

certified & Hc
Mandatory Administrative Notice, Cognizance and Action Required,
(1081)

Mandatory Judicial notice, Cognizance and Action Required;

All based upon the following, to wit:

for your corporate, military and commercial edification
and application to your fictional realm.

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

- Declaration and Notice of Rebuttals of the Silent Presumptions of Law;
- Any and All Declarations of Service heretofore issued;
- Declaration and Notice of Commercial Default and Dishonor,
- Declaration and Notice of Demand for production,
- Demand and Order of Cease and Desist
- Second, Final Notice, opportunity to Cure, Second, Final Notice Refusal for cause without dishonor, Second, Final Public Law Demand, Revocation of any/all signatures
- on the fourth day of November, in the Year of my Lord two thousand fifteen.

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

A copy, facsimile or digital scan is hereby declared to be an original.
Sui juris, Administrator, Heir of the Creator, General
Executor, General Custodian, Beneficiary, w/o prejudice, w/o recourse
Thomas David House of Deep //

Declaration and Notice of Rebuttals of the Silent
Presumptions of Law

1084
Certified & filed

I, Thomas David House of Deegan, proceeding by, and under, Divine Authority, sui juris, by these Presents knowingly, willingly and intelligently, under full liability and complete transparency, Declare, Proclaim, Deposit, Attest and Publish, on and for, the Public and Creation Wide Record, the following, to wit:

1. Presumption of Public Record - I, Thomas David House of Deegan, declare that I am visiting any and all private courts under coercion, threats and duress. The Silent presumption of law is that I have agreed to be before a private court. This presumption is absolutely hereby rebutted and this, and all, alleged matters, are and will be conducted and recorded in a Public environment, jurisdiction, venue, law form, court, standing and capacity, a permanent part of the Public record and is Public Notice Creation-wide, ab initio, in perpetuity.

2. Presumption of Public Service - I, Thomas David House of Deegan, declare that I am absolutely rebutting the possibility of this alleged matter at hand being a private matter. Any and all Living Souls, persons and creatures of the mind involved with investigating the alleged matter at hand are deemed to be in the Public Service as public servants and public trustees, ab initio, in perpetuity;

3. Presumptions of Public Oaths - I, Thomas David House of Deegan, declare that the possibility of this alleged matter at hand being governed by private oaths is absolutely rebutted. Any and all alleged public servants/public trustees are required to state all sworn oaths, both public and private, on and for Rebuttals

the Public and Creation-Wode Record.

2084
cont'd

4. Presumption of Immunity - I, Thomas David House of Deegan, declare that the possibility of immunity is absolutely rebutted. Any and all Living Souls acting as an agent for a corporation, fiction of law, and/or creature of the mind is wholly responsible personally for their actions on behalf of the aforementioned. Any and all actions taken by, and inactions not taken, by such causing myself injury of any degree, be it physical, monetary, mental, Shall incur a Declaration of Injury, including but not limited to, Financial Penalties, ab initio, in perpetuity;

5. Presumption of Summons - I, Thomas David House of Deegan, declare that I am absolutely rebutting, rejecting and refusing the alleged complaint, warrants, orders, et cetera, on this occasion, all past occasions and all future occasions. Furthermore, at no time am I "appearing", silent, accepting, acknowledging, consenting, absent, et cetera, with regard to any and all alleged matters at hand, ab initio, in perpetuity;

6. Presumption of Custody - I, Thomas David House of Deegan, declare that I am absolutely rebutting this presumption. I am alive and well. I am not a thing. I am not in custody by/bst Custodians and/or Guardians. I am not a persons', corporations' and/or fictional entities' property. Under no circumstances may I be detained in any way, shape or form at anytime and/or any place, nor at anytime past, present and future, ab initio, in perpetuity;

7. Presumption of Court of Guardians - I, Thomas David House of Deegan, declare that I am absolutely rebutting this presumption. I am at all times and all places the General Executor, Administrator and General Castodian of all of my affairs.

Rebuttals

I am not a subject of, or to, any Living Soul, person, corporation and/or fictional entity, nor subject of, or to, anything emanating from the same, ab initio, in perpetuity;

8. Presumption of Court of Trustees - I, Thomas David House of Deegan, declare that I am absolutely rebutting this presumption. Absolutely no jurisdiction may be claimed over me by any and all persons, Living Souls, corporations and/or fictional entities at any time and any place. The office of trustee is absolutely rejected. Furthermore, the need for each of us to be good neighbors is acknowledged by the Laws of Nature and the Almighty Author of All and my personal and individual will, ab initio, in perpetuity;

9. Presumption of Government acting as both Executor and Beneficiary - I, Thomas David House of Deegan, declare that I am absolutely rebutting this presumption. I am at all times and all places the Administrator, General Executor, General Guardian and Beneficiary in regard to all matters regarding, and pertaining to, my flesh and blood Living Soul. I do not accept, acknowledge you or your created fictions, nor do I consent to anything the same may do, ab initio, in perpetuity;

10. Presumption of Executor de Son Tort - I, Thomas David House of Deegan, declare that I am absolutely rebutting this presumption. At no time may any Living Soul, person, corporation and/or fiction of law attempt, or in fact, assume the role of Executor and demand my appearance or anything else, at anytime and any place. No appearance or anything else will ever be granted. I will not appear nor follow alleged orders of any kind or nature because I am not subject

Certified & Htd

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to any living soul, person, corporation and/or fiction of law
at any time and/or any place.

11. Presumption of Incompetence - I, Thomas David House
of Deegan, declare that I am absolutely rebutting this
presumption. I am at all times and all places
competent to handle any and all matters and affairs
pertaining to, and concerning, myself as Administrator,
General Executor, General Custodian and Beneficiary, ab
 initio, in perpetuity;

12. Presumption of Guilt - I, Thomas David House of Deegan,
declare that I am absolutely rebutting this presumption.
Under no circumstances, regardless of time or place, is a
presumption of guilt allowed or permitted. Furthermore,
under no circumstances, regardless of time or place, may any
financial matters and/or transactions occur, or attempt to
be issued, regarding myself and my property, ab initio,
in perpetuity.

A copy, facsimile and digital scan are lawfully declared to be an
Original. Any omission is not a waiver. May be altered at will.
I, Thomas David House of Deegan, under full liability and complete trans-
parency, do hereby 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.

Suijoris, Heir of the Creator, Administrator, General Executor,
General Custodian, Beneficiary, without recourse, without prejudice
Thomas David House of Deegan /S/

Rebuttals

Declaration and notice of Commercial Default and Dishonor
Declaration and Notice of Demand for Production

(088)

Demand and Order of Cease and Desist

On the third day of November, in the year of my Lord two thousand fifteen.

TO: purported STATE 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.c. State of West Virginia also d.b.a. WEST VIRGINIA also d.b.a. West Virginia, any and all letter variations of the same, 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 WO;

Purported COUNTY OF WOOD a.k.a. WOOD COUNTY, foreign entity, d.b.a COUNTY OF WOOD also d.b.a. WOOD COUNTY, any and all letter variations of the same, any and all variations of capacities, jurisdictions, law forms, venues, and standings, all instrumentalities including but not limited to, MAGISTRATE COURT, CIRCUIT COURT, PROSECUTOR, all alleged and unproven; and all principals, agent, assigns, successors, etc., all of the aforesaid mentioned by and through the following purported, towit: John D. Beane, Jason Wharton, Robin Waters, CIRCUIT CLERK, MAGISTRATE CLERK, Patrick Morrissey, Earl Ray Tomblin, all in every capacity, standing, jurisdiction venue and law form, known and unknown hereinabove referred to as defaulted and dishonored WO.

certified & dhd CEO

Any and all documents as stated in second revised (2088)
for cause, without dishonor second day of November, in the
Year of my Lord two thousand fifteen are hereby restated
in their entirety, and incorporated herein, as is set forth
in full as an integral part of the following, to wit:

I, Thomas David House of Deegan, have received and
returned (refused for cause, without dishonor) several documents
that purports to be warrants, complaint, affidavit, et cetera,
which are really nothing more than an unsolicited,
fraudulent commercial charge from ~~two~~ entities
masquerading as government identifying itself under many
different names, including but not limited to, MAGISTRATE
COURT, STATE OF WEST VIRGINIA, COUNTY OF
WOOD.

As a private, sentient Living Soul, Heir of my Creator and
Administrator of all that which is mine, sojourning
with my Creator through this earthly environment, and
at sometime, and all times, sojourning on Heavenly Soil that
some mistakenly refer to as West Virginia, I would be more
than happy, as Administrator, to comply with the
aforementioned alleged warrants, complaints, affidavits, et cetera
as soon as I receive the following documents from you-
selves, to wit:

The purported/alleged papers mentioned before (commercial charges)
are rejected without dishonor and pursuant to Public
Policy UCC 3-501, and any and all local, state, national
and international equivalents. Pursuant to said public policy,
I hereby demand that you produce and present, to wit:
1. Your identification, public policy UCC 3-501, all "STATE OF"
local, national and international equivalents, sworn by wet-ink
certified to be true

Signature, signed under the penalty of perjury and ³⁰⁸⁸ full liability under the alleged laws of the alleged United States of America c1819, and alleged STATE OF WEST VIRGINIA that the foregoing is a true and accurate copy of your identification registered with the appropriate public and alleged government offices and agencies;

2. Your employee identification number, public policy UCC 3-501, all "STATE OF", local, national and international equivalents, sworn by wet-ink signature, signed under the penalty of perjury and full liability, under the alleged laws of the alleged United States of America c1819 and the alleged STATE OF WEST VIRGINIA that the foregoing is a true and accurate copy of your employee identification number registered with the appropriate public and alleged government offices and agencies;

3. Your Oath, sworn by wet-ink signature, signed under the penalty of perjury and full liability under the alleged laws of the alleged United States of America c1819 and the alleged STATE OF WEST VIRGINIA that the foregoing is a true and accurate copy of the Original Oath recorded with the appropriate public and alleged government offices and agencies;

4. Your valid Bond, sworn by wet-ink signature, signed under the penalty of perjury and full liability under the alleged laws of the alleged United States of America c1819 and the alleged STATE OF WEST VIRGINIA that the foregoing is a true and accurate copy of the original valid bond recorded with the appropriate public and alleged government offices and agencies;

5. the accommodation agreement, public policy UCC3-419, All "STATE OF", local, national and international equivalents, authorizing how to represent and present on behalf of STATE OF WEST VIRGINIA, COUNTY OF WOOD, MAGISTRATE, PROSECUTOR, all alleged, all defaulted and dishonored w/c, inclusive of any cause certified fhd

