED OF THE UNITED STATES or the CORSTITUTION OF THE STATE OF WEST VIRGINIA; · redetaultodad dishonored agents of we have failed oprice

Certificatched regative averment (2056) things Taud House of Deegan is properly named and identified in any alleged acts, codes, by laws, laws, ordinances, regulations, Codor statutes, et atera; ______ "The desaulted and dishonored agents of WU have failed to prove thomas David House of Deegan's liability and/arattachment to the alleged acts, cedes, by laws, laws, ordinances, regulations, and/or re defaulted and disherered agents of WU have failed to prove that Thomas David House of Deega has any lawful contract (s) or agreement(s), implied, adhesion or otherwise, bearing his bonadide blue ink signatureard the opposing parties as well, agreed to without duress and vident coercion, and with my knowing, intentional, intelli sent and willing choice, with a meeting of the mind swith the STATE OF WESTUINGINIA, all devicatives, and its liabilities and Creations, and the principals, agents, assigns and successors thereof; · the defaulted and distion or ed agents of WV have failed to prove ghat the rights, privileges, freedoms and immanities, etcetera, as stated The tale U. Henkel do not apply to Thomas David House of degan;

" The defaulted and dishonored ageits about have failed to prove

rights, privileges, freedoms, immunities, etcetera, and given his

Corporate, Poreign institutions, et cetera, or otherwise;

that thomas David House of Deepay has waived his God given

Consert, absent duress and overcion, knowingly, willingly and intelligently

with a meeting of the minds, to be bound by any alleged commercial,

· The defaulted and dishonored agents of WU have failed to prove

that thomas Dowid House of Deepan is not one of the Source on

Reple, which created, and is there Are aball, and is tound

within alleged MAGIDSTRATE COURT (durity OF WOO)

COUNTY OF WOOD, STATE OF WEST UTRGINIA,

pesetiveaverment (3086) CRHifiedtahd

UNDTED STATES, etcetera; · the defaulted and dishinered agents of WU have failed to prove that themes David House of Deepan is in his fleshandblood Capacity, private and sentient excell, is an artificial entity/person Subject to the artificial military, connercial corporate jurisdictions/ Courts environments/venues, etceterg of the alleged MIAGESTRATE LOURT OF WOOD COUNTY, COUNTY OF WOOD, STATE DE WEST UIRGINIA, UNITED STATES, étatore; " The defaulted and dishonered agents of WU have failed to prove that thomas David House at Deepan has not lived his life under · The defaulted and dishord agents of WD have failed to prove the Sneedoms and governmental procedures guaranteed by the Organic Constitution for the United States of America C1819 and the Organic Declaration of Independence have not been unlantully and illegally abricly can's prought into torce by so-called states of national emergency; " The defaultedand dishonored agents of WI have failed to prease that the UNITED STATES bankruptcy has terminated, and That the alloged Organic Constitution for the United States of America 1819 and the Organic Declaration of Independence is in full torce assectand effect and operates upon the alleged MAGISTRATE COURT COUNTY OF WODD, COUNTY OF WODD, STATE OF UEST UIRGENTA, UNFTEDSTATES, etcelera & and the foreign corporate, military juris dictions/unes/courts/environment/ etcetora the roof? etcetera theseed; " The defaulted and dishonored agents at UU have failed to prove that thomas Dawid touge of Deegan has Constitutional law he money with which to pay debts at laws

(4086) negative averment Certifiedt dha "The defaulted and dis honore of agents of WO hour failed to prove that they have not, as alleged agents, contractors, employees, civil servents, officers, public servents, representatives, etcetera, of the alleged MAGISTRATE COURT COUNTY OF WOOD, COUNTY OF WOOD, STATE OF WEST VIRGENIA, UNITED STATES, et atera violated their respective alleged Constitutional oaths in all of their attempted Successful Franchilent, commercial interactions transactions instruments/et atera with thomas David Hars at Degan and other Living Souls for America. . The defaulted and dishonoved agents as we have failed to prove that they have not stlegelly and unlandully seized stolen is neved Thomas David House of Deegan's God given rights, privileges, freders jumunities, et cetera; " The defaulted and dishonored agents of WU have failed to prove that thismap David House of Deepen's name and the Accused/Defendant Thomas David Deepen, and all devicatives thereaf, are the same and not an enslegis, fictional entity; . The defaulted and dishered agents of WU have failed to prove that they are not violently forcing apon Thomas David House of Deepan, and the Living Souls for America, a trandulent, Commercial scheme to vot so-called money and/or compel things David House of Deepen into a status of survey to trandulent connercial charges for so-called revenue purposes via alleged foreign acts, codes, by lows, laws, ordenances, regulations and/on statute) etatera reat do not operate upon or alleghto things David House of Deegon and ting souls for America; " the detailted and distinored agents of we have dailed to prove that the alleged MAGISTRATTE COURT COUNTY

negative averment \$3000 certifiedtahd OF WOD, WUNTY OF WOOD, STATE OF WEST UT RETAILA, UNTTED STATES, et cetera are operating per lawful savereign authority; " The desculted and dishinored agents as WU have failed D prove in personan, territorial, subject maller and political jurisdictions, all of which are required to proceed for this it; "The defaulted and dishinere dagents atwohave failed to prove their military, corporate venue is one that Thomas Davidtbuse of Deepan is present within; " The defait led and dishinored agents of Whall failed to prove their standing and capacity which world allow them to proceed against a real-man withhands and less and loving Sail Thomas David House of Deepan. CoseFF 15-0491 ishereby restated inits entirety, and incorporated herein asis set for the install. on the scienteenth day of Uctober in the year of my Lord too thousand for then. Tythomas David House of Deegen, under Sull Tability and complete transparsency, declare and allest that the abregoing construe, correct and Complete, the trith, while truth and nothing but the truth, to the best of my knowledge and ability so helpine God in propria persona, sui juris, without recaurse, without Republice, Beneficiary, Heir of the Creator, Administrator Augus Doug tougraf Derg Af

regative averment 6086 Certificel tohel any useds a notary is for verification only and dies not grant althority, jurisdiction and verne. approve in sussment, territorial, subjectively Veguined to proceed forthing it ?: the install and distance dage state of a failed as prove their standaric and care after it it's wells allow them to proceed apainst a well-man with hands and less and living and Thanks and incommissed here in 2510 set by the install. addy of October in Your Year ability and compate to a specie igy, dedance But the trailer of the fort of why knowledge and 500 widel 52 willel a proprio persona sui laire with sutre course without regulars Beneticion Heir of the Creator, Maninistrato A HIGH HOND HANGE DOUT A

