-Exhibit A-

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Registered Mail #RF775825425US — Dated: May 9, 2025

Kevin: Realworldfare (formerly Kevin: Walker) C/o 30650 Rancho California Road # 406-251 Temecula, California

non-domestic without the United States

Email: team@walkernovagroup.com

Secured Party, Executor, Fiduciary, Real Parties In Interest EASTERN DIVISION and Purported Defendant,

TMKEVIN LEWIS WALKER® (ENS LEGIS)



UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

THE PEOPLE OF THE STATE OF EDCRase 25-0163-00W

[Purported] Plaintiff,

vs. KEVIN LEWIS WALKER,

[Purported] Defendant.

(Removal from Riverside County Superior Court, Case No. MISW2501134)

VERIFIED NOTICE OF REMOVAL PURSUANT TO 28 U.S.C. §§ 1443(1), 1331, 1446(D), AND ARTICLE III, SECTION 2 OF THE UNITED STATES CONSTITUTION — CIVIL RIGHTS VIOLATIONS, FEDERAL QUESTIONS, EQUITABLE AND COMMERCIAL INJURY, AND DIVERSITY OF POLITICAL STATUS AND ALLEGIANCE

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TO THE HONORABLE UNITED STATES DISTRICT COURT:

COMES NOW the undersigned, Kevin: Realworldfare, appearing by Special

Limited Appearance, not generally, in proper private capacity, not pro se, and

solely as the Authorized Representative, Executor, Fiduciary, and Secured Party

for the LEGAL FICTION/ENS LEGIS known as TMKEVIN LEWIS WALKER®

(hereinafter referred to as the "Defendant," "Purported Defendant," or "Real Party

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gue un section 2 of the united states constitution — givil rights violations, pederal questions, equitable and commercial injury, and diversity of poli-

in Interest"), without waiver of any rights, immunities, or protections, and hereby asserts standing under the principles of equity, trust law, common law, and constitutionally guaranteed due process.

Pursuant to 28 U.S.C. §§ 1443(1), 1331, and in accordance with Article III, Section 2 of the United States Constitution, as well as the procedural requirements of 28 U.S.C. § 1446, the undersigned hereby removes the above-captioned matter from the Superior Court of California, County of Riverside, to the United States District Court for the Central District of California, and states as follows:

I. GROUNDS FOR REMOVAL

- 1. The Removing Party is a state Citizen and American national of the republic in its de jure capacity as one of the several states of the Union (1789), as also defined under 8 U.S.C. § 1101(a)(21) and § 1101(a)(22)(B), and is classified as a non-citizen national of the United States, thereby making him an American national of the republic under the de jure Constitution for the united states (1777/1789). See Exhibits B, C, D, E, F, G, O, P, Q and R.
- 2. The Removing Party is not a "U.S. citizen," "resident," "subject," ward of the State, or federally created legal entity (ens legis). All presumptions, inferences, administrative assumptions, or state-imposed classifications to the contrary have been lawfully rebutted through verified affidavits, notices, and perfected administrative filings, and therefore such contrary presumptions and classifications carry no legal authority, standing, or effect. Said rebuttals have established estoppel by acquiescence, and all jurisdictional matters and material facts are settled under the doctrines of res judicata and stare decisis.
 See Exhibits B, C, D, E, F, G, O, P, Q and R.
- 3. The Removing Party is a state Citizen, national of the Republic, and non-citizen national protected by laws guaranteeing civil and constitutional rights to all persons, regardless of federal citizenship status. The inferior state court has denied and continues to obstruct the enforcement of those rights, thereby

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triggering the application of 28 U.S.C. § 1443(1). See Exhibits B, C, D, E, F, G, O, P, Q and R.

- 4. This Court also has original jurisdiction over this matter pursuant to 28 U.S.C. § 1331, as the claims and defenses presented arise under the Constitution, laws, and treaties of the United States. The underlying state prosecution, carried out under color of law, implicates substantial federal questions, including but not limited to:
 - Ongoing and systematic violations of the Removing Party's rights secured by the First, Fourth, Fifth, and Fourteenth Amendments to the United States Constitution;
 - Violations of statutory protections under 42 U.S.C. § 1983 (civil rights deprivation under color of law), 42 U.S.C. §§ 1985-1986 (conspiracy and neglect to prevent), and 18 U.S.C. §§ 241-242 (criminal conspiracy and deprivation of rights);
 - Improper denial of due process and equal protection under the law, resulting from the inferior court's refusal to recognize or enforce the Removing Party's verified affidavits, secured status, rebuttals, and commercial notices;
 - The failure of State Agents and officers to operate within lawful constitutional limits, thereby invoking the supremacy of federal law over conflicting State actions.

The presence of these federal questions independently supports removal under 28 U.S.C. § 1331, regardless of the procedural or jurisdictional defects present in the underlying State matter. These issues are not incidental or collateral, but central to the controversy, and must be adjudicated in a court of competent federal authority.