4088

department, agency, office, instrumentality and
creation thereof, but certainly not limited to the aforementioned,
sworn by wet-ink signature, signed under the penalty of perjury

and full liability under the alleged laws of the alleged
United States of America c 1818 and alleged STATE OF
WEST VIRGINIA that the foregoing is a true and
accurate copy of the original recorded with the appropriate
public and alleged government offices and agencies;

b. The alleged statute, implementing regulation, State and
Federal register, volume and page number where a
requirement has been published that states I must comply
with an alleged action, charge, etcetera of the defaulted
and dishonored WI, regardless of whether commercial or
otherwise, from an alleged corporation without my
willing, knowing, and intelligent consent;

c. I, Thomas David House of Deegan, deny that any such
alleged statute and implementing regulation, State and
Federal register exists;

d. The alleged statute, implementing regulation, State and
Federal register, volume and page number that states and
authorizes your alleged jurisdiction over a living soul, and
his property and private land, without my willing, knowing and
intelligent consent;

e. I, Thomas David House of Deegan, deny that any such
alleged statute, implementing regulation, State and Federal
register exists;

f. An original accommodation agreement, public Policy 4CC3-419,
all "STATE OF.", local, national and international equivalents,
made knowingly, willingly and intelligently, signed by
my wet-ink signature, signed under the penalties of
perjury and full liability under the alleged laws
Certified + dld Cecde

of the alleged United States of America c 1819
and the alleged STATE OF WEST VIRGINIA

(5 of 8)

that the foregoing is true and accurate;

11. I, Thomas David House of Deegan, deny giving
willing, knowing and intelligent written consent to the
alleged STATE OF WEST VIRGINIA, and any
and all derivations, or any local, national and international
equivalents, granting authority over myself,
my private land and property, or authority to represent
me and present on my behalf, signed by my wet-ink
signature, signed under the penalties of perjury and
full liability under the alleged laws of the alleged United
States of America c 1819 and alleged STATE OF
WEST VIRGINIA that the foregoing is true
and accurate;

12. My principle of law is aligned with God's common law,
preserved, guaranteed and protected under the Declaration
of Independence and the alleged Constitution for the United
States of America c 1819, Article Four section three clause one,
governed and insured by public policy UCC 1-103 and
all "STATE OF" local, national and international equivalents;

13. Identify your principle of law, public Policy UCC 1-103, all
"STATE OF" local, national and international equivalents, that
abrogates my rights, privileges, freedoms, and immunities duly
reserved, claimed and exercised and protected as stated
herein, signed and sworn by wet ink signature, signed
under the penalties of perjury and full liability under the
alleged laws of the alleged United States of America c 1819
and Alleged STATE OF WEST VIRGINIA that the foregoing is
true and accurate;

14. I, Thomas David House of Deegan, deny that
certified to H.D. Cease

you can produce the proof and documents (608) as demanded in number one through thirteen above;

15. I, Thomas David House of Seeger, deny that any/all alleged defaulted and dishonored w/o, et cetera, alleged local, "STATE OF.", national and international equivalents, by and through its alleged agents, assignees, principals, successors, agencies, departments, officers, et cetera, can produce the proof and documents as demanded in number one through fourteen above;

16. I, Thomas David House of Seeger, do hereby DEMAND that you produce the proof and documents as demanded in number one through fifteen above, separately point by point, with specificity and particularity.

17. CAVEAT: Your failure to produce the proof and documentation as demanded in numbers one through sixteen above renders the above allegations, denials and your inability or unwillingness to produce as a matter of truth, as a matter of fact, as a matter of Law, and as a matter of public policy, resulting in the issuance of an affidavit of dishonor pursuant to public policy UCC 3-505.

Three (3) days, inclusive of receipt, is given for rebuttal, permanent default and dishonor then attaches and applies, ab initio, nunc pro tunc, in perpetuity.

If you are unwilling or incapable of producing the proof and documentation as demanded in numbers one through sixteen above, then you are hereby ordered to:

immediately and unconditionally release my physical body from unlawful confinement and remove myself as surety, acceptor, debtor, et cetera, standing/s and capacities, furthermore; cease and desist permanently from interacting with me, directly and indirectly, by any and all certified #dhd cease

ways, shapes and forms; cease and desist permanently from contacting me directly and indirectly by any means of communication; cease and desist permanently from all acts and actions that are considered by a reasonable Living Soul under any alleged law and alleged jurisdiction against myself, my friends, my family, my agents, and my private land and property;

By your Failure to cease and desist, and to provide proof of your alleged identity, alleged identification, alleged standing, alleged authority, alleged jurisdiction, alleged bonding and alleged law form as demanded in numbers one through Sixteen above, you are deemed uncooperative, but knowingly, willingly and intelligently accepting full liability and responsibility, jointly and severally, to be perfected as due, owing and collectible, pursuant to all agreements/contracts and as noticed and stated in number 17 above, inclusive of any and all expenses and damages incurred by me due to your actions and inactions, by true bill, duly secured and authorized, incurring principle amount, costs, expenses, lost profits, interest and triple damages accumulating and accruing ab initio, mere posture.

A copy, facsimile and digital scan are lawfully declared to be an original; any omission is not a waiver; may be altered or changed at will.

I, Thomas David House & Dwyer, under full liability and complete transparency, do hereby 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.

certified + DAD

8088

in propria persona, sui juris, Heirs of the Creator, Administrator
without prejudice, without reverse

~~THE~~ SONG OF HORSE OF DOG /S/

cease

108/32

certified
FDID) second notice - opportunity to cure
second notice - Refusal for cause without dishonor, challenge to Jurisdiction
Public Law Demand, Revocation of any and all signatures
non-negotiable, Nota Plead Bar, Notice to agent, notice to principal, notice to
principal is notice to agent.

In the Nature of God's Common Law, by Divine Visitation, under divine Authority, under and
out of necessity.

From: Thomas David, House of Deegan
non-domestic without U.S.

To: purported STATE 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 standins, 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 WJ;
purported COUNTY OF WOOD a.k.a. WOOD COUNTY a.k.a. Wood
County d.b.a. WOOD COUNTY also d.b.a. COUNTY OF WOOD,
any and all letter variations of the same, any and all variations of
capacities, jurisdictions, law forms, venues and standins, and all instrumentalities
including but not limited to, MAGISTRATE COURT, CIRCUIT COURT,
PROSECUTOR, and all derivatives thereof and all principals, agents,
assigns and successors, hereinafter referred to as defaulted and
dishonored WJ; both of the aforementioned by and through the
following purported, to wit: John D. Beane, Jason Wharton,
Patrick Morrissey, Earl Ray Tomblin, all in every capacity and
standing, known and unknown, also referred to hereinafter as
defaulted and dishonored WJ; also through ^{alleged} Clerks thereof and Robin Winters.
Affidavit of Truth - Book 2 pages 62-71 (unrebutted and unrebuttable); Affidavit
C.M. # 7009 3410 0001 5503 4947 (unrebutted and unrebuttable, set one payscale);
Judicial Notice of Acceptance of Constitution and Oaths of Office - C.M. #
7009 3410 0001 5523 4088; Refusal for Cause, challenge to Jurisdiction, Public Law
Demand - C.M. # 7009 3410 0001 5502 0155 (unrebutted and unrebuttable);
refusal

(205-32)
Dated & filed
Notice and Demand, Writ of Error: Ceran Nobis, Memorandum of Law c.m.# 7011 1570 0003 5497 3162; Affidavit of Negative Averment - c.m.# 7011 1570 0003 5497 3162 (unrebutted and unrefutable); Declaration of Independence, Affidavit of Expatriation/Repatriation, Affidavit of Denial of Corporate Existence - c.m.# 7011 1570 0003 5497 3162 (unrebutted and unrefutable) Objection to Jurisdiction - c.m.# 7011 1570 0003 5497 3162; Notice of lack of Jurisdiction and Affidavit of Truth - c.m.# 7011 1570 0003 5497 3162; Courtesy Notice - thirteenth day of March, in the year of my Lord two thousand thirteen; Demand and Order Cease and Desist, Notice of Commercial default and dishonor, Second and final Courtesy Notice - seventeenth day of July, in the year of my Lord two thousand thirteen (unrebutted and unrefutable); Public and Private Notice of Expatriation, Public and Private Notice of Expatriation, Order of Cease and Desist - nineteen days of September in the year of my Lord two thousand thirteen; UCC Perpetuity filing # 2000043135 and all amendments thereto; Apostolic Letter issued *nota proprio* 7-11-2013; Rebuttable & Silent presumptions by Thomas David House of Deegan, unanswered, the seventeenth day of August, in the year of my Lord two thousand fourteen; Affidavit of Thomas David House of Deegan, unrebutted and unrefutable, the twenty-first day of August, in the year of my Lord two thousand fourteen; Refusal for Cause without dishonor, Challenge of Jurisdiction, October thirteenth, in the year of my Lord two thousand fifteen; Federal Complaint case # 2:15-CV-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, Nuttall Corporation, Notice of Assertion in Abatement is given that no such corporation exists, Declaration and Notice of Appointment and/or confirmation of trustee and fiduciary trustee status and capacity, all served in purported court to Robin Waters and refusal.

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Certified to be
true copies of the original documents

Jason Wharton on the fifteenth day of October, in the year of my Lord two thousand fifteen, unanswered and unrefutable, mandatory Administrative Notice, Cognizance and Action Required, mandatory Judicial Notice, Cognizance and Action Required, 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, Null and void corporation, Declaration and Notice of Appointment and/or confirmation of trustee and fiduciary trustee status and capacity, Declaration and Affidavit of Negative Averment, Principles and Authorities, Declaration, notice and Affidavit of Stipulation and Agreement, Mandatory Administrative Notice, Cognizance and Action required, Mandatory Judicial Notice, Cognizance and Action required; all mailed on the 29th & 30th day of October

, in the Year of my Lord two thousand fifteen by cm. t. various and numerous ; Case # 15-0491 and all filings thereto and thereafter; In the alleged matter of 11-F-101 and purported case # 15-m54F-00463, et cetera, All of the aforementioned Public and Private Records are hereby restated in their entirety, and incorporated herein, as is set forth in full as an integral part of this Present Public and Private Record, all being unanswered and unrefuted to this very day and now and forevermore stand as absolute, truth, fact in Law, At Law and otherwise Creation Wide.