Poincipals and autherities certified tohd (083)

Anact done without my consent is not my act; Equity remedies crors, Equity's gkind of perfect reason which interprets and amends the written law, comprehended in no code best consistent With reason alone. Equity does not regard the form and circumstance, but vather the substance of the act. Equity desires the spoiled, cleceived, and the rained, above all things, to have restitution. He who affirms must prove. The laws permit taking arms against the armed. A twisting of language is an worthing of a judge, no man should derive percept from his own wrong. The lawnever permits anything contrary to truth. Adelegated power cannot be delegated. Delays in Laware odious. By fraud or dole a contract perishes. Decert 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 to contract can arise. Facts are more powerful than words. Halse in one thing, false inall things. Let justice be done though the Heavens fall. Fiction yields to touth where there is Trisch, Viction of law does not exist. Itisa trand to conceal a Frand. Frand liesholden in general expressions. Manisa term of nature. In things obvious there is no voom for conjecture. In favor of life, liberty and imocence, all things are to be presumed. Aman Should not be bene fitted by his an upongoloing. To a gudge who exceeds his office no obedience is due. Jurors ought to be neighbors, at sufficient estate and free from suspicion. Law is a rule of right, adubateur is contrary to the rule Aright, 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 Good are all one, Lawsshrild bind those that make the

certified takel principals authorities 2083

Law. Laws imposed by the state tailing, we must act by the Laws of nature. The Law regards the order of nature. Law assists The webeful and not the sleeping. Liberty is more faured than all things. Amaxim 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 tohuman laws, but to divine jerisdiction Mecessity makes that auful which otherwise sport. necessity gives a privile sewith reference to private right. no one may sue at law in the name of another. No one may be dragsed from his own house . No one is beyond the laws . No man "warring the god should be troubled by Seular business. No one can doby another what he Cannot do by himself. One is not present walks he understands. noone is prohibited from using several defenses. Do one is punished unless for some injury, deed or destault. nothing is 2 Contrary to consent as force + fear. We can do nothing against the trath. Nothing which is against reason is lauful nothing is isedil or honorable that is contrary to law. He who ers does not consent. It is not law but servitede to be held by what We have not consented to not what is said, but libertis 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 Freemen orslaves. There is us disputing againstor denying principals, unequal things ought not to be joined. word of mouth flies away, things written remain, the law is opposed to perpetuities. Plain that need not be proved. Every jurisdiction has its own limits. He who was his own right harms no one. He hhodoes not blame appraces. He who does not speak freely trath, is a betrayer of truthe He aho is silent appears to consent.

principals authorities (3053 certified tohd whet is necessary is lawrel. ahat is mire cannot be taken anay without my consent. Whenever the interpretation between liberty and slavery is doubtful, the decision must be infavorat liberty. In default of the law, the maximules. Amandate of an legal thing is word. Remedies for rights are ever favorably extended. Let the principal ansuler. To write is toact. Silence shores Consent, That is the highest law which favor religion, the reason is strongest which opliates infavor obveligion things are dissolved as they may be contracted. When the law fails to Serve as a vale, almost everything should be saspected, used things are as no things, when the foundation fails all fails. in proprie persona, Seri juris, without recourse, without prejudice, benediciary, Heir of the Creator, Administrator Himas David the as Deg tof

Certificatolha (10816) Declaration, Notice and Affidavitos Stipulation adagreement For the purposes of this Declaration, notice and Africlauit, STATE OF WESTUIRGINIA a kg. State of West Virginia a. k. G. WEST VIRGINIA a. K. a. Vest Virginia, Poreignagent, Preign person and foreignentity, d. ba. STATE OF WEST UIREENTA also d. ba. State of West Virghia also d.b. 9 WEST VIRGENIA also d.b. Q. West Virginia, any and all letter variations as the same, and any and all randations of capacities, jurisdictions, law forms, venues and standings, any and all creations by, of, through and from, private Br profit subcontractors and persons, providing quasigavernmental services and purporting to be lawfal governments, and all other known and unknown corporate, military, ecclesiastical and commercial entities and all principals, egents, associated successors, hereinester referred to as defadded and dishonored WU. any and all filings and documents, public and private, by thomas David they of Deegan in reference to, cose# 15-0491, alleged case # 11-F-14 and alleged case # 15-m 54F-00 463 are uneby restated in their entirety, and incorporated herein, as it set both in fall. By these Presents, I, Thomas Dowood House of Deepan, under full hability and complete transparence, suijaris, do Declare, Dapose and Attest to the following unrebutted facts, stipletions and agreenents no and onever more, to still at Thomas David House of Deegan is not a party to 40 the U.S. CONSTITUTION and/or the STATE OF WESTUTRGINIA CONSTITUTION; . Thomas David tous of Deegan is not a signetary + strose social compacts; • thomas Davidbage at Degan is not named in any

Stipulation (20816) Certified to had of the alleged MAGESTRATE COURT COUNTY OF WOD COUNTY OF WOOD, STATE DEWESTUINGINFA and/or UNITED STATES etcetera, acts, codes, by laws, laws, ordinances, regulations «All alleged agents, contractors, employees, civil servaits, afficers, public servants and/or representatives etatera of the MAGISTRATE COURT COUNTY OF WOOD, COUNTY OF WELD, STATE OF WEST VIRGINIA, LINITED STATES et cetera have elemally, perpetually and brever failed to prove how cany licity attachment of their respective alleged private, corporate gets, codes, by laws, laws, ordinances, regulations and/or statutes et cetera apply/attach/ sperate upon thomas Dowid House Of Wagan; · The Alleged CONSTITUTED OF THE UNITED STATES and alleged STATE OF WEST UIRGENIA CONSTITUTION do not operate upon themes Devict House of Deeper · Thimas David these of Deefan is not bound by any institutions formed by my fellowmen without my consert; "Thomas Sound House as Deiguin, as one of the prilate, sentient and So vereign People, cannot be named in any alleged MAGISTRATE COURT COUNTY OF WOOD, COUNTY OF WOOD, STATE DE WEST VERGINIA, LINITED STATES, et cetera acts, codes, by Jaws, laws, ordinanas, regulations and for statutes, et cetera as merely person or any person; · The alleged MAGISTRATE (DUPT COUNTY OF WODD, COUNTY OF WODD) STATE OFWEST UIRGINIA, UNITED STATES, et celerg were fare artificial persons, an abstraction and creature of the mind only and can foold only interface with other artificial persons, and the legal manifestation is that no gavernment, as well as any allegod law, acts, codes, by laws, ordinance, regulation, statute, a suce, a ject, court, environment jurisdiction, venue et cetera can concern itselt with