5. The prosecution arises from an unlawful enforcement of a **void ab initio** warrant, fraudulently issued under color of law for an alleged failure to appear, despite the Removing Party's lawful appearance having been made by Special

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Limited Appearance, supported by <u>verified</u> and <u>unrebutted</u> notices, demand, conditional acceptance, **affidavits**, and administrative filings. These include but are not limited to the following documents, all of which remain <u>unrebutted</u> and stand as self-executing instruments establishing procedural fraud, dishonor, estoppel, and violation of due process:

- Exhibit B: Affidavit and Contract Security Agreement #RF775820621US, titled:

 NOTICE OF CONDITIONAL ACCEPTANCE, and FRAUD,

 RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE

 COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION, TREASON.
- Exhibit C: Affidavit and Contract Security Agreement #RF775821088US, titled: NOTICE OF DEFAULT, and FRAUD, RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION, TREASON.
- Exhibit D: Affidavit and Contract Security Agreement #RF775822582US, titled: NOTICE OF DEFAULT AND OPPORTUNITY TO CURE AND NOTICE OF FRAUD, RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION, KIDNAPPING.
- Exhibit E: Affidavit and Contract Security Agreement #RF775823645US, titled: Affidavit Certificate of Dishonor, Non-response, DEFAULT, JUDGEMENT, and LIEN AUTHORIZATION.
- Exhibit F: <u>VERIFIED</u> COMPLAINT FOR FRAUD, BREACH OF CONTRACT, THEFT, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, CONSPIRACY, RACKETEERING, KIDNAPPING, TORTURE, and SUMMARY JUDGEMENT AS A MATTER OF LAW. Filed **March 11, 2025.**
- Exhibit G: AFFIDAVIT RIGHT TO TRAVEL CANCELLATION, TERMINATION,
 AND REVOCATION of COMMERCIAL "For Hire" DRIVER'S LICENSE
 CONTRACT and AGREEMENT. LICENSE/BOND # B6735991.

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- Exhibit J: PURPORTED DEFENDANT'S <u>VERIFIED</u> NOTICE OF CONDITIONAL ACCEPTANCE, NOTICE OF MANDATORY COUNTERCLAIM, AND NOTICE OF JUDICIAL FRAUD AND CONSPIRACY TO DEPRIVE UNDER COLOR OF LAW, AND DEMAND FOR DISMISSAL, SANCTIONS, RESTITUTION, AND SUMMARY JUDGEMENT AS A MATTER OF LAW IN FAVOR OF PURPORTED DEFENDANT.
- Exhibit P: <u>VERIFIED</u> AFFIDAVIT OF CONSTITUTIONAL AUTHORITY,

 RESERVATION OF RIGHTS, <u>ABSENCE OF CORPUS DELICTI</u>, SUPREMACY

 CLAUSE, AMERICAN SOVEREIGNTY, FEDERAL JURISDICTION, NATIONAL/

 NON-CITIZEN NATIONAL (STATE CITIZEN) STATUS, ESTATE CLAIM,

 MINIMUM CONTACTS, AND REBUTTAL OF ALL PRESUMPTIONS

These documents, filed and served in **good faith**, rebut all presumptions of jurisdiction, establish lawful standing, and expose ongoing violations of constitutional, statutory, and commercial law. Proceeding in spite of these filings constitutes *willful* **fraud**, **railroading**, **and obstruction under color of law**.

The undersigned has been subjected to targeted harassment, retaliatory prosecution, and systematic deprivation of rights under color of law by Agents of the STATE OF CALIFORNIA, including but not limited to Deputies Derrick Eastwood, Robert Bowman, Joseph Sinz, Nicholas Gruwell, Sgt. Dan McAuliffe, as well as Monika Vermani, Jeremiah Raxter, and Charles Rogers. These actors have willfully engaged in coordinated acts of fraud, civil rights violations, railroading, deprivation of rights under color of law, extortion, coercion, hostage taking, dishonor, administrative coercion, and willful obstruction of justice, all designed to compel jurisdiction where none exists. Their conduct constitutes clear violations of the Removing Party's fundamental rights and protections secured by the Constitution and federal law, and operates as part of an ongoing criminal enterprise in violation of multiple federal statutes.

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- 7. These acts constitute a pattern of civil and criminal misconduct including, but not limited to, violations of:
 - 42 U.S.C. § 1983 Civil Rights violations
 - 42 U.S.C. § 1985 Conspiracy to interfere with civil rights
 - 42 U.S.C. § 1986 Neglect to prevent civil rights violations
 - 18 U.S.C. § 241 Conspiracy against rights
 - 18 U.S.C. § 242 Deprivation of rights under color of law
 - 18 U.S.C. § 1341 Mail fraud