The Commercial, military instruments/documents/presentments/charges/et cetera are hereby: REJECTED FOR CAUSE WITH DUE DIS/HONOR on the following grounds; In the nature of a challenge to Jurisdiction with Explicit Notice; Explicit Notice of fraud, coercion, duress and Explicit Notice of Public Law Demand; Explicit Notice of Rejection/Recession/Annulment/Repeal/Cancellation/Voiding/et cetera of any/all Signature(s)/Autograph(s) in ALL fraudulent commercial, military commercial instruments and documents; All of the aforementioned under, and out of, Necessity; refusal

To All whom it may concern, It is of NECESSITY ~~certified to be~~ (7 of 32)
that, I, Thomas David House of Deegan, a flesh and blood Living Soul,
with hands and legs upon the Land, conditionally communicate to
your illegal, unchartered and unlawful corporations masquerading as a
Government in regards to the alleged aforementioned matters. When in
Fact you are attempting to interact/communicate/conduct business
Commercially and militarily with the undersigned Living Soul in a
military, commercial manner, under duress and coercion evidently and
under the rebuttable presumption that the Undersigned Living Soul is a
civily dead, fictional entity, completely subject to various men's imaginary
creations. Conditionally is in reference to the fact that the Undersigned
Living Soul is not voluntarily, with consent and acceptance, interacting/
Communicating/conducting business with the ^{alleged} defrauded and dishonored
LWU in any way, shape or form as the Undersigned Living Soul has
no lawful contract or agreement with said illegal, unchartered and
unlawful commercial and military corporations. By These Presents,
I, Thomas David House of Deegan, under full liability and
complete transparency, a flesh and blood Living Soul upon the
Land, do hereby give EXPLICIT NOTICE of the
Refusal for Cause without Dishonor, EXPLICIT NOTICE &
Challenge to Jurisdiction, EXPLICIT NOTICE of Public
Law Demand, EXPLICIT NOTICE of Revocation/Rescission/
Annulment/Repeal/Cancellation/Voiding of any/all Signature(s)
and Autograph(s) and to make necessary demands for answers of
Questions and points raised, to provide evidence of impersonam/
Subject matter/territorial/political jurisdiction and otherwise,
in the interest of Justice, if it can be found, within your foreign,
military, commercial, corporate offices/jurisdictions/standings/capacities/
venues/law forms/courts/environments/etcetera. Please be advised
that The Undersigned Living Soul has received various military and
commercial presents/instruments/charges/documents/etcetera
from your illegal, unchartered and unlawful commercial and military
regards

Corporations and the same are hereby REFUSED (S of 32)
FOR CAUSE WITHOUT DISHONOR, whereupon it is now
required you and/or your military, commercial corporate counsel
to produce the/any contract, with bona fide blue ink signatures
of both parties, obtained with full disclosure, not under threat, duress
or coercion, and of TDHD's intelligent, willful and knowing consent,
acceptance and acknowledgement, and naming the flesh and blood
Living Soul correctly and properly; And the Lawful delegation
of authority of Any alleged agents, principals, assigns and
successors et alies thereto, to proceed in this fraudulent
commercial and military matter against the undersigned Living
Soul. It has come to the undersigned Living Soul's attention that
you and your illegal, unchartered and unlawful military and commer-
cial corporations are operating a strictly military, commercial
scheme to rob, pillage, plunder and violently coerce the undersigned
Living Soul and Living Souls of America, into a foreign commercial
military jurisdiction/standing/capacity/court/venue/environment/
etcetera, not contemplated by the restricting and limiting Organic
Constitutions.

Whereupon, in these alleged matters it is NECESSARY for
the undersigned Living Soul to present law, points and your
authorities, of things foreign and of which are confusing
and not understood by the undersigned Living Soul, and DEMAND
from your foreign, military, commercial corporations said clarification
and otherwise, so that the authority of the demands of the undersigned
Living Soul to visit your foreign, military, commercial jurisdiction/
court/venue/environment/etcetera, to be subjected to pains, penalties,
punishments is completely, fully and finally understood by
the undersigned Living Soul; hereby full disclosure is
DEMANDED to show that the undersigned, a sovereign,
private, sentient flesh and blood Living Soul upon the Land

is the subject and object of your illegal, unchartered ~~constituted~~⁽³²⁾ and unlawful foreign, commercial, military jurisdiction/venue/court environment/etcetera and so-called government by and through Lawful Contract, Lawful agreement or otherwise to prove in personam/ Subject matter/territorial/political jurisdiction. Therefore, find the points and authorities below for your corporate edification and following is the undersigned Living Soul's commentary as to its application to the undersigned Living Soul and/or questions that need to be answered, under oath and full personal liability, and for the record, by your illegal, unchartered and unlawful alleged corporations, or the legal counsel thereof.

NOTICE: Any and All references to court cases, past or present, is for reference only for your edification and application to your alleged corporate, commercial, military venue/jurisdiction/capacity/standing/ Court/environment/etcetera via Article Four Section one of the alleged Organic Constitution for the United States of America, C/1819 and per i: materia rule as to application to ALL alleged Organic Constitutions, acts, codes, bylaws, laws, ordinances, regulations, Statutes, etcetera; CONTRACT MAKES THE LAW and ALL LAW IS CONTRACT

1. "But indeed, no private person has a right to complain, by suit in court, on the ground of a breach of the Constitution. The Constitution, it is true, it is a compact, but he is not a party to it. The states are a party to it..." Padel Ford, Fay and Co. v. The Mayor and Alderman of the City of Savannah, 14 GA. 438 (1851).

COMMENT: The undersigned Living Soul has NOT been noticed by the defaulted and dishonored (WV), etcetera that the undersigned Living Soul was a signatory party to the alleged STATE OF WEST VIRGINIA CONSTITUTION and/or alleged CONSTITUTION OF THE UNITED STATES and therefore a party to that social compact.

Question: How does the alleged STATE OF WEST VIRGINIA resolve

CONSTITUTION and/or the alleged CONSTITUTION OF THE UNITED STATES operate upon the Undersigned Living Soul, by and through the all STATE OF WEST VIRGINIA LEGISLATURE and/or the all U.S. CONGRESS, by and through all STATE and/or all FEDERAL acts, codes, by laws, laws, ordinances, regulations and statutes etcetera to compel and violently coerce the Undersigned Living Soul into your all. foreign, military, corporate, commercial jurisdiction/jurisvenue/court environment/etcetera to be subjected to fine(s), punishment(s), and/or debtor's prison?

2. "The people have succeeded to the rights of the king, the former sovereign of this state. They aren't, therefore, bound by general words in a statute, restrictive of prerogative, without being expressly named." The People vs Her Kiner, Gentlemen, one, and-4 Courn 345; 1825 N.Y. Law is so Comment: The Undersigned Living Soul has NOT been noticed by the all. defaulted and dishonored WD that the Undersigned Living Soul has not also succeeded to the rights of a king.

Question: How is the Undersigned Living Soul named in the defaulted and dishonored WD, etcetera acts, codes, by laws, laws, ordinances, regulations and statutes, etcetera? and/or Is the Undersigned Living Soul specifically named therein? and/or How does the liability of the alleged acts, codes, by laws, laws, ordinances, regulations and statutes, etcetera attach to the Undersigned Living Soul, hereinafter TDHD?

3. ... we are of the opinion that there is a clear distinction in this particular between an individual and a corporation, and that the latter has no right to refuse to submit its books and papers for an examination at the suit of the state. the individual may stand upon his Constitutional Rights as a citizen. He is entitled to carry on his private business in his own way. His power to contract is unlimited. He owes no such duty to the state or his neighbors to divulge his business, or to open his doors to an investigation, refusal

So far as it may tend to incriminate him. His rights are such as existed by the law of the land long antecedent to the organization of the state, and can only be taken from him by due process of law, and in accordance with the Constitution. He owes nothing to the public

so long as he does not trespass on their rights. An individual may lawfully refuse to answer incriminating questions, unless protected by an immunity statute. "Hale v Henkle, 201 U.S. 43 @ pg. 74 (1905)

Comment: Please provide lawful documentation and lawful evidence that the above points and self evident truths do not control the defaulted and dishonored WU in its all jurisdictions/venue/courts/etcetera, and/or have been lawfully vacated by the defaulted and dishonored WU in its application.

4. "There, every man is independent of all Laws, except those prescribed by nature. He is not bound by any institution formed by his fellowmen without his consent." Cruden v Neale, 2 N.C. 338 (1796) 2 S.E. 70

Question 3 If TDHD is not a signatory party to the alleged STATE OF WEST VIRGINIA CONSTITUTION or alleged U.S. CONSTITUTION, not a party to those "social compact" and not named in the alleged acts, codes, by laws, laws, ordinances, regulations and/or Statutes, etcetera, how then is TDHD bound to your private, illegal, unchartered and unlawful military, commercial, foreign corporate jurisdiction/venue/court/environment/etcetera?

5. Please provide and produce the evidence that TDHD, a flesh and blood Living Soul upon the land, is/was under lawful contract with the defaulted and dishonored WU by the indicia of a license or any other lawful contract, signed by both parties, that would establish in personam/subject matter/territorial/political jurisdiction over TDHD.

NOTE: for reference see "Where a person is ~~not~~ at the time a licensee refusal

of the particular agency, his license having expired and ~~certified to him~~ 1908-38
he not having asked for its renewal, neither the agency nor any other officer
has jurisdiction of said person." O'Neil v Dept. of Professions and
Vocations, 7 CA 2d 398; Eiseman vs Dougherty, 6 CA 783.
Further NOTE: the SUPREME COURT in the case of Wills vs
Michigan State police, 105 L. Ed 2d 45 (1989) Made it perfectly clear
Sovereign, & TDHD, cannot be named in any statutes merely a
person or any person. "At the Revolution, the sovereignty descended
on the people, and they are truly sovereigns of the country,
but they are sovereigns without subjects... with none to govern
but themselves; the Citizens of America are equal as citizens,
and as joint tenants in the sovereignty." Chisolm v. Georgia (1790)
2 Dall 419, 454 | L. Ed. 440, 455 @ Dall (1793) pg 471-472.

6. "Inasmuch as every government is an artificial person, an
abstraction, and a creature of the mind, a government can only
interface with other artificial persons. The imaginary, having
neither actuality nor substance, is foreclosed from creating and
attaining parity with the tangible. The legal manifestation of
this is that no government, as well as any law, agency, aspect,
Court, etcetera, can concern itself with anything other than
corporate, artificial persons and the contracts between them."
Dean's Administrators, vs Penhallow, 3 U.S. 54, 1 L. Ed. 57; 3 Dall 654
Supreme Ct. (1795)

Questions: Since TDHD is/was not an artificial/corporate entity/
person... By what authority do you interface or compel/
violently coerce TDHD into your artificial, civilly dead, military,
commercial, foreign venue/jurisdiction/court/environment/etcetera,
where no lawful contract has been brought forward showing
blue ink signatures of both parties? And is TDHD an artificial
civilly dead corporate person or is TDHD one of the sovereign
People, a flesh and blood living soul upon the land and a
refused

private, sentient, God-created man? certified + telhd (100832)
7. Alleged SENATE REPORT No. 93-549, 93rd CONGRESS, 1st Session,
"Summary of Emergency Power Statutes". Executive Orders
6073, 6102, 6111, and by E.O. 6260 on March 9th, 1933 under
the neutrality with the enemy act (65th CONGRESS, Session one,
Chapters 105 and 106, Oct. 6th, 1917) as codified at 12 U.S.C. 95q.¹⁾

"The majority of the people of the United States have lived all of
their lives under Emergency Rule. For 40 years, freedoms and govern-
mental procedures guaranteed by the Constitution have, in varying
degrees, been abridged by laws brought into force by states of
national emergency.."

Question: Is not the defaulted and dishonored WW and its
military, commercial, corporate alleged courts, in many and all matters,
breaching the God-given rights, privileges, freedoms, immunities
etcetera of TDHS and governmental procedures guaranteed by
the alleged Organic Constitution for the United States of America
(1819) and Organic Declaration of Independence, pursuant to
the alleged Constitutional oaths of office taken and subscribed,
voluntarily and with consent, by the agents, principals, assigns successive
of the aforementioned illegal, unchartered and unconstitutional
dead, military, commercial, fictional, corporate entities?