Certifical taha stipulation (308(6) completes other than corporate, artificial persons and the contracts between them; · the ACCUSED/DEFENDANT at any time as identified on Anyfall commercial instruments, et cetera, is the corporate artificial person, enslegis, Cisis being commercially charged and posented within a civilly dead, corporate, military, compercial and imaginary court. · The alleged MAGISTRATE COURT COUNTY OF WOOD COUNTY OF WOD, STATE OF WEST VIRGINIA, UNITED STATES, et cetera are Operating commercially militarily and Landessly outside the alleged Organic Constitution for the United States of America C1819 and the Organic Declaration of Independence in many regards, including, bet not limited tor demanding payment of frandelent debts in monies other than gold and silver cain, and the prosecutions under an maginary, foreign jurisdiction other than guaranteed, preserved and Frote Cleal by the alleged Organic Constitution for The United States of America C1819 and the Organic Declaration of Independence; "The alleged MAGISTRATE COURT DE WOOD COUNTY, COUNTY OF WOOD, STATE OF WEST VIRGINIA, LINITED STATE'S, effective is/ar Flagantly and violently, and have flagrantly and violently, violated their respective alleged Constitutional eacths in desending supporting and uphilding the Alleged SUPREMELAW OF THE Land, and as Such, has declared war on the living souls for America and thimas David House of Deepan, and the alleged Dyganic Constitution for the United states of Antrica and the Organic Declaration of Todependence; there are, the alleged agents, contractors, employees, civil seriants, officers, public servants prepresentatives et cetera of the alleged MAGISTRATE COURT COUNTY OF WOD, COUNTY OF WODD, STATE OF WEST D'Izinia UNITEDSTATES efectera have computed various criminal acts, including, but not insted to, fraud, fraudulent commercial

Stipulation Certified tolhad 408 (6) transactions, dealings, in Struments, documents, presentments, charges, et alera, assault, assaultand bettery, kidnapping, un aufil detention, terroristic threaty sedition, traison endlar conspiracy to commit all of the aborementioned and are pasonally bable, both criminally and civily, publicly and privately; · Homes David this of Deepan is not an artificial / corporate person/ entity and therein thomas David House of Deepa- is torigin to the alleged military, connercial, corporate crtificial and imaginary courts, jurisdictions, venues, environments, et alera, There's David three of Deepan is therefore outside the requirements at the alleged acts, codes, by laws, laws, ordinances, regulations and statutes, et cetera and above the alleged MAGTISTRATE COURT COURTY OF WOOD COUNTY OF WOOD, STATE OF WEST UIRGINIA, LINITED STATES, etcetera, being one of the private, sentient, sovereign fiving souls for America, having no lander contract/agreement, with any of the aforementioned illegal, unchastered and unlanful toreign, connercial, military fictional entities; "Thomas Savid House of Deeper has lived all of his life under ilegal and unlanded emergency rule; This David House of Dee jan's God Siven freedoms, rights, privileges, immunities, etcetera and governmental procedures preserved and protected by the alleged Organic Constitution for the United States of America CISIP and the Organic Declaration of Independence bowe been illegally and un autility abridged by laws brought into borce be imaginary and pre-conceived states of national energence (causing a joss fraud, among nong other Things, against momer David touse of Deepan and the Liling Souls of America; "The Alleged UNITED STATES went bank rupt in 1933 and was declared so by alleged PRESEDENT ROOSEVELT by EXECUTIVE

Certifiedtelhel Stopalation (5086) Orders 6073, 6102, 6211 and by EXECUTEVE ORDER 6260 on March 9th, 1933; · the Alleged STATE OF WEST VIRGINIA pledged flefaith and credit there as to the aid of the alleged notional government, curch formed numerous sacialist committees and be came insolvent; And further aided and abetted the removal of gold and silvercoin from " The Alleged MAGT STRATE (DURT COUNTY OF WOD) COUNTY OF WOD) STATE OF WESTVERGENER, UNITED THES, etcelera and The alleged agents, contractors, employees, civilservants, afficers, public servats representatives, et cetera thereas, are, and have, plagrantly, willfally and viplently vislating the Alleged Organic Constitution for the United Stattes of America (1819, and the Organic Declaration of Independence; . There can be no limitation on the power of themas David House of Deepan in his private, sertient and saereign capacity; · He alleged MAGISTRATE COURT COUNTY OF WOOD, COUNTY OF WOOD, STATE OF WEST VIRGINIA, UNITED STATES, et cetera by incorporating did lay down its sovereighty jifthey had any and take on Ethe character I that of a private person; And they can exercise no power which is not derived for Meir Respective illegal, canceled and unlanded corporate charter, of course being in Fullcompliance to the alleged Doganic Constitution for the United States of America C1819 and the alleged Organic Declaration of Independence and the Constitution of West Unginia C1863 and things David House of Deejan's God given freedoms, rights, privileges, implunities, et cetera · The prints and facts stated in #11 Redused for Cause, without dishonor, are the and correct as applied to the commercial scheme/game/trand trick etera being orchestrated upon both the artoficial corporate