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- 18 U.S.C. § 1343 Wire fraud
- 18 U.S.C. § 872 Extortion under color of official right
- 18 U.S.C. § 1001 False statements and concealment
- 18 U.S.C. § 1203 Hostage taking (constructive seizure through coercion and threat)
- 18 U.S.C. § 1961–1964 Racketeer Influenced and Corrupt Organizations
 Act (RICO), including predicate acts of fraud, obstruction, extortion, and
 retaliation
- 18 U.S.C. § 1512 Tampering with a witness, victim, or informant
- 18 U.S.C. § 1513 Retaliation against a witness, victim, or informant
- The Clearfield Doctrine Government acting as a commercial entity without consent or lawful authority
- 8. The Removing Party has *perfected* secured interest in the legal fiction via UCC-1 Financing Statement (Nevada Secretary of State File No. 2025470746-9 and No. 2024385925-4), rebutted all presumptions, and recorded lawful status. See Exhibits N and I, respectively.
- 9. The State court has willfully disregarded all lawful rebuttals, denied fundamental due process, and participated in a deliberate and malicious campaign of administrative railroading seeking to impose fraudulent jurisdiction without consent, without a lawful contract, and absent any

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verified complaint or injured party. This conduct reflects not mere error, but an orchestrated abuse of authority under color of law, in blatant defiance of constitutional protections and established public record.

- 10. There exists a fundamental and irreconcilable diversity of political allegiance, citizenship, and jurisdictional character between the Removing Party and the Plaintiff. THE STATE OF CALIFORNIA, operating as a subsidiary of the federal municipal corporation defined at 28 U.S.C. § 3002(15)(A), functions under color of law and federal territorial jurisdiction, enforcing statutory commercial codes upon presumed "U.S. citizens" and corporate entities. In contrast, the Removing Party stands as a private state Citizen, American national, and non-citizen national of the Republic, expressly foreign to such jurisdiction, and protected under the organic Constitution, the common law, and treaty obligations. All presumptions to the contrary have been lawfully rebutted, administratively defaulted, and perfected on the public record.
- 11. This political and legal diversity, combined with the fact that the State is operating in a commercial capacity under assumed authority, invokes the judicial power of the United States under Article III, Section 2, Clause 1 of the Constitution which mandates an Article III court of competent jurisdiction to adjudicate controversies "between a State and Citizens of another State," and "between a State, or the Citizens thereof, and foreign States, Citizens, or Subjects." This jurisdictional separation, along with the verified and documented violations of federal law and deprivation of secured rights, mandates immediate federal review and control.
- 12. This matter is properly before an **Article III** court because the Removing Party is foreign to federal municipal jurisdiction, and the inferior state court proceedings were conducted without competent judicial authority under the Constitution.
- 13. This matter is properly removed to the exclusive subject matter jurisdiction of this United States District Court pursuant to 28 U.S.C. § 1443(1), as it arises from

the ongoing deprivation of federally protected civil rights under color of state law. This removal is timely and appropriate, as no trial has commenced and no valid adjudication has occurred in the inferior forum. The United States Supreme Court has upheld removal under § 1443(1) in circumstances involving systematic denial of constitutional rights by state actors, as affirmed in **Georgia v. Rachel**, 384 U.S. 780 (1966), and **City of Greenwood v. Peacock**, 384 U.S. 808 (1966), where the Court emphasized that federal intervention is necessary when state proceedings cannot or will not enforce federally guaranteed rights.

II. EFFECT OF REMOVAL - OPERATION OF LAW

Pursuant to 28 U.S.C. § 1446(d), removal of this matter to the United States District Court is effective immediately by operation of law, and the State court is divested of all jurisdiction as a matter of right. The statute provides:

"Promptly after the filing of such notice of removal of a civil action the defendant or defendants shall give written notice thereof to all adverse parties and shall file a copy of the notice with the clerk of such State court, which shall effect the removal and the State court shall proceed no further unless and until the case is remanded."

As such, any further proceedings, enforcement actions, or judicial acts by the State court or its officers are without authority, **void** *ab initio*, and in direct violation of federal law as codified at 28 U.S.C. § 1446(d).

The Removing Party affirms the following:

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- All proceedings in the Riverside County Superior Court under Case No.
 MISW2501134 are automatically stayed, null, and void ab initio, pending further order of this Court;
- 2. The United States District Court now holds exclusive jurisdiction over the subject matter and all parties involved, and any further action or attempted enforcement by State officers, agents, or courts shall constitute a willful violation of federal law, due process, and the Supremacy Clause of the Constitution;

All fraudulent instruments, alleged charges, or administrative processes
issued under color of law must be immediately reviewed, invalidated, and
vacated by this Court under its supervisory authority;

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4. All officers, deputies, agents, attorneys, and third-party enforcers who acted without lawful jurisdiction or in bad faith are subject to personal and official liability for damages, including but not limited to: injunctive relief, monetary sanctions, referral for federal criminal investigation, and civil rights enforcement under applicable statutes.

III. FRAUD NOTICE & UNAUTHORIZED PRACTICE OF LAW BY PURPORTED "COMMISSIONERS"

The following individuals have been directly involved in the underlying fraudulent proceedings connected to Riverside County Case No.

MISW2501134, which has now been lawfully removed to the United States District Court for the Central District of California. These individuals have acted — and continue to act — under the assumed title of "Commissioner," without valid licensure, without consent of the injured party, and in total absence of lawful jurisdiction.