8. U.S. bankruptcy; it is imperative that you read alleged SENATE
REPORT 93-549, which TDHS found most interesting, the
alleged U.S. went bankrupt in 1933 and was declared so by alleged
PRESIDENT ROOSEVELT E.O. 6073, 6102, 6111 and E.O. 6260
on March 9th, 1933 pgs 187 and 584. On May 23rd 1933 alleged
CONGRESSMAN MCFADDEN brought formal charges against the alleged
BOARD OF GOVERNORS OF THE FEDERAL RESERVE SYSTEM,
the alleged COMPTROLLER OF THE CURRENCY, and the
alleged SECRETARY OF THE U.S. TREASURY for criminal
acts. The petition for Articles of Impeachment was thereafter
refused

referred to the alleged LIQUIDATORY COMMITTEE (T-832) and has yet to be acted upon.

cont'd

See: Alleged CONGRESSIONAL RECORD pgs. 4055-4058, All CONGRESS confirmed the bank bankruptcy on June 5th, 1833 and impaired the obligations and considerations of contracts through joint resolution to suspend the gold standard and abrogate the gold clause, June 5th 1833.

SEE: Alleged HOUSE JOINT RESOLUTION 192, alleged 73rd CONGRESS, 1st session. The several alleged states pledged the faith and credit thereof to the aid of the alleged national government, and formed numerous socialist committees, such as the COUNCIL OF STATE GOVERNMENTS. Meanwhile, evidence is being sought as to the bankruptcy having been terminated.

In light of the alleged Supreme Law of the Land, the alleged Organic Constitution for the United States of America c1819, which operates upon the alleged defaulted and dishonored WU and its agents, assigns, principals and successors etcetera via their respective voluntary alleged Constitutional oaths of office. Please be advised: Alleged Organic Constitution for the United States of America c1819, Article one section ten, No State shall make anything but gold and silver coin a tender in payments of debts.

Question: Is not the defaulted and dishonored WU and its agents, assigns, principals and successors, etcetera bound by their voluntary alleged Constitutional oaths to uphold, support and defend the alleged Organic Constitution for the United States of America c1819?

9. Article 1 section 10 alleged Organic Constitution for the United States of America c1819, No state shall make anything but gold and silver coin a tender in payment of debts.

Question: Is not the defaulted and Dishonored WU and refused

and its agents, assigns, principals and successors of 32 ^{certified}~~and~~ ors in flagrant, purposeful and willful violation of Article I Section 10?

10. "There can be no limitation on the power of the people of the United States. By their authority the state Constitutions were made, and by their authority the Constitution of the United States of America was established." U.S. Supreme Ct. Havenstein v. Lyham 100 US 483.

Question: Please provide Land evidence that TDH(D), in his private, sentient, sovereign, flesh and blood capacity does not have a right to travel freely in my ordinary course of life and business; And can be forced/coerced by armed and violent actors to enter into a commercial agreement/contract with the defaulted and dishonored WD and its agents, assigns, principals, successors, et cetera.

11. Provide evidence that the defaulted and dishonored WD by becoming a corporator (12 U.S.C. 286 e) Did NOT lay down any sovereignty it may have had and take on [the character] that of a private citizen, and that it can exercise no power which ~~is~~ is not derived from its corporate charter. See: the Bank of the United States v. Planters Bank of Georgia, 6 L.Ed. 9 Wheat 244. Therein, it appearing from the Pennhallow case (see #6 above) all foreign, military, commercial, corporate courts commonly deal and interface with artificial persons, and from the time of the alleged U.S. Bankruptcy (see #8 above), the alleged U.S. And defaulted and dishonored WD took the BIRTH CERTIFICATES not only for commercial purposes, but took the names therewith and created corporate entities, fictions and corporate persons, and without full disclosure to, or valid consent of, the Living Souls of America and TDH(D), created this/a artificial, corporate entity/fiction/person, for all commercial refusal

activities/transactions/kind maintained or required this (13 of 32 certified to do) corporate name to be used in all commercial matters/transactions within the imaginary bounds of the alleged defaulted and dishonored WU.

Whereby this corporate name appears on drivers licenses, permits, licenses, bank accounts and on all other accounts or transactions in commerce in capital letter form or otherwise. And this corporate entity/fiction/person's name appears on ALL commercial tickets, commercial warrants, commercial complaints, commercial informations and/or commercial indictments, et cetera, etcetera. As the artificial/corporate defaulted and dishonored WU et cetera and its agents, assigns, principals, successors/etcetera thereof can only "interface" only with other artificial persons; "therein, TDHID, a private, sentient, flesh and blood living Soul on the Land, is not the fictional entity named and/or identified on the commercial instruments/documents/presentments/charges/etcetera or otherwise, for the purposes of the defaulted and dishonored WU et cetera to COMMERCIALY CHARGE TDHID. But solely for the defaulted and dishonored WU to commercially charge the artificial corporate person in their artificial abstraction and imaginary jurisdiction/venue/court/environment/etcetera, for the sole purpose of extracting revenue and taxes from the corporate entity. Without such full disclosure, the private, sentient TDHID is not so named on any commercial instruments, any lawful contract or otherwise, but is coerced through the threat of violence and death, that ~~TDHID~~ is/was liable/attached to any/all alleged acts, codes, by laws, laws, ordinances, regulations, Statutes, etcetera; And coerced, through the threat of violence and death, to believe that TDHID is to pay a commercial fine, fee, tax or otherwise and/or go to jail/debtor's prison; And fraudulently and coercively being forced to believe TDHID is a surety to/for the refusal

corporate entity/fiction/person, all without full disclosure, 14 of 33
certified to the court
lawful and/or consent and/or a meeting of the minds. It is therefore
a fact, that the alleged defaulted and dishonored US never had in personam
subject matter/territorial/political jurisdiction over the private, sentient
TDTD at ANY time and/or ANY Place, and therein the need to
create some device/trick/scheme/fraud/lie/etcetera to make TDTD
and the Living Souls as America believe they were, and are, sub-
ject to the imaginary alleged jurisdiction of any of the
aforementioned alleged artificial entities/courts/environments/venues/
etcetera, these merely being private, corporate, military, commercial
tribunals acting as alleged courts to administer the bankruptcy
national emergency to further effect the taxing of the artificial
persons for the extraction/taxing of the artificial persons for the
extraction of vast sums of revenue for the exclusive benefit of
the illegal, unchartered and unlawful alleged corporate, military,
commercial entities and their masters, the international money-
changers... in a continuous state of illegal and unlawful
commercial, economic, involuntary servitude.

Question: Is this not true? Please provide lawful evidence
contrary to the above facts and truths.

The fact is, there is a lack of full disclosure, fraud, fraud
by scienter and fraud in the factum in the normal practice and
day to day operations of the so-called courts and governments,
the defaulted and dishonored US and the agents, assessors,
successors, principals, et cetera therero, merely for the
subjection of illegal and unlawful corporate rule upon the
private, sentient flesh and blood Living Souls for the
organic United States of America and TDTD), to foreign
acts, codes, by laws, laws, rules, ordinances, statutes, etcetera
and the extraction of so called monies/revenue via unlawful
fines/penalties/imprisonment/etcetera..., causing, in many cases
extreme hardship and/or casting living souls in jails an
refusal

153832

Prisons as the surety for their fraudulent, illegal and unlawful scheme/game/fraud/etcetera, wherein their artificial abstraction/artificial corporate, commercial,military venue, they being merely a creature of the mind only, and imaginary, having neither actuality nor substance; And commits Constitutionally impermissible application of the statutes etcetera, and fraud; And on top of that, the alleged prosecutor never files a NOTICE OF APPEARANCE, NO NOTICE OF CLAIM, supported by affidavit, into a maritime court via/for an action in rem, with evidence of the lawful contract/agreement; And all attorneys fail to submit/file Power of Attorney and Foreign Agent Registration on the case; And none of the attorneys have produced a LICENSE to practice law, all violations of alleged corporate, foreign federal and/or foreign corporate state law.

Question: Is this your commercial, military, foreign alleged corporate policy and/or custom? If the above paragraph is not true, please provide evidence contrary to the above paragraph.

Find from the standpoint that TDHD is not a signatory to the alleged UNITED STATES and/or alleged STATE CONSTITUTIONS, and therefore not a party to that social compact, not named in the foreign, military, commercial corporate codes, acts, bylaws, law, rules, ordinances, Statutes, etcetera; And where no agents, assigns, successors, principals et cetera of the defaulted and dishonored WU have produced lawful evidence of TDHD's liability/attachment to any acts, codes, bylaws, laws, rules, ordinances, statutes, et cetera; There never was in personam/subject matter/territorial/political jurisdiction at ANY place and/or at ANY time, furthering the gross fraud, Conspiracy and misapplication of the alleged acts, codes, bylaws, laws, rules, ordinances, statutes, et cetera by mere defect illegal, unchartered and unlawful defaulted and dishonored WU and the agents, assigns, successors and principals thereof, refusal

to the detriment and injury of TDHJ and All American ^{16 of 33} ~~corporation~~ ~~and~~ ~~living souls.~~

And then... in these de facto illegal, unchartered and unlawful alleged courts, agencies, etcetera, these mere administrators of the alleged bankruptcy/national emergency impose fines, fees, taxes, debtor's prison etcetera in so called money in clear, purposeful and willful violation of Article I Section 10 of the alleged Organic Constitution for the United States of America c1819, which operates on ALL alleged STATE OF CONSTITUTIONS via the pari materia rule and all agents, assigns, successors, principals etcetera of the defaulted and dishonored WJ via their voluntary, alleged Constitutional oaths, causing more fraud and violently forcing/coercing FDAD and the American Living Souls into being co-conspirators and/or tortfeasor (wrecker) in evidently coerced COLLUSION to the FRAUD being perpetrated and/or having been perpetrated by the aforementioned fictional entities, or otherwise.

Question: Is this not the factual truth? Please provide lawful evidence contrary to the above paragraphs.

CLARIFICATION as to the Artificial corporate person and the Private, sentient and Sovereign Living Soul.

(A) Thomas David Deegan; THOMAS DAVID DEEGAN, and all derivatives, and letter combinations of either, as seen identified on ALL corporate, military, commercial instruments/documents/presentments/charges/complaints/etcetera (see #6 above)

(a) ~~entity~~^{entity} an abstract legal construct, a government created fictional entity; entity; trust; corporate juristic person - the same being the opposite of, or opposed to, a God created Living Soul.

(b) strawman, i.e., a front - a third party set up in name only to take part in a transaction; See strawman - Black's Law Dictionary ^{refusal}

(B) Thomas David House of Deegan

(C) A private, sentient male Living Soul with hands and legs, live birth, on the soil, on the twenty seventh day of July in the year of my Lord one thousand nine hundred seventy six, as evidenced by the fraudulent COMMERCIAL BIRTH CERTIFICATE (warehouse receipt) coercively recorded by/with the alleged nation of the UNITED STATES.