stipulation (edsto) Certifiedtelhd person and this David Huse of Deepan and the other Living Souls for America ? . Therefore the alleged MAGESTRATE COUNTY OF WOD, COUNTY OF WOOD, STATEOF WESTVIRGINIA, UNITEDSTATES, et alera agree Thatany and all commercial instruments / presentments Charges let cetera only initiated an action, and the same was/is Filed against an artificial, corporate fiction/person within a trandulent, compercial scheme frand/game/trick etcetera and NOT upon Thomas David Houx of Deegas in hisprivate, sertient and sale neigh capacity; And therefore thomas David House of Degan has absolutely no hawful liability/attachment, or legal l'ability attachment what soeverto the Alleged MAGISTRAFECT. LOUNTY OF WOOD, COUNTY OF WOOD, STATE OF WEST VERGINIA, UNITED STATES, etcetera, and the alleged a sente, contractors, employees, civil servants, o Sficers, public servants, representatives, et atera thereof · Automatic Payment Schedule in effect from 2011 and 2013; · Thomas David House of Deega- has Clean Hands in all Inallers pertaining to/for/against the Alleged MAGISTRATE COURT (JUNTY OF WOOD, COUNTY OF WOOD, STATE OF WEST VIRGINIA, UNITED STATES, etcetera and the alleged agents, contractors, employees, civil servants, officers, public servants, representatives, et cetera, theread, • The Revacation Regission fAmulment/ Repeal / Cancellation / Usiding/etaters of All of Thomas David House of Deepairs signatures) (autoproph(s), as pertaining only to ANY/A/ alleged MAGISTRATE COURTS (OUNTY OF WOOD, COUNTY OF WOOD, STATE OF WEST? VIRGINIA, UNITED STATES etceforere, commercial instruments; decements/presentments/charges/etcoterg and/or any and all

certified take

Stipulation

(70516) alleged MAGISTRATE COURT COUNTY OF WOOD, COUNTY OF WODD, STATE of WEST UDRGINIA, UNITED STATES, et cetera dicuments are hereby COMPLETELY, FULLY UNCONDITIONALLY Curd FOR EUER Acknowledged and Accepted by the alleged abovenestioned Fictional communial, military, Sweign and violent entities and thealleged agents, contractors, employees, civil servants, oblicars, publicisements, representatives, etcetera thereast; " The defaulted and dishonored WV agrees and stipulates that there are no police authorities that are absolutely compliant with the Constitution for the United States of America C1819 and the Constitution at west Dirginia c1863. " The defaulted and tishinored WU agrees and stippedates that the UNITED STATES CONGRESS has no anthonity to doclare the real-men with hands and legs of and for, the United States of America as energies of their own nation? " The detailted and dishonoved WU agrees and stipulates that the purported STATE DE WEST UTRGENER, and all devications, its political subdivisions, notrumentalities, private for prodit subcontractors providing yournment services and purporting tobe law ful government fictions of law, et cetera are not in absolute compliance to the Drizinal contracts, The Constitution for the United States of America C1819 and the Constitution of West Virginia 1863; "The defaulted and dishonored we agrees and stipulates that any persons purporting to hold Office or position within the purported STATE DEWESTUIRGINIA, and all derivatives, and it spolitical subdivisions In strumentalities, private by prosit subcontractors providing governmental services and purporting to be lander government, fictions of Law, etcetara, Cere not in absolute compliance to The Original Contracts the Constitution for the United States of America C1819 and the constitution of West Digniacisto?

Certified tolltd

Stipulation

(808/6)

The desculted and dishonored WV agrees and stipulates that any persons purporting to hold Office or position within the purported STATE OF WEST U.TRGINIA, all devicatives thereof, and its political subdivisions, instrumentalities, private for profit Subcentractors providing sovernmental services and purporting to be lawful government, and sictions as law, etcetora are not holding any constitutional Office or position of authority and roght; "The desculted and dishonored WU agrees and stipalates that Cebslately no custority was granted to any creatize of the mind, via the Constitution for the United States of America C1819 or the Constitution of West Virginia C1863, to rule acr, or interfere in the private lives and doalings of real-men withhands and lefs; · The desaulted and dishonored WU agrees and stipulates that the private for profit subcontractors providing government services and purporting to be langul government are not authorized atall by the Original Contracts, the Constitution for the United States of America C 1819 and the Constitution of West Virginia CIEG3; · The defaulted and dishonored WU agrees and stipulates that absolutely none of the private Sorprofit subcontractors providing government services and purporting to be langul government are in absolute compliance with the Constitution for the United States of America C1819 and/or the Constitution of West Virginia C1863-· The cle saulted and dis honored Wegrees and stipulates that absolutely none of the persons purporting to hold Office of position within the purported STATE OF WEST VIRGENTA, all derivatives thereof, at its political subdivisions, instrumentalities, private for profit Subcontractors prouding government services and purporting to be lautul Sovernment, and fictions of law, et alerg have taken and subscribed and upheld a Landal Oath to the Constitution for the United States

certified taka Stoperlation (90F10) Of America (1819 and the Constitution of West Virginia (1863, · The defaited and dishonored we agrees and stipulates that all persons purporting to hold office or position within the perported STATE DEWEST UIRGINIA, and all donivatives thereos, and its political subdivisions, instrumentalities, private for profit subcontractors praiding gavernment services and purporting to be lougel government, and fictions of low, et cetera are operating and conducting business with frond and deceit in their repective day to day operations and activities; adjoint any all all · The defaulted and dishonored WU 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 polotical subdivisions, instrumentalities, prolate for profit subcontractors providing government services and purporting to be law ful gavernment, and Sictions of low, etcetera have absolutely no authority to aid and abet the purported UNITYED STATES CONGRESS in enforcing, and commercially benefitting from, Martial Rule and the Laws of War of energy compostants against real-men with hands and legs; · The defaulted and dishonored WU 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 prodit subcontractors providing sovernment services and purporting to be law sol government, and fictions of law, etceterg. are absolutely not authorized to maintain and operate military tribunds, military prisonsand military police endoroment against real men with hards add legs; . The detailted and dishonored WU agrees and stipulates that Certified toha