Jeremiah D. Raxter - California State Bar No. 276811 (Status: Inactive)

Jeremiah D. Raxter has actively participated in judicial functions under the false and misleading title of "Commissioner" while not holding a valid, active license to practice law in the State of California. His State Bar status is inactive, and he is legally disqualified from performing any judicial, prosecutorial, or legal function.

- 23 (See Exhibit S for documented evidence of Jeremiah D. Raxter's inactive California
 24 (State Bar license.)
- 25 All acts taken by Mr. Raxter in the above-captioned matter have been conducted:
 - Without the free, knowing, and voluntary consent of the Claimant;
 - In open violation of express, written objection and reservation of rights under UCC § 1-308 and relevant constitutional provisions;

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 Absent subject matter, personal, and territorial jurisdiction, as clearly stated and unrebutted in verified filings;

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 And therefore constitute fraud, impersonation of a judicial officer, and unauthorized practice of law in violation of California Business and Professions Code §§ 6125-6127.

Charles Rogers – California State Bar No. 64530 (Status: Inactive)

Charles Rogers is also acting under the false title of "Commissioner" in connection with Case No. MISW2501134. As with Raxter, his State Bar license is inactive, and he is not lawfully authorized to engage in any legal or judicial activity. (See Exhibit T for documented evidence of Charles Rogers' inactive California State Bar license.)

All participation by Mr. Rogers in this matter is:

- Conducted without jurisdiction and without lawful authority;
- In direct opposition to properly submitted objections, affidavits of status,
 and verified notices of non-consent;
- Fraudulent <u>ab initio</u>, and constitutes a deliberate attempt to usurp judicial function and deceive the public.

IV. RESERVATION OF RIGHTS

The Purported Defendant expressly and unequivocally reserves all rights to:

- Supplement, amend, or revise this Notice of Removal as additional facts, evidence, or procedural developments arise;
- Challenge the jurisdiction, venue, and sufficiency of process at any stage of these proceedings;
- Assert and enforce all reserved rights under UCC § 1-308, the Uniform
 Commercial Code in its entirety, the common law, the Constitution of the
 United States, the Constitution for the united States of America, and the
 principles of equity.
- All rights are hereby reserved **nunc pro tunc**, **ab initio**, without waiver and without prejudice to any other rights, remedies, defenses, immunities, or protections

available in law, equity, or commerce. Nothing in this filing shall be construed as consent to any foreign jurisdiction, contract, adhesion agreement, or statutory presumption.

VERIFICATION:

Pursuant to 28 U.S.C. § 1746

BY AUTHORIZED REPRESENTATIVE WITH FIRSTHAND KNOWLEDGE

I, <u>Kevin Walker</u>, over the age of 18, competent to testify, and having firsthand knowledge of the facts stated herein, do hereby declare, certify, verify, affirm, and state under penalty of perjury under the laws of the United States of America, that the foregoing statements are true, correct, and complete, to the best of my understanding, knowledge, and belief, and made in good faith.

Executed, signed, and sealed this 8th day of May in the year of Our Lord two thousand and twenty five, without the United States, with all rights reserved and without prejudice.

All rights reserved without prejudice and without recourse, UCC § 1-308, 3-402.

By: Kevin Walker, Fiduciary, Authorized Representative, Executor

state Citizen/American national/non-citizen national

Let this document stand as truth before the Almighty Supreme Creator and let it be established before men according as the scriptures saith: "But if they will not listen, take one or two others along, so that every matter may be established by the testimony of two or three witnesses." Matthew 18:16. "In the mouth of two or three witnesses, shall every word be established" 2 Corinthians 13:1.

All rights reserved without prejudice or recourse, UCC § 1-308, 3-402.

By: Domabelle Mortel (WITNESS)

All rights reserved without prejudice or recourse, UCC § 1-308, 3-402.

By: Corey Walker (WITNESS)

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LIST OF EXHIBITS / EVIDENCE:

- 1. Exhibit A: Affidavit: Power of Attorney In Fact'
- 3 2. Exhibit B: Affidavit and Contract Security Agreement #RF775820621US, titled:
- 4 NOTICE OF CONDITIONAL ACCEPTANCE, and FRAUD, RACKETEERING,
- 5 CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW,
- 6 IDENTITY THEFT, EXTORTION, COERCION, TREASON.
- 7 3. Exhibit C: Affidavit and Contract Security Agreement #RF775821088US, titled:
- 8 NOTICE OF DEFAULT, and FRAUD, RACKETEERING, CONSPIRACY,
- 9 DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY THEFT,
- 10 EXTORTION, COERCION, TREASON
- 11 4. Exhibit D: Affidavit and Contract Security Agreement #RF775822582US, titled:
- 12 NOTICE OF DEFAULT AND OPPORTUNITY TO CURE <u>AND</u> NOTICE OF
- 13 FRAUD, RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS
- 14 UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION,
- 15 KIDNAPPING.