By breathing, God created flesh and blood Living Soul, as distinguished from an abstract legal construct such as an artificial entity, man-made juristic person, corporation, partnership, association, etcetera. Nor is the Undersigned Living Soul, Thomas David House of Deegan, a creature of statute i.e., not a person as defined/applied in the 14th amendment to the alleged CONSTITUTION OF THE UNITED STATES, including, but not limited to, the fall out and/or wrongfully presumed nexus emanating therefrom.

(C) a sentient, sovereign freeman Living Soul upon the organic, geographic landmass of the several alleged organic United States of America, possessing the full and unconditional power of sovereignty and free will choice.

(D) As a believer, servant and steward of God Almighty and fellow heir of TSHD's King, Lord and Savior Jesus Christ, it is against TSHD's most firm religious and spiritual convictions, beliefs and God's written word (see alleged [Public Law 97-280]) to accept/condone being wrongly classified/charged as a statutory person, a creature of state, or a man-made/created entity/fiction of ANY nature whatsoever; Nor to have the Undersigned Living Soul's proper Christian name dishonored in any fashion, including but not limited to, the incorrect appellation thereof, contrary to the identical and correct appellation of My Lord and

Savior Jesus Christ, and the undersigned Thinks #832
David House of Dagan.

certified to her
therefore, pursuant to this Explicit Notice in regards to the above fraudulent, commercial, military instruments, etcetera; TDHD herein requests and DEMANDS the defaulted and dishonored WU and its agents, assigns, successors, principals, etcetera. Whereas, provide lawful documentation and lawful evidences follows, to wit:

- (a) That the alleged CONSTITUTION OF THE UNITED STATES, alleged CONSTITUTION OF THE STATE OF WEST VIRGINIA operate upon/attach to TDHD;
- (b) That TDHD is a party to that alleged social compact;
- (c) That TDHD is a signatory party to the alleged CONSTITUTION OF THE UNITED STATES and alleged CONSTITUTION OF THE STATE OF WEST VIRGINIA;
- (d) That TDHD is properly named/identified in the alleged acts, codes, by laws, laws, rules, ordinances, statutes, etcetera;
- (e) Proof of TDHD's liability/attachment to the alleged acts, codes, by laws, laws, rules, ordinances, statutes, etcetera;
- (f) All lawful contracts/agreements, bearing bona fide blue ink signatures, of TDHD and the opposing party, agreed to without duress and/or violent coercion with lawful assistance of counsel beholden to no one or thing but TDHD, and TDHD's knowing, intelligent and intentional choice, with a meeting of the minds;
- (g) That the rights, privileges, freedoms and immunities, etcetera, stated in Hale v Henkel (#30 above) do not apply to your actions toward TDHD;
- (h) Lawful evidence that TDHD has waived his God-Given rights/privileges, freedoms, immunities and given his consent, not under duress or coercion, knowingly, willingly and intelligently, and . refusal

Within the meeting of the minds, to be bound by your alleged (9083) certified to
Commercial, foreign, military, corporate institutions, et cetera or otherwise,

- (1) That TDHD is NOT one of the Sovereign Men, which created, and is therefore above, and is ~~TDHD~~ found within the fictional and imaginary defaulted and dishonored WV, et cetera;
- (2) That TDHD is, in his flesh and blood, private, sentient capacity, is an artificial entity/person subject to the artificial, military, commercial corporate jurisdictions/courts/environments/venues/etcetera of the defaulted and dishonored WV, et cetera;
- (3) That TDHD has not lived his entire life under EMERGENCY RULE;
- (4) That the freedoms and governmental procedures guaranteed by the Alleged Organic Constitution for the United States of America (1819) and the Organic Declaration of Independence that allegedly protect and preserve TDHD, have not been abridged by laws brought into force by so-called (imaginary and pre-conceived) states of national emergency;
- (5) That the alleged UNITED ~~DEBT~~ STATES ^{TDHD} bankruptcy has ended; And that the alleged Organic Constitution for the United States of America (1819) and the Organic Declaration of Independence is in full force and effect and operates upon the defaulted and dishonored WV, et cetera and the foreign, corporate, military, commercial jurisdictions/courts/environments/venues/etcetera thereof;
- (6) That TDHD has lawful, Constitutional monies to pay debts at Law;
- (7) that the agents, assigns, successors, principals, et cetera of the defaulted and dishonored WV have NOT violated their respective alleged Constitutional oaths in All of their attempted/successful fraudulent, commercial interactions refusal

transactions, instruments, et cetera with TDHD and/or the American Living Souls; (20 of 32) certified to the

- (D) that TDHD's God given rights/privileges/freedoms/immunities/etcetera, being a private, sentient flesh and blood Living Soul upon the soil, have been lawfully seized/stolen/ignored by the alleged defaulted and dishonored WU via full disclosure and Lawful authority of the aforementioned fictional entities;
- (g) that TDHD name, Thomas David House of Deegan, and the name of the ACCUSED/DEFENDANT, Thomas David Deegan aka. THOMAS DAVID DEEGAN, and all derivatives thereof, are the same, or is it the artificial, corporate person?;
- (h) that the defaulted and dishonored WU, and its agents, assigns, successors, principals, et cetera, thereof, is not violently forcing upon TDHD, and the American Living Souls, a fraudulent commercial scheme to rob socalled money and/or compel TDHD into a state of surely to fraudulent, commercial charges for so-called revenue purposes via alleged foreign acts, codes, by laws, laws, rules, ordinances, statutes, et cetera that do not operate upon/attack to TDHD and/or the Living Souls of America;
- (i) that the defaulted and dishonored WU is operating per Lawful sovereign authority;
- (j) that TDHD has knowingly, willingly and intelligently signed/autographed ANY/ALL commercial, military, foreign, corporate documents/instruments/presentments/charges/etcetera, and/or so-called government documents with full disclosure, and of a willing, knowing and intelligent election to submit, a meeting of the minds and both parties signing,

CAVEAT

Please understand that it is NECESSARY that ~~21st~~³² certified true and now your alleged Foreign, commercial corporations respond to this NOTICE and DEMAND, and in respect to the Refusal for Cause, without Dishonor, you are required to exhibit the LandaL Contracts, bearing bona fide blue ink signatures of both parties, and all lawful delegations of Authority. As to your alleged authority/jurisdiction, constitutional or otherwise, the above points, comments and questions are to be answered, under oath and for the Public and Private Record, under both corporate and personal liability. Demand is hereby made as necessary for answers and/or in the nature of a Public Law Demand for said response to the points raised and questions asked. As to the Revocation of all Signatures/Autographs on any/all fraudulent, commercial instruments/documents/presentments/charges/offers/etcetera and any/all fraudulent alleged government documents, provide LandaL evidence that TD/HD has/had full disclosure, a meeting of the minds, and knowing, willing and intelligent choice, without coercion duress and threats, and that the aforementioned are fully and completely Constitutional and lawful.

WARNING

By the defaulted and dishonored ~~to~~ etcetera, failures and/or Refusals to respond and answer, with supporting lawful evidence, etcetera, under Oath and with full corporate and personal liability, the above questions and/or comments, the aforementioned illegal, unchartered and unlawful foreign, military, commercial corporations and their respective agents, successors, principals, etcetera thereof, will have failed to state a claim upon which relief can be granted. All the evidence, facts, damages, proceedings ~~and~~ any refusal

(220832)
cont'd
TDS, including, but not limited too, All incurred expenses and/or damages caused by the defaulted and dishonored WJ and its agents, assigns, successors, principals etcetera thereof, liability will be assessed on the corporate and personal side, public and private;

Please be ADVISED that silence equates to agreement and silence supports the fraud.

As the Undersigned wishes to resolve any Landal nonmilitary, non commercial issues with the defaulted and dishonored WJ etcetera, TDS can only do so upon only your OFFICIAL response, with the production of the requested and demanded responses, answers and Landal evidence, etcetera.

Upon the REFUSALS and/or FAILURES of the defaulted and dishonored WJ etcetera, by and through, its agents, assigns, principals, successors, etcetera thereof, to completely, fully and truthfully RESPOND and ANSWER the aforementioned comments, questions and Landal demands, with Landal evidence, under oath and full corporate and personal liability, the aforesaid alleged, fictional, foreign, corporate, military, corporate entities do hereby, publicly and privately STIPULATE AGREE and CONFESS nunc pro tunc, ab initio, in perpetuity. That:

1. TDS is NOT a signatory to the alleged U. S. CONSTITUTION and/or alleged STATE OF WEST VIRGINIA CONSTITUTION.
2. TDS is NOT a party to those social compact.
3. TDS is NOT named in any of the alleged defaulted and dishonored WJ acts, codes, bylaws, laws, ordinances, rules, statutes, etcetera,
4. All alleged agents, assigns, principals, successors, etcetera refusal

of the alleged defaulted and dishonored WJ have ETERNALLY, PERPETUALLY and FOREVER FAILED to, ^{23 of 32}~~certified and~~ however, liability/attachment of their respective alleged private, corporate acts, codes, bylaws, laws, statutes, et cetera apply/attach to/operate upon TDHD.

5. The Alleged U.S. CONSTITUTION and alleged STATE OF WEST VIRGINIA CONSTITUTION Do Not operate upon TDHD.

6. TDHD is NOT bound by any institutions formed by his fellowmen in times past, without his consent.

7. TDHD, as one of the private, sentient and sovereign People, CANNOT be named in any alleged defaulted and dishonored WJ alleged acts, codes, laws, statutes, et cetera as merely person or any person.

8. The Alleged defaulted and dishonored WJ were/are artificial persons, an abstraction and a creature of the mind only, and can/could interface only with other artificial persons, and the legal manifestation is that no government, as well as any alleged acts, codes, statutes, et cetera, agency, court, environment, jurisdiction, venue, et cetera can concern itself with anything other than corporate, artificial persons and the contracts between them.

9. The ACCUSED/DEFENDANT at anytime identified on ANY/ALL commercial instruments, documents, et cetera is the corporate, artificial person, ens legis, osis being commercially charged and prosecuted within a civilly deal, corporate, military, commercial and imaginary court.

10. The alleged defaulted and dishonored ~~WJ~~ WJ is operating militarily, commercially and lawlessly, outside the alleged Organic Constitution for the United States of America (1819) and the Organic Declaration of Independence in many aspects and regards, including refusal

but not limited to, demanding payment of fraudulent debts & ~~of~~^{certified} 32
in monies other than gold and silver coin, and prosecutions
under an imaginary, foreign jurisdiction other than the one guaranteed
by the alleged Organic Constitution for the United States of America (1819)
and the Organic Declaration of Independence.

11. The alleged defaulted and dishonored WU, et cetera, is/are
flagrantly and violently violating, and/or have flagrantly and
violently, their respective alleged Constitutional oaths in
defending, supporting and upholding the alleged Supreme
Law of ~~the Land~~, and as such, is declaring / has declared war
on TDHD, and the American Living Souls, and the alleged Organic
Constitution for the United States (1819) and the Organic
Declaration of Independence; therefore, the alleged agents,
assigns, principals, successors, et cetera of the alleged
defaulted and dishonored WU, et cetera, have committed
various criminal acts, including, but certainly not limited
to, fraud, fraudulent commercial transactions/dealings/
instruments/documents/presentments/charges/etcetera, assault and
battery, kidnapping, unlawful detention, terroristic threats,
sedition, treason, insurrection, misprision as felony and/or
conspiracy to commit all of the above, and are personally
liable, both criminally and civilly, and publicly and
privately.