Stipulation

(106810)

any persons purporting to hold office on position within the purported STATE OF WEST UTRGENTA, 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, etcelera are absolitely not authorized to own our children and fellow real-men with hands and legs; • The defaulted and dishonored WV agrees and stipelates that how work of the inservented for any invisidiction other

no applicit authority was granted for any jurisdiction other than the unwritten common law and equity to be implemented and utilized within the borders of West Virginia by the Original Contracts, the constitution for the United States of America CIS19 and the Constitution of WO CI863; "The defaulted and dish onired WV agrees and stipulates that absolutely no explicit maken prohibitum authority was granted to operate, indict and/or interface with/against real-men with hands and less, not in service of government by the Original Contracts, the Constitution for the United States of America CIS19 and the Constitution for the United States of with hands and less, not in service of government by the Original Contracts, the Constitution for the United States of America CIS19 and the Constitution for the United States of America CIS19 and the Constitution for the United States of America CIS19 and the Constitution for the United States of America CIS19 and the Constitution for the United States of America CIS19 and the Constitution for the United States of America CIS19 and the Constitution for the United States of America CIS19 and the Constitution for the United States of America CIS19 and the Constitution for the United States of America CIS19 and the Constitution for the United States of America CIS19 and the Constitution for the United States of America CIS19 and the Constitution for the United States of America CIS19 and the Constitution for the United States of America CIS19 and the Constitution for the United States of America CIS19 and the Constitution for the United States of America CIS19 and the Constitution for the United States of there is absolutely no Constitution of Authority Jor their Operation in bank rupta and under martial rule and/or provial

• the defaulted and dishonized we agrees and stipulates that there is absolutely no Constitutional Authority for the ignoring, hampering, or vidating the God-siver right to expande and repatriate to anything, whether fictional reality Of our own freewill choice; Certified take stipulation

"The defaulted and dishonored WU agrees and stipulates that the STATE OF WEST VERGENER, all device thereas, and its principals, agents, assigns, successors thereas, have been, and are presently, using legaleseeind wordplay, otherwise known as trand, to work their way around the interit and factuality of real-men with hands and legs' Sociencign Authority, enabling and terroristic crimes against our selves and our follow Brothers and Sisters;

(110510)

• the defaultechand distanced WU agrees and stipulates that the STATE OF WEST UIRGENTA, all device tires 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, Oblightions and responsibilities as public servants and public trustees;

• The defail fed and dishonored WU agrees and stipulates that the STATE OF WEST UTRGENTA, all devicatives mereds, and its principals, a sents, a ssigns, successors thereof, have been, and are presently, aiding and abetting other foreign agents to allow interactional money changers, and their agents, to indifficate, destroy rape and pillage, at will, under thread is an lawful imprisonment and jor death;

• The defaulted and dishon ored we grees and stipulates that the STATE DF WEST VIRGINIA, all derivatives thereof, adits principals, agents, assigns, successors thereof, have been, and are presently, aiding and abetting the kidnapping of our children under various fraudulent and for protit commercial schemes; "The desaulted addishon ored W agrees and stipulates that Certified tahe

Stipulation

(20516)

the STATE OF WEST VIRGINIA, all derivatives there at, and its principals, agents, assigns, successors thereos, have been, and are presently, aiding and surthering 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 distionered we agrees and stipplates that the STATE OF WEST UERGENIA, all derivatives thereof, and its principals, agents, assigns, successors thereas, have been, and are presently, aiding and fur theiring the unlaw & legislating trom the beach of military judges and military jurisdiction in absolute defiance and breach as the Original Contracts in Sur therance at a frandulent commercial scheme; . The defaulted and dishonored Wagrees and stipulates that the STATE OF WEST VIRGINIA, all derivatives thereos and its principals, agents, assigne, successors Thereas, have been and are presently, placing our jails and prisons under the control and authority of military tribunals, and the military judges thereat, in furtherance of a frandulent commercial'scheme ; . The defaulted and dishonored WU agrees and stipulates that the STATEOF WEST UIRGINIA all derivatives there of and its principals, agents, assigns, successors thereof, have been and are presently, giving fictional entities endless authority and legal protection to repeand pillage our land, environment and tellow Brothers and Sisters; • The defaulted and dishonored we apres and stipulates that the

STATE OF WEST UIRGINIA, all derivatives thereof, and its principals, agents, assigns, successors thereof, have been, and are presently, breaching the contractual daths to support,

Certificeltaha (130816) Stipulation uphold and cledend 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 WU agrees and stipulates that the STATE OF WESTVIRGINIA, all derivatives thereas, and its principals, agents, assigns, successors there of have been, and are presently, creating and blending jurisdictions not expressly permitted by our Original Contracts to perpetrate fraudulent and vident interactions; · The defaulted and dishonored WU agrees and stipulates that The STATE OF WEST UIRGINIA, all derivatives theread, and its principals, agents, assigne, successors thereof, have been, and are presently, Swearing and affirming false cathy to attempt to legally evade the public servants and public trustees " contractual duties obligations and responsibilities; · The defaulted and dishonored WU 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 undere presently operating as the UNITED STATES and UNITED NATIONS; " The defaulted and dishonored wagrees and stipulates that the STATE OF WEST UIRGINIA, all derivatives thereas, and its principals, agents, essign, successors theread, have been, and are presently, legislating so-called crimes not expressly permitted by our Original Contracts;

Certified tolkd

Stipulation

(14.0816)

"The defaulted and dishonored w vagrees and stipulates that the STATE OF WESTVIRGENIA, all derivatives thereof, and its principals, agents assigns, successors theread, 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 Almight y Author of All; . The detaultedand is how red Wagrees and stipulates that the following public record docements are absolute truth and fact in law, at law and otherwise universally as they have never been rebutted, to wit: Attadavit of Truth, Book 2 page 62-71 entered in wood County-Enve butted and unrebuttable). · Affidavit - rom. # 2009 3410 0001 55034947 (unvehilled and anredbuttable) also set one monetary pay scale; · Indicial notice of Acceptance of Constitutions and Oathos) OF Office-rim. # 7009 3410 0001 5503 6088; · Rebusal for Cause, Challenge to Turisdiction, Public Law Demandr.m. # 7009 3400 000/ 5502 0155 (invebitted and unrebuttable); · Precept-r.m. # 2009 3410 0001 5502 5075 (unrebutted and invebuttable). · Administrative Notice and Demand, Writ of Emor: Coram Mabis, Men orandum in Law-r. m# 70/11570 003 5497 3162; · Affidavitad negative Avernent - r.m. # 2011 1520 003 5487 3162 (unrebutted and unrebuttable); · Declaration of Independence; Affidacit of Expetriction/Repatriction Affidacit of Denial of Corporate Existence r.m. # 70111520002 54923162 (unrebutted and unrebuttable);