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- 16 5. Exhibit E: Affidavit and Contract Security Agreement #RF775823645US, titled:
- 17 Affidavit Certificate of Dishonor, Non-response, DEFAULT, JUDGEMENT, and
- 18 LIEN AUTHORIZATION.
- 19 6. Exhibit F: VERIFIED COMPLAINT FOR FRAUD, BREACH OF CONTRACT,
- 20 THEFT, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW,
- 21 CONSPIRACY, RACKETEERING, KIDNAPPING, TORTURE, and SUMMARY
- JUDGEMENT AS A MATTER OF LAW. Filed March 11, 2025.
- 23 7. Exhibit G: AFFIDAVIT RIGHT TO TRAVEL CANCELLATION, TERMINATION,
- 24 AND REVOCATION of COMMERCIAL "For Hire" DRIVER'S LICENSE
- 25 CONTRACT and AGREEMENT. LICENSE/BOND # B6735991.
- 26 8.Exhibit H: Hold Harmless Agreement.
- 27 9. Exhibit I: Private UCC Contract Trust/UCC-1 filing No. 2024385925-4.
- 28 10.Exhibit J: TMKEVIN LEWIS WALKER© Trademark and Copyright Agreement.

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Case 5:25-cr-00163-ODW Document 1 Filed 05/12/25 Page 13 of 435 Page ID #:13 Registered Mail #RF775825425US — Dated: May 9, 2025 11. Exhibit K: AFFIDAVIT OF TAX-EXEMPT FOREIGN STATUS. 12. Exhibit L: AFFIDAVIT: Resolution, Revocation, and Termination of Franchise. 3 13. Exhibit M: Copy of Fraudulent NOTICE titled, 'MISDEMEANOR COMPLAINT & NOTICE TO APPEAR'. — Dated 03/14/2025 and received 03/25/2025. 4 14. Exhibit N: Private UCC Contract Trust/UCC-1 filing No. 2025470746-9. 15. Exhibit O: PURPORTED DEFENDANT'S VERIFIED NOTICE OF CONDITIONAL 7 ACCEPTANCE, NOTICE OF MANDATORY COUNTERCLAIM, AND NOTICE OF 8 JUDICIAL FRAUD AND CONSPIRACY TO DEPRIVE UNDER COLOR OF LAW, 9 AND DEMAND FOR DISMISSAL, SANCTIONS, RESTITUTION, AND SUMMARY 10 JUDGEMENT AS A MATTER OF LAW IN FAVOR OF PURPORTED DEFENDANT. 11 16. Exhibit P: <u>VERIFIED</u> AFFIDAVIT OF CONSTITUTIONAL AUTHORITY, 12 RESERVATION OF RIGHTS, ABSENCE OF CORPUS DELICTI, SUPREMACY CLAUSE, AMERICAN SOVEREIGNTY, FEDERAL JURISDICTION, NATIONAL/ 13 NON-CITIZEN NATIONAL (STATE CITIZEN) STATUS, ESTATE CLAIM, 14 15 MINIMUM CONTACTS, AND REBUTTAL OF ALL PRESUMPTIONS 17. Exhibit Q: Affidavit of Truth: Name Correction, Name Decree, Claim of 17 Estate, Title Correction, and Secured Interest Perfected, and Political Status Declaration. 18 18. Exhibit R: Affidavit of Identity: (American national / non-citizen national / 19 20 state Citizen) 19. Exhibit S: Documented evidence of Jeremiah D. Raxter's inactive California 21 State Bar license. 22 20. Exhibit T: Documented evidence of Charles Rogers' inactive California State Bar 23 license. 24 25 26

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PROOF OF SERVICE

STATE OF CALIFORNIA)

ss.

COUNTY OF RIVERSIDE)

I competent, over the age of eighteen years, and not a party to the within action. My mailing address is the Delfond Group, care of: 30650 Rancho California Road suite 406-251, Temecula, California [92591]. On or about **May 9, 2025**, I served the within documents:

1. <u>VERIFIED</u> NOTICE OF REMOVAL PURSUANT TO 28 U.S.C. §§ 1443(1), 1331, 1446(d), and ARTICLE III, SECTION 2 OF THE UNITED STATES

CONSTITUTION — CIVIL RIGHTS VIOLATIONS, FEDERAL QUESTIONS, EQUITABLE AND COMMERCIAL INJURY, AND DIVERSITY OF POLITICAL STATUS AND ALLEGIANCE.

2. Exhibits A through T.

By United States Mail. I enclosed the documents in a sealed envelope or package addressed to the persons at the addresses listed below by placing the envelope for collection and mailing, following our ordinary business practices. I am readily familiar with this business's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service, in a sealed envelope with postage fully prepared. I am a resident or employed in the county where the mailing occurred. The envelope or package was placed in the mail in Riverside County, California, and sent via Registered Mail with a form 3811.