12. TDHD is NOT an artificial, corporate entity/person; and
therein TDHD is foreign to the alleged military, commercial,
corporate artificial and imaginary courts/jurisdictions/
venues/environments/etcetera.

13. TDHD is therefore outside the requirements of the acts, codes,
statutes, et cetera, and above the alleged defaulted and
dishonored WU, et cetera, TDHD being one of the private,
sentient, sovereign Living Souls for America, having no lawful
Contract with any of the aforementioned illegal, unchartered
refusal

and unlawful foreign, military, commercial fictional entities.

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certified to by

14. TDHD has lived all of his life under illegal and unlawful emergency rule; TDHD'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 have in varying degrees been illegally and unlawfully abridged by alleged laws brought into force by imaginary and preconceived State of national emergency, causing a gross fraud, among many other things, against TDHD and the Living Souls of America.

15. 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 9th, 1933.

16. The alleged defaulted and dishonored WU, et cetera pledged the faith and credit thereof to the aid of the national government; And formed numerous socialist committees and became insolvent; and aided and abetted the removal of gold and silver coin from backing the nation's money.

17. The defaulted and dishonored WU, et cetera, and their agents, assigns, successors, and principals thereof, et cetera, are flagrantly, willfully and violently violating, and have flagrantly, willfully and violently violated the alleged Organic Constitution for the United States of America c1819 and the Organic Declaration of Independence.

18. There can be ~~no~~ NO limitation on the power of TDHD in his private, sentient and sovereign capacity.

19. The alleged defaulted and dishonored WU, et cetera, by incorporating, did lay down any sovereignty they may have had, and take on [the character] that of a private citizen; And it can refusal

power which is not derived from its respective illegal and unlawful corporate charter, of course being in FULL COMPLIANCE to the alleged Organic Constitution for the

United States of America c 1819, the alleged organic Declaration of Independence and the alleged Constitution of West Virginia c 1863 and the God-given rights, privileges, freedoms, immunities of TDHD.

20. The points/facts as stated in # 11 above are true and correct as applied to the commercial scheme/fraud/game/trick/con etcetera being orchestrated upon both the artificial, corporate person and TDHD along with the Living Souls for America.

21. Therefore the alleged defrauded and dishonored WV, etcetera, agree that ANY/ALL commercial instruments/documents/presentments/charges/etcetera only initiated an action, and the same was/is filed against an artificial, corporate fiction/person within a fraudulent, commercial scheme/fraud/game/trick/con/etc., and NOT upon TDHD in his private, sentient and sovereign capacity; And therefore TDHD has absolutely no lawful liability/attachment and/or legal liability/attachment whatsoever to the alleged defrauded and dishonored WV, etcetera, and the alleged agents, assigns, principals, successors, etcetera thereof.

22. AUTOMATIC PAYMENT SCHEDULE for all INTERACTION

more pro tun, ab initio, in perpetuity
-- thirty thousand (30,000) units of any functional monies of TDHD's choice for any/every hour, or portion thereof, per individual involved, if TDHD is questioned, interrogated and/or in any manner/way detained/harassed/otherwise regulated.

-- three hundred thousand (300,000) units of any functional monies of TDHD's choice for any/every hour, or portion thereof, per individual involved, if TDHD is handcuffed, transported, refused

or incarcerated in any manner/way and/or coercively ~~(27083)~~ certified
subjected to any alleged foreign/artificial/commercial/military court.

- three billion (3,000,000,000) units of any functional monies of
~~TDH~~'s choice for any grievous or actual physical harm, per individual
involved, to the flesh and blood body of ~~TDH~~.

23. ~~TDH~~ has CLEAN HANDS in all matters pertaining to/for/against the alleged defaulted and dishonored WU, et cetera, and the alleged agents, assigs, principals, successors, et cetera, thereof.

24. The revocation/rescission/annulment/repeal/cancellation/voiding/etcetera of ALL of ~~TDH~~'s signature(s)/autograph(s), as pertaining to ANY/ALL alleged defaulted and dishonored WU, et cetera, commercial instruments/documents/presentments/charges/etcetera and/or ANY/ALL alleged defaulted and dishonored WU, et cetera, documents of any kind and nature, are hereby, COMPLETELY, FULLY, UNCONDITIONALLY and FOR EVER Acknowledged and Accepted by the alleged aforementioned fictional, commercial, military, foreign and violent entities, and the alleged agents, assigs, successors, principals, et cetera thereof.

DEMAND is hereby made that the alleged defaulted and dishonored WU, et cetera, produce and provide a certified copy(ies) of ANY/ALL bonds, insurance policies, properties, CAFR, investments, accounts etcetera that may cover ANY/ALL damages and/or expenses incurred by ~~TDH~~, in the violent and fraudulent commercial and military dealings/unconstitutional actions/unlawful actions of the above mentioned entities.

PLEASE BE ADVISED: that if no bonds, insurance policies etcetera are found to be valid and/or refuse to settle ANY/ALL claims ~~TDH~~ may have rights to, the alleged agents, assigs, successors, principals, et cetera, to the defaulted and dishonored WU, et cetera, will automatically assume personal unlimited refusal

liability and criminal responsibility for the crimes, (280832) certified
and frauds already admitted, and those committed/attempted to do
in the future.

DEMAND is hereby made that the alleged defaulted and
dishonored WU, et cetera, produce and provide certified
copies of ANY/ALL alleged organic Constitutional Oaths.

PLEASE BE ADVISED: that if no alleged organic
Constitutional oaths are provided and found on the record
those respective agents, assigns, successors, principals, et cetera
will be deemed guilty of impersonating a public official and
perjury.

If ANY commercial instrument/presentment/document/charge/etcetera
has been/will be filed into any alleged foreign, corporate, commercial,
military, imaginary court to initiate/commence ANY type of action,
commercial or otherwise, against TDHD, ^(#1) because such action would
presume there is a license and/or lawful contract with any/all
of the alleged defaulted and dishonored WU, et cetera, that
would give or establish Lawful jurisdiction/venue/environment/etcetera
to ANY/ALL of the aforementioned imaginary entities to give
the alleged defaulted and dishonored WU, et cetera, in personam/
subject matter/territorial/political jurisdiction; DEMAND is
hereby made that as an alleged agent, assign successor, principal,
et cetera that you acquire, produce and provide ANY/ALL
valid licenses issued by any of the aforementioned fictional
entities to TDHD; And ANY/ALL lawful contracts between
TDHD and the aforementioned alleged artificial, foreign, commercial,
military, imaginary entities, bearing bona fide blue ink
signatures of both parties.

TDHD accepts absolutely nothing on behalf of/for
the alleged STATE created artificial entity/ACCUSED/DEFENDANT/
entity/etcetera as TDHD did not create it. TDHD is/was
NOT at any time or any place a Surety, financial or
refusal

physical, acceptor, debtor, trustee et cetera, for (29 of 3) certified
something he had no hand in fraudulently /deceptively creating
and maintaining.

TDHD respectfully DEMANDS that any/all alleged agents,
assigns, successors, principals, etcetera, of the alleged
defaulted and dishonored WU, et cetera, due to the
urgency of this fraudulent, commercial matter, reply within
3 calendar days, exclusive of day of receipt, thereby
providing a response, to ~~TDHD~~ TDHD's commentary point by
point, and answer to all questions and Public Demands
herein, with lawful documentation or/and lawful evidence
to TDHD, by certified mail.

In light of the points, facts and questions presented, it appears
TDHD CANNOT enter any Military, commercial building,
who some imagine to be a courthouse, ^{no} business is
directed to/t/ TDHD, TDHD not having any Lawful contract(s)
with the alleged defaulted and dishonored WU, et cetera.
All words, letter combinations and intent contained herein
are as defined by Thomas David House of Dept.
This Document may be altered or amended at will, any
omission is not a waiver.

TAKE NOTICE: for your foreign, military, commercial
corporate reference.

"Where a person is not at the time a licensee of the particular
agency, his license having expired and he not having asked for its
renewal, neither the agency nor any other officials has
jurisdiction of said person." O'Neil v Department of Professions
and Vocations, 2 CA 2d 398; Eiseman v Daugherty, 6 CA 783

the County courts are no longer constitutional courts "Fehl v
Jackson County, inciting: In re Will of Pittack, 103, 199
refusal

"As a result of the recent holdings of that court, the sovereignty of the states is practically abolished, and the rest will flee and independent states, are now in effect and purpose merely closely supervised units in the Federal System." Dyett v Turner Hadden, Utah State, 438 P.266 @ 267

"All that government does and provides legitimately is in its pursuit of its duty to provide protection for private rights, which duty is a debt owed to its creator, We the People..." Wigham v.s People, N.Y. 328

"As in the case of illegal arrests, the officer is bound to know these fundamental rights and privileges, and must keep within the law at his peril." Theide v Town of Scandia Valley, 217 Minn. 218, 231 14 N.W. (2d) 400 (1944)

"The innocent individual who is harmed by an abuse of government authority is assured he will be compensated for his injury" Owens v City of Independence, 100 S. Ct. 1398

"Any one entering an arrangement with the government takes the risk that he who purports to act for the government stays within the bounds of his authority, even though the agent himself may be unaware of the limitations upon his authority." Federal Crop Ins Corporation v Merril 332 U.S. 380 (1947)

"It is not the function of our government to keep the citizen from falling into error; it is the function of the citizen to keep the government from falling into error."
American Communications Ass. v. Dadds 339 U.S. 382, 442

Silence operates to agreement by estoppel. Black's Law Dict.
4th ed., pg 1554

Silence constitutes fraud when there is a duty to speak.
US v. Twiss, 550 Fad, 297, 299-300

"Where the rights secured by the Constitution are involved, there can be no rule-making or legislation which would abrogate them." Miranda v Arizona 384 Fad 436, 481

"The claim and exercise of a Constitutional right cannot be converted into a crime." Miller v. U.S. 230 Fad 486, 489

"Our system of government, based upon individuality and intelligence of the citizen, the state does not claim to control him, except as his conduct to others, leaving him the sole judge as to all that affects himself." Mylar v Kansas 123 U.S. 623, 658-60

Clean Hands Doctrine

Clearfield Doctrine

320832
certified tdd

TDD waits for All replies.

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

In the second day of November, 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 Deyas /s/

I, Phillip Hudok, under full liability and complete transparency, do hereby declare and attest that on the 9th day of November in the year of my Lord two thousand fifteen, did cause to be mailed via certified mail return receipt USPS number 7015 0640 0007 1592 5028, true, accurate and complete copies of the following documents, to wit:

1. Mandatory Administrative and Judicial Notice, Cognizance and Action Required;
2. Declaration and Notice of the Rebuttals of the Silent Presumptions of Law;
3. Declaration and Notice of Commercial Default and Dishonor, Declaration and Notice of Demand for Production, Declaration and Notice of Cease and Desist;
4. Second, Final Notice, Opportunity to Cure, Second, Final Notice, Refusal for Cause Without Dishonor, Second Final Public Law Demand, Revocation of Any and All Signatures;

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

Robin Waters, purported Magistrate COUNTY OF WOOD
and all agents, assigns, principals and successors thereto, thereof and therefrom.