certified take Stipulation (Sof (9) " Objection to Jurisdiction - r.m. # 201/1570 0003 5492 3/62 (unrebutted and unrebutlable); · notice of lack of durisdiction and Affidavit of Truth - v.m. # 2011 1570 0003 5497 3162 (unrebutted and unrebuttable). · Courtesy Notice - thirteenth day of March, in the year of my Lord two thousand thir fees (unrebutted and unrebutteble); · Demand and Order Cease and Desist; Notice of Commercial destaut and dishonor; second and Final Courtesy notice; Sicteenth day as July, in the year as my Lord two thousand thir teen (unreputed and inrebuttable); · Public and Private Notice of Experiation, Publicand Private Notice of Repatriation, Order of Cease and Desist, nineteenth day of September, in the year of my Lord two this send thirteen, (unrebutedansebutlable); · U.C. perpetuity filing # 2000 43/35 and allomendments "here to (crone butte chand unrebuttable); · Apostolic letter issued moty proprio 7-11-2013; · Rebuttel of silent presumptions, seventeenth day of August, in the year of my Cord two thousand fourteen, (unanswered); · Affidavit of thomas David (touse of Deegan, twenty first day of August, in the year of my cord two thousand fourteen, (invebutted and unrebuttable); · Redusal for cause of Dishonor, Challenge of Jurisdiction, October, in the year of my Lord two Hisugard fifteen, (unrebutted); (unrebutted); · Federal complaint case # 2:15-CU-13638; · Points and Authorities in Support of Affidaut for non corporate status, Affidavit for non corporate status, Declaration

Certified tolhal [160+16] Stipulation and Notice of Abatement in Law and Equity Declaration and notice 25 non-appearance, Declaration and Notice of Divine Visitation under Divine Authority under, and outsof, necessity, Rultiel corporation, Notice of Assertion in Abatement is given that no such corporation exists, Declaration of Notice of Appointment and/or Consirmation of Truster and fiduciary trustee status and capacity, served in Goon alleged court to Robin Letters and Jeson wharton on the titteenth of October, in the fear of my Lord to a thousand fifteen junanswered and inrebutable; "Acopy fascinele or ligetal scan is lawfully declared to be and original. Any omission is not a waiver, may be altered on changed at will. I, Thomas David House of Deepan, under full lichi life and Complete transparency, declare and allest that the e foregoing is true correct and complete, the truth whole truthand 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. Unas David House of Deepe /5/ (which hitted and ware buttable); Reputed for cause who we have, challenge of twisdiction, October in the year of my could two theread fifteen · Federal complaint caset# 2:15-cu-13638; · Hints and Historit is in Suggest as Alfreday I they non carrier a stotus Attichauit for inn corporate status, Relevanon

mendet Administrative Notice, Cognizance and Action Required Mandatory Judicial Notice, Cognizance and Action Toto Indicial Notice, Cognizance and Action Certified (1082) Required Based upon the following, to swit: tor your corporate, military and connercial edification and application to your fictional real monly. Trading with the Enemy Act 1917 Energency BankingRelie SACT 1933 Clearfield Datine Detrine of Clean Hands An Act concerning the Rights of American Citizens in Foreign states Victor Rabinowitz v. Robert F. Kendy, 376 US 605 International Organization Immunities Act Title 5 USC 331, 332, 333 Title D. GAR Aveign velotions 92.12-92-31 title & USC, section 148/ Title J245C, Chapter 11, section (d) Netional Buergencies Act International Emergencies Economic Powers Act Tiffelsusc, section 1-2 Case # 15-0491 in the purported WEST VIRGINIA SUPREME COURT OF APPEALS, all filings thereto and the neos are restated in their entirety, and incorporated herein, as if set forth in Full. the followings documents are here by restated in their entirety, and incorporated herein, as it set for thin full, to Weto · Points and Authorities in support of Affidavitor non Corporate status; · Affidavit for non corporate status; · Declaration and notice of A patement in Laward Equity;

indicial notice (2012) Cortified Totto · Declaration and Motile of Non - Appearance, Declaration and Notice of Divine Visitation under Sivine Authority under and ortof, absolute necessity ? · Declaration and Notice of Appointment and/or Confirmation of • Nul tiel Corporation (abatement), Notice of assertion in abatement is given that no such cor porction exists. On the sixteenth day at October, in the year of my loved twothousand fifteen. A copy fascinile or digital scan is landely declared to bear Enginel. I though David torse of Segan, under fullidaility and complete transparency, do declare endallest that the forgeing is the accurate and complete, the methy whole truth and nothing but the trith, to the best as my knowledge and ghaility, schelpnie God. inpropria persona, sui junis without recourse, without prejudice, Beneficiary, Atim of the Creator, Administrator thomas David Horge at Deep 15/ any use of a notary is for while testion only and does not grant authority, jurisdictionor unce He Colours locumpare here by restated in the in in the and Theorem And Margana, 65 it set for the in full, to Rowth and Anthenin support of Altiderithorners Compressions of the Alterithesian support of Altiderithorners Athewart for non-confecte states

Bedar which and that is of A Datament in Willand Country

I, <u>*hully uclib*</u>, do hereby declare, aver, assert, attest and affirm under full liability and complete transparency that, on the <u>3046</u> day of <u>*October*</u>, in the Year of my Lord two thousand fifteen, did cause to be mailed via USPS certified mail numbered <u>7015 0640 0007 1418 3955</u> with return receipt, true, accurate and complete copies of the following documents, to wit:

1. Mandatory Administrative Notice, Cognizance and Action Required, Mandatory Judicial Notice, Cognizance and Action Required

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

3. Affidavit for non-corporate status

4. Declaration and Notice of Abatement in Law and Equity

5. Declaration and Notice of Non Appearance, Declaration and Notice of Divine Visitation, under Divine Authority, under, and out of necessity