Gregory D Eastwood, Robert C V Bowman, George Reyes, William Pratt, Robert Gell, Joseph Sinz, Nicholas Gruwell, C/o RIVERSIDE SHERIFF 30755-D Auld Road, Suite L-067 Murrieta, California [92563] Registered Mail #RF775825408US, with form 3811

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ase	5:25-cr-00163-ODW Document 1 Filed 05/12/25 Page 15 of 435 Page ID #:15
	Registered Mail #RF775825425US — Dated: May 9, 2025
1	Chad: Bianco
1	C/o RIVERSIDE COUNTY SHERIFF 4095 Lemon Street, 2nd Floor
2	Riverside, California [92501] Registered Mail #RF775825411US, with form 3811
3	Clerk, Jeremiah Raxter, Charles Rogers,
4	C/o CLERK OF COURT 30755-D Auld Road
5	Murrieta, California [92563] Registered Mail #RF775825425US, with form 3811
6	
7	Clerk C/o CLERK OF COURT
8	3470 Twelfth Street Riverside, California [92501]
9	Registered Mail #RF775825425US, with form 3811
10	Pam Bondi C/o U.S. Department of Justice
11	950 Pennsylvania Avenue, North West Washington, District of Colombia [20530] Registered Mail #RF775822287US, with form 3811
12	Registered Mail #RF775822287US, with form 3811
	Monika Vermani, Miranda Thomson, Michael Hestrin C/o RIVERSIDE COUNTY DISTRICT ATTORNEY, THE PEOPLE OF
13	THE STATE OF CALIFORNIA
14	3960 Orange Street Riverside, California [92501] Registered Mail #RF775825456US, with form 3811
15	
16	By Electronic Service. Based on a contract, and/or court order, and/or an
17	agreement of the parties to accept service by electronic transmission, I caused the
18	documents to be sent to the persons at the electronic notification addresses listed
19	below.
20	Chad: Bianco, Gregory D Eastwood, Robert C V Bowman, George
21	Chad: Bianco, Gregory D Eastwood, Robert C V Bowman, George Reyes, William Pratt, Robert Gell, Joseph Sinz, Nicholas Gruwell, C/o RIVERSIDE COUNTY SHERIFF 4095 Lemon Street, 2nd Floor
22	4095 Lemon Street, 2nd Floor Riverside, California [92501]
23	Riverside, California [92501] rsoscscentral@riversidesheriff.org jsinz@riversidesheriff.org
24	DMcAuliffe@riversidesheriff.org
	wpratt@riversidesheriff.org ssherman@law4cops.com
25	Patricia Guerrero
26	C/o Judicial Council of California 455 Gold Gate Avenue
27	San Francisco, California [94102] judicialcouncil@jud.ca.gov
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Registered Mail #RF775825425US — Dated: May 9, 2025

1	ANKNOWLEDGEMENT:
2	State of California)
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4	County of Riverside)
5	On this <u>9th</u> day of <u>May</u> , <u>2025</u> , before me <u>, Joyti Patel</u> , a Notary Public, personally
6	appeared Kevin Realworldfare, who proved to me on the basis of satisfactory
7	evidence to be the person(s) whose name(s) is/are subscribed to the within
8	instrument and acknowledged to me that he/she/they executed the same in his/
9	her/their authorized capacity(ies), and that by his/her/their signature(s) on the
10	instrument the person(s), or the entity upon behalf of which the person(s) acted,
11	executed the instrument.
12	I certify under PENALTY OF PERJURY under the laws of the State of California
13	that the foregoing paragraph is true and correct.
14	WITNESS my hand and official seal.
15	Notary Public - California Riverside County Commission # 2407742
16	My Comm. Expires Jul 8, 2026
17	Signature Syttate (Seal)
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-17 of 17-

-Exhibit A-

Case 5:25-cr-00163-ODW Document 1 Filed 05/12/25 Page 19 of 435 Page ID #:19

CERTIFIED MAIL # 70220410 000174267708

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TRUTH AFFIDAVIT

IN THE NATURE OF SUPPLEMENTAL RULES FOR ADMINISTRATIVE AND MARITIME CLAIMS RULES C(6)

Grant of Exclusive power of attorney to conduct all tax, business, and legal affairs of principal person.

Date: December 3, 2023

POWER OF ATTORNEY IN FACT

I, KEVIN WALKER, WALKER, KEVIN, KEVIN LEWIS WALKER, WALKER, KEVIN L., WALKER, KEVIN LEWIS, or any derivative thereof, **DEBTOR/ENS LEGIS/BANK/ FINANCIAL INSTITUTION/ARTIFICIAL ENTITY/CORPORATE FICTION**, c/o 5250

Lankershim Blvd Suite 500, North Hollywood, California, do hereby appoint **Kevin: Walker**, a

Living Soul, as Agent with Power of Attorney in Fact, Non-domestic, c/o 30650 Rancho

California Road suite # 406-251, Temecula, California, to take exclusive charge of, manage, and conduct all of my tax, business and legal affairs, and for such purpose to act for me in my name and place, without limitation on the powers necessary to carry out this exclusive purpose of attorney in fact as authorized:

- (a) To take possession of, hold, and manage my real estate and all other property;
- (b) To receive money or property paid or delivered to me from any source;
- (c) To deposit funds in, make withdrawals from, or sign checks or drafts against any account standing in my name individually or jointly in any bank or other depository, to cash coupons, bonds, or certificates of deposits, to endorse checks, notes or other documents in my name; to have access to, and place items in or remove them from, any safety deposit box standing in my name individually or jointly, and otherwise to conduct bank transactions or business for me in my name;
- (d) To pay my just debts and expenses, including reasonable expenses incurred by my Attorney In Fact Kevin: Walker, in exercising this exclusive power of attorney.
- (e) To retain any investments, invest, and to invest in stocks, bonds, or other securities, or in real estate or other property;

CERTIFIED MAIL # 70220410 000174267708

(f) To give general and special proxies or exercise rights of conversion or rights with respect to shares or securities, to deposit shares or securities with, or transfer them to protective committees or similar bodies, to join in any reorganization and pay assessments or subscriptions called for in connection with shares or securities;

- (g) To sell, exchange, lease, give options, and make contracts concerning real estate or other property for such considerations and on such terms as my Attorney In Fact Kevin: Walker, may consider prudent;
- (h) To improve or develop real estate, to construct, alter, or repair building structures and appurtenances or real estate; to settle boundary lines, easements, and other rights with respect to real estate; to plant, cultivate, harvest, and sell or otherwise dispose of crops and timber, and do all things necessary or appropriate to good husbandry.
- (f) To provide for the use, maintenance, repair, security, or storage of my tangible property;
- (j) To purchase and maintain such policies of insurance against liability, fire, casualty, or other risks as my attorney in fact Kevin: Walker may consider prudent;

The Agent/Living Soul, Kevin: Walker, is hereby authorized by law to act for and in control of the DEBTOR/ENS LEGIS/BANK/FINANCIAL INSTITUTION/ARTIFICIAL ENTITY/

CORPORATE FICTION, or any derivative thereof. In addition, through the exclusive power of attorney, to contract for all business and legal affairs of the principal person: WALKER, KEVIN,

DEBTOR/ENS LEGIS/BANK/FINANCIAL INSTITUTION/ARTIFICIAL ENTITY/

CORPORATE FICTION. The term "exclusive" shall be construed to mean that while these powers of attorney are in force, only my attorney in fact may obligate me in these matters, and I lortest the capacity to obligate myself with regard to the same. This grant of Exclusive Power is Irrevocable during the lifetime of the Agent/Living Soul, Kevin: Walker.

Executed and sealed by the voluntary act of my own hand, this 11th day of December, 2023. I am,

Acceptance:

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KEVIN L. WALKER, GRANTOR

Case	5:25-cr-00163-ODW Document 1 Filed 05/12/25 Page 22 of 435 Page ID #:2	22
	- Exhibit F-	
	CERTIFIED MAIL # 70220410 000174267708	
1	JURAT	
2	A tary public there officer completing the entitivate variety of the independent of the i	
3	County of Riverside) ss.	
4	Subscribed and swom to (of affirmed) before me on this 3rd day of December, 2023, by Kevin Walker, proved to n	ne on
5	the basis of satisfactory evidence to be the person(s) who appeared before me.	
6	Notary public Shubhangi R. Zumake	
7	print SHUBMANG R. ZUMALE Notery Public Conterns Riverside County Seal: Seal: Commission # 2173782	
8	Ner Comm. Legires Sep. 4. 2025	
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	-Page 4 of 4- TRUTH AFFIDAVIT: POWER OF ATTORNEY IN FACT	<u></u> j

-Exhibit B-

COMES NOW ™KEVIN WALKER© ESTATE, ™KEVIN LEWIS WALKER©,

™KEVIN WALKER© IRR TRUST, by and through their Attorney-In-Fact,

Kevin: Walker, who is proceeding sui juris, In Propria Persona, and by

-1 of 37-

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Self-Executing Contract and Security Agreement-Registered Mail #RF7758206211 5 Express Mail #ER126149735US

Special Limited Appearance, hereby acknowledges receipt of your OFFER/ BOND/CITATION #TE464702, dated December 31, 2024, at 9:32 a.m. (attached hereto as **Exhibit F**). Kevin is a living man, a natural freeborn Sovereign, state Citizen: Californian, and national, invoking His inherent constitutionally secured and protected rights and exercising the authority granted by the executed 'Affidavit: Power of Attorney In Fact', attached hereto as Exhibit A and incorporated herein by reference. The Plaintiffs, acting through their Attorney-in-Fact, proceed in accordance with their *unalienable* right to contract, as secured and protected by the Constitution of the United States of America, and in particular Article I, Section 10, which states: "No State shall... pass any Law impairing the Obligation of Contracts."

This communication serves as a formal NOTICE OF CONDITIONAL ACCEPTANCE of the aforementioned coerced and extorted contract OFFER, contingent **upon proof** of the conditions set forth below, governed by the principles of contract law, legal maxims, common law, and the Uniform Commercial Code (UCC), including but not limited to UCC §§ 1-103, 2-202, 2-204, 2-206, and the mailbox/postal rule.