I, Phillip Hudok, under full liability and complete transparency, declare and attest that the foregoing is true, accurate, complete, the truth, whole truth, and nothing but the truth, to the best of my knowledge and ability, so help me God.

Sui juris, Administrator, Heir of the Creator, without recourse, without prejudice

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PARKERSBURG, WV 26101

OFFICIAL USE

Certified Mail Fee	\$ 3.45
	\$ 2.80
Extra Services & Fees (check box, add fee if appropriate)	
<input type="checkbox"/> Return Receipt (hardcopy)	\$ 0.00
<input type="checkbox"/> Return Receipt (electronic)	\$ 0.00
<input type="checkbox"/> Certified Mail Restricted Delivery	\$ 0.00
<input type="checkbox"/> Adult Signature Required	\$ 0.00
<input type="checkbox"/> Adult Signature Restricted Delivery	\$ 0.00

0625
02

Postmark
Here

11/09/2015

Postage \$ 2.52

Total Postage and Fees \$ 8.77

Sent To
Robin Waters

Street and Apt. No., or P.O. Box No.

401 2nd St. Suite 12

City, State, Zip+4®

Parkersburg, WV 26101

PS Form 3800, April 2015 PSN 7530-02-000-9047

See Reverse for Instructions

I, Philip Hudok, under full liability and complete transparency, do hereby declare and attest that on the 9th day of November in the year of my Lord two thousand fifteen, did cause to be mailed via certified mail return receipt USPS number 7015 0640 0007 1592 5042, true, accurate and complete copies of the following documents, to wit:

1. Mandatory Administrative and Judicial Notice, Cognizance and Action Required;
2. Declaration and Notice of the Rebuttals of the Silent Presumptions of Law;
3. Declaration and Notice of Commercial Default and Dishonor, Declaration and Notice of Demand for Production, Declaration and Notice of Cease and Desist;
4. Second, Final Notice, Opportunity to Cure, Second, Final Notice, Refusal for Cause Without Dishonor, Second Final Public Law Demand, Revocation of Any and All Signatures;

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

Paulina Yearego, purported Magistrate Clerk COUNTY OF WOOD
and all agents, assigns, principals and successors thereto, thereof and therefrom.

I, Philip Hudok, under full liability and complete transparency, declare and attest that the foregoing is true, accurate, complete, the truth, whole truth, and nothing but the truth, to the best of my knowledge and ability, so help me God.

Sui juris, Administrator, Heir of the Creator, without recourse, without prejudice

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OFFICIAL USE

Certified Mail Fee	\$3.45
Extra Services & Fees (check box, add fee as appropriate)	\$2.80
<input type="checkbox"/> Return Receipt (hardcopy)	\$0.00
<input type="checkbox"/> Return Receipt (electronic)	\$0.00
<input type="checkbox"/> Certified Mail Restricted Delivery	\$0.00
<input type="checkbox"/> Adult Signature Required	\$0.00
<input type="checkbox"/> Adult Signature Restricted Delivery	\$0.00
Postage	\$2.52
Total Postage and Fees	\$8.77

0625

02

Postmark
Here

11/09/2015

Sent To *Paulina Yearego*

Street and Apt. No., or PO Box No.

401 2nd St. Suite 12

City, State, ZIP+4®

Parkersburg, WV 26101

PS Form 3800, April 2015 PSN 7530-02-000-9047

See Reverse for Instructions

SENDER: COMPLETE THIS SECTION

- 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, or on the front if space permits.

1. Article Addressed to:

*Paulina Yearego
Wood Co Justice Center
401 Second St., Suite 12
Parkersburg, WV 26101*



9590 9402 1247 5246 3452 09

2015 0640 0007 1592 5042

COMPLETE THIS SECTION ON DELIVERY

A. Signature

X

Agent

Addressee

B. Received by (Printed Name)

C. Date of Delivery

D. Is delivery address different from item 1? Yes

If YES, enter delivery address below: No

3. Service Type

- | | |
|--|---|
| <input type="checkbox"/> Adult Signature | <input type="checkbox"/> Priority Mail Express® |
| <input type="checkbox"/> Adult Signature Restricted Delivery | <input type="checkbox"/> Registered Mail™ |
| <input checked="" type="checkbox"/> Certified Mail® | <input type="checkbox"/> Registered Mail Restricted Delivery |
| <input type="checkbox"/> Certified Mail Restricted Delivery | <input type="checkbox"/> Return Receipt for Merchandise |
| <input type="checkbox"/> Collect on Delivery | <input type="checkbox"/> Signature Confirmation™ |
| <input type="checkbox"/> Collect on Delivery Restricted Delivery | <input type="checkbox"/> Signature Confirmation Restricted Delivery |
| <input type="checkbox"/> Insured Mail | |
| <input type="checkbox"/> Insured Mail Restricted Delivery (over \$500) | |

Domestic Return Receipt

PS Form 3811, July 2015 PSN 7530-02-000-9053

I, Phillip Hudok, under full liability and complete transparency, do hereby declare and attest that on the 9th day of November in the year of my Lord two thousand fifteen, did cause to be mailed via certified mail return receipt USPS numbered 7015 0640 0007 1418 4006, true, accurate and complete copies of the following documents, to wit:

1. Mandatory Administrative and Judicial Notice, Cognizance and Action Required;
2. Declaration and Notice of the Rebuttals of the Silent Presumptions of Law;
3. Declaration and Notice of Commercial Default and Dishonor, Declaration and Notice of Demand for Production, Declaration and Notice of Cease and Desist;
4. Second, Final Notice, Opportunity to Cure, Second, Final Notice, Refusal for Cause Without Dishonor, Second Final Public Law Demand, Revocation of Any and All Signatures;

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

John D. Beane, purported head Circuit Court Judge COUNTY OF WOOD and all agents, assigns, principals and successors thereto, thereof and therefrom.

I, Phillip Hudok, under full liability and complete transparency, declare and attest that the foregoing is true, accurate, complete, the truth, whole truth, and nothing but the truth, to the best of my knowledge and ability, so help me God.

Sui juris, Administrator, Heir of the Creator, without recourse, without prejudice

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PARKERSBURG, WV 26101

OFFICIAL USE

Certified Mail Fee	\$3.45
Extra Services & Fees (check box, add fee to appropriate)	\$2.80
<input type="checkbox"/> Return Receipt (hardcopy)	\$0.00
<input type="checkbox"/> Return Receipt (electronic)	\$0.00
<input type="checkbox"/> Certified Mail Restricted Delivery	\$0.00
<input type="checkbox"/> Adult Signature Required	\$0.00
<input type="checkbox"/> Adult Signature Restricted Delivery	\$0.00

Postage	\$2.52
---------	--------

Total Postage and Fees	\$8.77
------------------------	--------

Sent To
 John D. Beane

Street and Apt. No., or PO Box No.

2 Government Square Rm 421
 Parkersburg, WV 26101-5353

City, State, ZIP+4®

0625

02

Postmark
 Here

11/09/2015

PS Form 3800, April 2015 PSN 7530-02-000-9047

See Reverse for Instructions

SENDER: COMPLETE THIS SECTION

- 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, or on the front if space permits.

1. Article Addressed to:

John D. Beane
 Wood Co. Judicial Building
 2 Government Sq Rm 421
 Parkersburg, WV 26101-5353



9590 9402 1247 5246 3452 61

2 Article Number
 015 0640 0007 1418 4006

COMPLETE THIS SECTION ON DELIVERY

A. Signature

X T. Walters

Agen
 Addr

B. Received by (Printed Name)

T. Walters

C. Date of De

D. Is delivery address different from item 1? Yes
 If YES, enter delivery address below: No

3. Service Type

- Adult Signature
- Adult Signature Restricted Delivery
- Certified Mail®
- Certified Mail Restricted Delivery
- Collect on Delivery
- Collect on Delivery Restricted Delivery
- Insured Mail
- Insured Mail Restricted Delivery (over \$500)

- Priority Mail Express
- Registered Mail™
- Registered Mail Re
- Delivery
- Return Receipt for Merchandise
- Signature Confirm:
- Signature Confirm:
- Restricted Delivery

PS Form 3811, July 2015 PSN 7530-02-000-9053

Domestic Return Re

I, Phillip Hudok, under full liability and complete transparency, do hereby declare and attest that on the 9th day of November in the year of my Lord two thousand fifteen, did cause to be mailed via certified mail return receipt USPS numbered 7015 0640 0007 1418 4013, true, accurate and complete copies of the following documents, to wit:

1. Mandatory Administrative and Judicial Notice, Cognizance and Action Required;
2. Declaration and Notice of the Rebuttals of the Silent Presumptions of Law;
3. Declaration and Notice of Commercial Default and Dishonor, Declaration and Notice of Demand for Production, Declaration and Notice of Cease and Desist;
4. Second, Final Notice, Opportunity to Cure, Second, Final Notice, Refusal for Cause Without Dishonor, Second Final Public Law Demand, Revocation of Any and All Signatures;

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

Carole Jones, purported Circuit Court Clerk COUNTY OF WOOD
and all agents, assigns, principals and successors thereto, thereof and therefrom.

I, Phillip Hudok, under full liability and complete transparency, declare and attest that the foregoing is true, accurate, complete, the truth, whole truth, and nothing but the truth, to the best of my knowledge and ability, so help me God.

Sui juris, Administrator, Heir of the Creator, without recourse, without prejudice

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PARKERSBURG, WV 26101

OFFICIAL USE

Certified Mail Fee	\$3.45
\$	\$2.80
Extra Services & Fees (check box, add fee as appropriate)	
<input type="checkbox"/> Return Receipt (hardcopy)	\$ 0.00
<input type="checkbox"/> Return Receipt (electronic)	\$ 0.00
<input type="checkbox"/> Certified Mail Restricted Delivery	\$ 0.00
<input type="checkbox"/> Adult Signature Required	\$ 0.00
<input type="checkbox"/> Adult Signature Restricted Delivery	\$ 0.00

0625

02

Postmark
Here

11/09/2015

Postage

\$2.52

Total Postage and Fees

\$8.77

Sent To

Carole Jones

Street and Apt. No., or PO Box No.

2 Govt. Square Rm 421

City, State, ZIP+4®

Parkersburg, WV 26101-5353

PS Form 3800, April 2015 PSN 7530-02-000-9047

See Reverse for Instructions

SENDER: COMPLETE THIS SECTION

- 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, or on the front if space permits.