6. Nul tiel Corporation, Notice of Assertion in Abatement is given that no such corporation exists

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

8. Declaration and Affidavit of Negative Averment

9. Principles and Authorities for all time

10. Declaration, Notice and Affidavit of Stipulation and Agreement

11. Mandatory Administrative Notice, Cognizance and Action Required, Mandatory Judicial Notice, Cognizance and Action Required

To, and upon, the following self-proclaimed, to wit:

1. Robin Waters, purported Magistrate County of Wood

Wood County Judicial Building 2 Government Square, Room 421 Parkersburg, WV 26101-5353

3. Paulina Yearego, purported Magistrate Clerk County of Wood

Wood County Justice Center 401 Second Street, Suite 12 Parkersburg, WV 26101

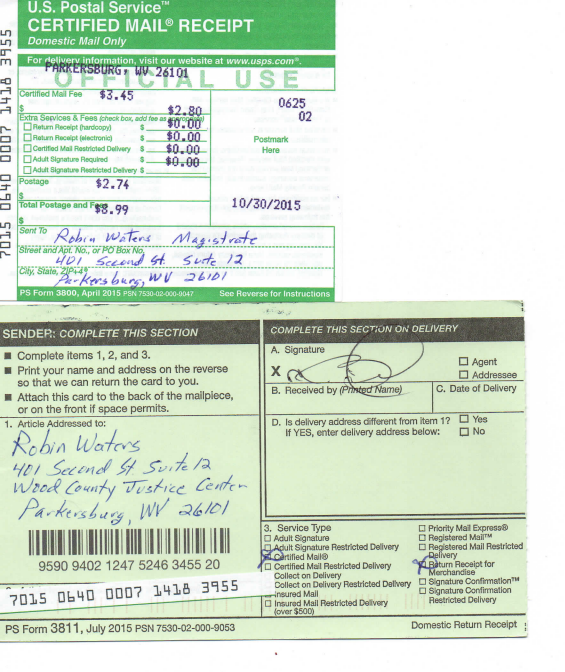
4. Carole Jones, purported Circuit Clerk County of Wood

Wood County Judicial Building 2 Government Square, Room 421 Parkersburg, WV 26101-5353

5. Jason Wharton, purported Prosecutor County of Wood

Wood County Prosecutor's Office 317 Market St. Parkersburg, WV 26101

And to all agents, principals, assigns and successors thereto, thereof and therefrom. I, ______, under full liability and complete transparency, declare and attest that the foregoing is true, accurate and complete, the truth, whole truth and nothing but the truth, to the best of my knowledge and ability, so help me God.



I, <u>Jullo Huald</u>, do hereby declare, aver, assert, attest and affirm under full liability and complete transparency that, on the <u>3044</u> day of <u>October</u>, in the Year of my Lord two thousand fifteen, did cause to be mailed via USPS certified mail numbered <u>701506400007 1418 3948</u> with return receipt, true, accurate and complete copies of the following documents, to wit:

1. Mandatory Administrative Notice, Cognizance and Action Required, Mandatory Judicial Notice, Cognizance and Action Required

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

3. Affidavit for non-corporate status

4. Declaration and Notice of Abatement in Law and Equity

5. Declaration and Notice of Non Appearance, Declaration and Notice of Divine Visitation, under Divine Authority, under, and out of necessity

6. Nul tiel Corporation, Notice of Assertion in Abatement is given that no such corporation exists

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

8. Declaration and Affidavit of Negative Averment

9. Principles and Authorities for all time

10. Declaration, Notice and Affidavit of Stipulation and Agreement

11. Mandatory Administrative Notice, Cognizance and Action Required, Mandatory Judicial Notice, Cognizance and Action Required

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1. Robin Waters, purported Magistrate County of Wood

Wood County Judicial Building 2 Government Square, Room 421 Parkersburg, WV 26101-5353

3. Paulina Yearego, purported Magistrate Clerk County of Wood

Wood County Justice Center 401 Second Street, Suite 12 Parkersburg, WV 26101

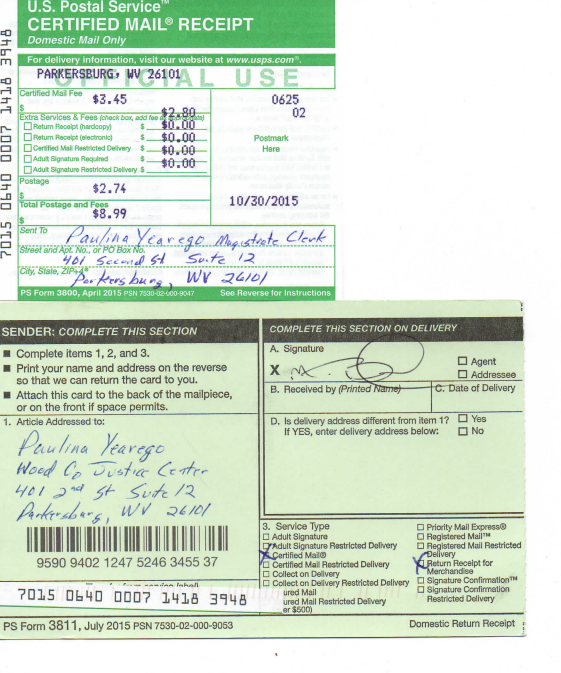
4. Carole Jones, purported Circuit Clerk County of Wood

Wood County Judicial Building 2 Government Square, Room 421 Parkersburg, WV 26101-5353

5. Jason Wharton, purported Prosecutor County of Wood

Wood County Prosecutor's Office 317 Market St. Parkersburg, WV 26101

And to all agents, principals, assigns and successors thereto, thereof and therefrom. I, ______, under full liability and complete transparency, declare and attest that the foregoing is true, accurate and complete, the truth, whole truth and nothing but the truth, to the best of my knowledge and ability, so help me God.



I, <u>*July Huckh*</u>, do hereby declare, aver, assert, attest and affirm under full liability and complete transparency that, on the <u>3044</u> day of <u>*October*</u>, in the Year of my Lord two thousand fifteen, did cause to be mailed via USPS certified mail numbered <u>70/50640 0007 1418 3931</u> with return receipt, true, accurate and complete copies of the following documents, to wit:

1. Mandatory Administrative Notice, Cognizance and Action Required, Mandatory Judicial Notice, Cognizance and Action Required

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

3. Affidavit for non-corporate status

4. Declaration and Notice of Abatement in Law and Equity

5. Declaration and Notice of Non Appearance, Declaration and Notice of Divine Visitation, under Divine Authority, under, and out of necessity

6. Nul tiel Corporation, Notice of Assertion in Abatement is given that no such corporation exists

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

8. Declaration and Affidavit of Negative Averment

9. Principles and Authorities for all time

10. Declaration, Notice and Affidavit of Stipulation and Agreement

11. Mandatory Administrative Notice, Cognizance and Action Required, Mandatory Judicial Notice, Cognizance and Action Required

To, and upon, the following self-proclaimed, to wit:

1. Robin Waters, purported Magistrate County of Wood

Wood County Judicial Building 2 Government Square, Room 421 Parkersburg, WV 26101-5353

3. Paulina Yearego, purported Magistrate Clerk County of Wood

Wood County Justice Center 401 Second Street, Suite 12 Parkersburg, WV 26101

4. Carole Jones, purported Circuit Clerk County of Wood

Wood County Judicial Building 2 Government Square, Room 421 Parkersburg, WV 26101-5353

5. Jason Wharton, purported Prosecutor County of Wood

Wood County Prosecutor's Office 317 Market St. Parkersburg, WV 26101

And to all agents, principals, assigns and successors thereto, thereof and therefrom. I, _______, under full liability and complete transparency, declare and attest that the foregoing is true, accurate and complete, the truth, whole truth and nothing but the truth, to the best of my knowledge and ability, so help me God.



I, <u>*Philly Hudh*</u>, do hereby declare, aver, assert, attest and affirm under full liability and complete transparency that, on the <u>30th</u> day of <u>*Oatobc-*</u>, in the Year of my Lord two thousand fifteen, did cause to be mailed via USPS certified mail numbered <u>7015 0640 ccor 1418 3924</u> with return receipt, true, accurate and complete copies of the following documents, to wit:

1. Mandatory Administrative Notice, Cognizance and Action Required, Mandatory Judicial Notice, Cognizance and Action Required

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

3. Affidavit for non-corporate status

4. Declaration and Notice of Abatement in Law and Equity

5. Declaration and Notice of Non Appearance, Declaration and Notice of Divine Visitation, under Divine Authority, under, and out of necessity

6. Nul tiel Corporation, Notice of Assertion in Abatement is given that no such corporation exists

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

8. Declaration and Affidavit of Negative Averment

9. Principles and Authorities for all time

10. Declaration, Notice and Affidavit of Stipulation and Agreement

11. Mandatory Administrative Notice, Cognizance and Action Required, Mandatory Judicial Notice, Cognizance and Action Required

To, and upon, the following self-proclaimed, to wit:

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3. Paulina Yearego, purported Magistrate Clerk County of Wood

Wood County Justice Center 401 Second Street, Suite 12 Parkersburg, WV 26101

4. Carole Jones, purported Circuit Clerk County of Wood

Wood County Judicial Building 2 Government Square, Room 421 Parkersburg, WV 26101-5353

5. Jason Wharton, purported Prosecutor County of Wood

Wood County Prosecutor's Office 317 Market St. Parkersburg, WV 26101

And to all agents, principals, assigns and successors thereto, thereof and therefrom. I, ______, under full liability and complete transparency, declare and attest that the foregoing is true, accurate and complete, the truth, whole truth and nothing but the truth, to the best of my knowledge and ability, so help me God.

U.S. Postal Service [™] CERTIFIED MAIL [®] RECEI	РТ
Domestic Mail Only	
For delivery information, visit our website at a	vww.usps.com [®] .
PARKERSBURG, WV 26101	USE
Certified Mail Fee \$3.45 \$ Extra Services & Fees (check box, add fee \$550000000000000000000000000000000000	0625 02
Image: Contract of the set of the s	Postmark Here
\$8.99	10/30/2015
Sent To Cavole Jones Cive Street and Apt No., or PO Box No.	P. 421
City, State, ZIP+4ª Parkersburg, WV 2610,	1-5353
PS Form 3800, April 2015 PSN 7530-02-000-9047 Se	e Reverse for Instructions
ENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
Complete items 1, 2, and 3. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece,	A. Signature X August Addressee B. Received by (Printed Name) C. Date of Delivery
or on the front if space permits. Article Addressed to:	D. Is delivery address different from item 1?
Carele Joues	If YES, enter delivery address below:
Carole Dours	
Wood Co Udicial Bldg	
Wood Co Tudicial Bldg 2 Sovernment Sq. Am 42,	
Parkersburg WV 26101-535	3
9590 9402 1247 5246 3455 68	3. Service Type □ Priority Mail Express® □ Adult Signature □ Registered Mail™ □ Adult Signature Restricted Delivery □ Registered Mail™ □ Certified Mail® □ Registered Mail Restricted Delivery □ Certified Mail Restricted Delivery □ Return Receipt for □ Cellect on Delivery □ Return Receipt for
Article Number (Transfer from service label)	□ Collect on Delivery Restricted Delivery □ Signature Confirmation™
0500400071118392	Insured Mail Restricted Delivery Restricted Delivery
	(over \$500)
S Form 3811, July 2015 PSN 7530-02-000-9053	Domestic Return Receipt

I, ______, do hereby declare, aver, assert, attest and affirm under full liability and complete transparency that, on the ________ day of _______, in the Year of my Lord two thousand fifteen, did cause to be mailed via USPS certified mail numbered _______ $\frac{90/5}{0000} \frac{0000}{148} \frac{39}{7}$ with return receipt, true, accurate and complete copies of the following documents, to wit:

1. Mandatory Administrative Notice, Cognizance and Action Required, Mandatory Judicial Notice, Cognizance and Action Required

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

3. Affidavit for non-corporate status

4. Declaration and Notice of Abatement in Law and Equity

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To, and upon, the following self-proclaimed, to wit:

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Wood County Prosecutor's Office 317 Market St. Parkersburg, WV 26101

And to all agents, principals, assigns and successors thereto, thereof and therefrom. I, ______, under full liability and complete transparency, declare and attest that the foregoing is true, accurate and complete, the truth, whole truth and nothing but the truth, to the best of my knowledge and ability, so help me God.