1. Article Addressed to:

Carole Jones
Wood Co. Judicial Building
2 Government Square, Rm 401
Parkersburg, WV 26101-5353



9590 9402 1247 5246 3452 54

015 0640 0007 1418 4013

COMPLETE THIS SECTION ON DELIVERY

A. Signature

X.T. Walters
T. Walters

Agent

Addressee

B. Received by (Printed Name)

T. Walters

C. Date of Delivery

D. Is delivery address different from item 1? Yes
If YES, enter delivery address below: No

3. Service Type

- Adult Signature
- Adult Signature Restricted Delivery
- Certified Mail®
- Certified Mail Restricted Delivery
- Collect on Delivery
- Collect on Delivery Restricted Delivery
- Insured Mail
- Insured Mail Restricted Delivery (over \$500)
- Priority Mail Express®
- Registered Mail™
- Registered Mail Restricted Delivery
- Return Receipt for Merchandise
- Signature Confirmation™
- Signature Confirmation Restricted Delivery

PS Form 3811, July 2015 PSN 7530-02-000-9053

Domestic Return Receipt

I, Phillip Hudok, under full liability and complete transparency, do hereby declare and attest that on the 9th day of November in the year of my Lord two thousand fifteen, did cause to be mailed via certified mail return receipt USPS number 7015 0640 0007 1592 5035, true, accurate and complete copies of the following documents, to wit:

1. Mandatory Administrative and Judicial Notice, Cognizance and Action Required;
2. Declaration and Notice of the Rebuttals of the Silent Presumptions of Law;
3. Declaration and Notice of Commercial Default and Dishonor, Declaration and Notice of Demand for Production, Declaration and Notice of Cease and Desist;
4. Second, Final Notice, Opportunity to Cure, Second, Final Notice, Refusal for Cause Without Dishonor, Second Final Public Law Demand, Revocation of Any and All Signatures;

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

Jason Wharton, purported Prosecutor COUNTY OF WOOD
and all agents, assigns, principals and successors thereto, thereof and therefrom.

I, Phillip Hudok, under full liability and complete transparency, declare and attest that the foregoing is true, accurate, complete, the truth, whole truth, and nothing but the truth, to the best of my knowledge and ability, so help me God.

Sui juris, Administrator, Heir of the Creator, without recourse, without prejudice

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PARKERSBURG, WV 26101

7015 0640 0007 1592 5035

OFFICIAL USE

Certified Mail Fee \$3.45
\$ \$2.80
Extra Services & Fees (check box, add fee if appropriate)
 Return Receipt (hardcopy) \$ \$0.00
 Return Receipt (electronic) \$ \$0.00
 Certified Mail Restricted Delivery \$ \$0.00
 Adult Signature Required \$ \$0.00
 Adult Signature Restricted Delivery \$

0625

02

Postmark
Here

11/09/2015

Postage \$2.52
\$
Total Postage and Fees \$8.77
\$

Sent To Jason Whanton
Street and Apt. No., or P.O. Box No.
317 Market St.
City, State, ZIP+4®
Parkersburg, WV 26101

PS Form 3800, April 2015 PSN 7530-02-000-9047

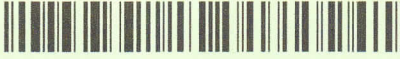
See Reverse for Instructions

SENDER: COMPLETE THIS SECTION

- 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, or on the front if space permits.

1. Article Addressed to:

Jason Whanton
317 Market St.
Parkersburg, WV 26101



9590 9402 1247 5246 3452 16

(Transfer from service label)

15 0640 0007 1592 5035

COMPLETE THIS SECTION ON DELIVERY

A. Signature

X

R Guice

Agent

Addressee

B. Received by (Printed Name)

R Guice

C. Date of Delivery

11/12/15

D. Is delivery address different from item 1? Yes
If YES, enter delivery address below: No

3. Service Type

- Adult Signature
- Adult Signature Restricted Delivery
- Certified Mail®
- Certified Mail Restricted Delivery
- Collect on Delivery
- Collect on Delivery Restricted Delivery
- Insured Mail
- Insured Mail Restricted Delivery (over \$500)
- Priority Mail Express®
- Registered Mail™
- Registered Mail Restricted Delivery
- Return Receipt for Merchandise
- Signature Confirmation™
- Signature Confirmation Restricted Delivery

PS Form 3811, July 2015 PSN 7530-02-000-9053

Domestic Return Receipt

I, Phillip Hudot, under full liability and complete transparency, do hereby declare and attest that on the 9th day of November in the year of my Lord two thousand fifteen, did cause to be mailed via certified mail return receipt USPS number 7015 0640 0007 1418 4020, true, accurate and complete copies of the following documents, to wit:

1. Mandatory Administrative and Judicial Notice, Cognizance and Action Required;
2. Declaration and Notice of the Rebuttals of the Silent Presumptions of Law;
3. Declaration and Notice of Commercial Default and Dishonor, Declaration and Notice of Demand for Production, Declaration and Notice of Cease and Desist;
4. Second, Final Notice, Opportunity to Cure, Second, Final Notice, Refusal for Cause Without Dishonor, Second Final Public Law Demand, Revocation of Any and All Signatures;

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

Patrick Morrisey, purported Attorney General STATE OF WEST VIRGINIA and all agents, assigns, principals and successors thereto, thereof and therefrom.

I, Phillip Hudot, under full liability and complete transparency, declare and attest that the foregoing is true, accurate, complete, the truth, whole truth, and nothing but the truth, to the best of my knowledge and ability, so help me God.

Sui juris, Administrator, Heir of the Creator, without recourse, without prejudice

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CHARLESTON, WV 25305

Certified Mail Fee	\$3.45	0625
	\$2.80	02
Extra Services & Fees (check box, add fee if appropriate)		
<input type="checkbox"/> Return Receipt (hardcopy)	\$0.00	
<input type="checkbox"/> Return Receipt (electronic)	\$0.00	
<input type="checkbox"/> Certified Mail Restricted Delivery	\$0.00	
<input type="checkbox"/> Adult Signature Required	\$0.00	
<input type="checkbox"/> Adult Signature Restricted Delivery	\$0.00	
Postage	\$2.52	
Total Postage and Fees	\$8.77	

Postmark
Here

11/09/2015

Sent To *Patrick Monisey*

Street and Apt. No., or PO Box No.

Bldg 1 Rm E-26

City, State, ZIP+4

Charleston, WV 25305

PS Form 3800, April 2015 PSN 7530-02-000-9047

See Reverse for Instructions

SENDER: COMPLETE THIS SECTION

- 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, or on the front if space permits.

1. Article Addressed to:

*Patrick Monisey
Bldg 1 Rm E-26
1900 Kanawha Blvd
Charleston, WV 25305*



9590 9402 1247 5246 3452 47

Transfer from service label

5 0640 0007 1418 4020

COMPLETE THIS SECTION ON DELIVERY

A. Signature

Ronald J Kushner Agent Addressee

B. Received by (Printed Name)

C. Date of Delivery

NOV 10

D. Is delivery address different from item 1? Yes

If YES, enter delivery address below: No

3. Service Type

- | | |
|--|---|
| <input type="checkbox"/> Adult Signature | <input type="checkbox"/> Priority Mail Express® |
| <input type="checkbox"/> Adult Signature Restricted Delivery | <input type="checkbox"/> Registered Mail™ |
| <input checked="" type="checkbox"/> Certified Mail® | <input type="checkbox"/> Registered Mail Restricted Delivery |
| <input type="checkbox"/> Certified Mail Restricted Delivery | <input checked="" type="checkbox"/> Return Receipt for Merchandise |
| <input type="checkbox"/> Collect on Delivery | <input type="checkbox"/> Signature Confirmation™ |
| <input type="checkbox"/> Collect on Delivery Restricted Delivery | <input type="checkbox"/> Signature Confirmation Restricted Delivery |
| <input type="checkbox"/> Insured Mail | |
| <input type="checkbox"/> Insured Mail Restricted Delivery (over \$500) | |

PS Form 3811, July 2015 PSN 7530-02-000-9053

Domestic Return Receipt

I, Phillip Hudok, under full liability and complete transparency, do hereby declare and attest that on the 9th day of November in the year of my Lord two thousand fifteen, did cause to be mailed via certified mail return receipt USPS numbered 7015 0640 0007 1418 4637, true, accurate and complete copies of the following documents, to wit:

1. Mandatory Administrative and Judicial Notice, Cognizance and Action Required;
2. Declaration and Notice of the Rebuttals of the Silent Presumptions of Law;
3. Declaration and Notice of Commercial Default and Dishonor, Declaration and Notice of Demand for Production, Declaration and Notice of Cease and Desist;
4. Second, Final Notice, Opportunity to Cure, Second, Final Notice, Refusal for Cause Without Dishonor, Second Final Public Law Demand, Revocation of Any and All Signatures;

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

Earl Ray Tomblin, purported Governor STATE OF WEST VIRGINIA
and all agents, assigns, principals and successors thereto, thereof and therefrom.

I, Phillip Hudok, under full liability and complete transparency, declare and attest that the foregoing is true, accurate, complete, the truth, whole truth, and nothing but the truth, to the best of my knowledge and ability, so help me God.

Sui juris, Administrator, Heir of the Creator, without recourse, without prejudice

**U.S. Postal Service™
CERTIFIED MAIL® RECEIPT**

Domestic Mail Only

For delivery information, visit our website at www.usps.com®.

CHARLESTON, WV 25305

OFFICIAL USE

Certified Mail Fee \$3.45
\$ Extra Services & Fees (check box, add fee if applicable)
 Return Receipt (hardcopy) \$ 0.00
 Return Receipt (electronic) \$ 0.00
 Certified Mail Restricted Delivery \$ 0.00
 Adult Signature Required \$ 0.00
 Adult Signature Restricted Delivery \$ 0.00

Postage \$ 2.52

Total Postage and Fees \$ 8.77

Sent To Governor Earl Ray Tomblin
Street and Apt. No., or PO Box No.
1900 Kanawha Blvd
City, State, ZIP+4®
Charleston, WV 25305

0625
02

Postmark
Here

11/09/2015

PS Form 3800, April 2015 PSN 7530-02-000-9047

See Reverse for Instructions

SENDER: COMPLETE THIS SECTION

- 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, or on the front if space permits.

1. Article Addressed to:

Governor Earl Ray Tomblin
Office of the Governor
1900 Kanawha Blvd
Charleston, WV 25305



9590 9402 1247 5246 3452 30

0640 0007 1418 4037

COMPLETE THIS SECTION ON DELIVERY

A. Signature

X

Ronald J Kushner

Agent

Addressee

B. Received by (Printed Name)

Date of Delivery

NOV 10 2015

D. Is delivery address different from item 1? Yes
If YES, enter delivery address below: No

3. Service Type

- Adult Signature
- Adult Signature Restricted Delivery
- Certified Mail®
- Certified Mail Restricted Delivery
- Collect on Delivery
- Collect on Delivery Restricted Delivery
- Insured Mail
- Insured Mail Restricted Delivery (over \$500)
- Priority Mail Express®
- Registered Mail™
- Registered Mail Restricted Delivery
- Return Receipt for Merchandise
- Signature Confirmation™
- Signature Confirmation Restricted Delivery

PS Form 3811, July 2015 PSN 7530-02-000-9053

Domestic Return Receipt