The undersigned, Kevin: Walker, herein referred to as Affiant. Affiant is the Agent, Attorney-In-Fact, holder in due course, and Secured Party and Creditor of and for ™KEVIN WALKER© ESTATE, ™KEVIN LEWIS WALKER©, ™KEVIN WALKER© IRR TRUST. Affiant hereby states that he is of legal age and competent to state on belief and first hand personal knowledge that the facts set forth herein as duly noted below are true, correct, complete, and presented in good faith, regarding the coerced and extorted commercial contract OFFER/CONTRACT/TICKET/BOND #TE464702, listed under ™KEVIN LEWIS WALKER©, pertaining to the private trust property and private automobile hereafter referred to as "Private Property".

Self-Executing Contract and Security Agreement- Registered Mail #RF775820621US. Express Mail #ER126149735US DATED: January 1, 2025

** Notice of Administrative Process **

This VERIFIED Affidavit, NOTICE, and SELF-EXECUTING CONTRACT SECURITY AGREEMENT concerns Defendant(s)/Respondent(s)/You, Gregory D Eastwood, Robert C V Bowman, George Reyes, William Pratt, GREGORY D EASTWOOD, ROBERT C V BOWMAN, WILLIAM PRATT, GEORGE REYES, RIVERSIDE COUNTY SHERIFFS DEPARTMENT, Does 1-100 Inclusive, and their blatant bad faith acts of fraud, racketeering, conspiracy, threats and extortion against foreign officials, official guests, or internationally protected persons, extortion, embezzlement, larceny, coercion, identity theft, extortion of national/internationally protected person, conspiracy to deprive of rights under the color of law, treason, bank fraud, trusts, etc., in restraint of trade, frauds and swindles, mail fraud, forced peonage, monopolization of trade and commerce, willful violation of the Constitution, deprivation of rights under color of law, monopolization of trade and commerce, and intentional and willful and intentional trespass and infringement of the TMKEVIN LEWIS WALKER© trademark, trade name, patent and copyright.

As with any administrative process, You/Defendant(s)/Respondent(s), Gregory D Eastwood, Robert C V Bowman, George Reyes, William Pratt, Robert Gell, GREGORY D EASTWOOD, ROBERT C V BOWMAN, WILLIAM PRATT, GEORGE REYES, ROBERT GELL, RIVERSIDE COUNTY SHERIFFS
DEPARTMENT, Does 1-100 Inclusive may controvert the statements and/or claims made by Affiants by executing and delivering a verified response point by point, in affidavit form, sworn and attested to under penalty of perjury, signed by Gregory D Eastwood, Robert C V Bowman, George Reyes, William Pratt, Robert Gell, GREGORY D EASTWOOD, ROBERT C V BOWMAN, WILLIAM PRATT, GEORGE REYES, ROBERT GELL, RIVERSIDE COUNTY SHERIFFS DEPARTMENT, Does 1-100 or other designated officer of the corporation with evidence in support by Certified, Express, or Registered Mail. Answers by any other means are considered

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Self-Executing Contract and Security Agreement-Registered Mail #RF775820621US Express Mail #ER126149735US DATED: January 1 2025

a non-response and will be treated as a non-response.

*** SELF-EXECUTING CONTRACT AND SECURITY AGREEMENT**:

Again for the record, this <u>contract</u>, <u>received</u> and <u>accepted</u> per the <u>mailbox</u> rule, is self-executing and serves as a SECURITY AGREEMEN \(\text{F}\), and establishe a lien, Authorized by You/They/the DEBTOR(S). <u>Acceptance</u> of this <u>contract</u> is deemed to occur at the moment it is dispatched via mail, in accordance with the <u>mailbox rule</u> established in common law. Under this rule, an acceptance becomes effective and binding once it is properly addressed, stamped, and placed in the control of the postal service, as supported by Adams v. Lindsell (1818) 106 ER 250. Furthermore, as a <u>self-executing agreement</u>, this <u>contract</u> creates <u>immediate and enforceable obligations</u> without the need for further action, functioning also as a SECURITY AGREEMENT under Article 9 of the Uniform Commercial Code (UCC).

*** <u>SELr-EXECUTING CONTRACT</u> AND <u>SECURITY AGREEMENT***</u>:

Contract Agreement Terms of Conditional Acceptance: Plain Statement of Facts

KNOW ALL MEN BY THESE PRESENT, that I, Kevin: Walker, proceeding sun juris, In Propia Persona, by Special Limited Appearance, a man upon the land, a follower of the Almighty Supreme Creator, first and foremost and the laws of man when they are not in conflict (Leviticus 18:3, 4) Pursuant to Matthew 5:33 – 37 and James 5:12, let my yea mean yea and my nay be nay, as supported by Federal Public Law 97-280, 96 Stat.1211, depose and say that I, Kevin: Walker over 18 years of age, being competent to testify and having first hand knowledge of the facts herein declare (or certify, verify, affirm, or state) under penalty of perjury under the laws of the United States of America that the following is true and correct, to the best of my understanding and belief, and in good faith:

I. I, Kevin: Walker, proceeding sur juris, In Propria Persona, by Special Limited

Appearance, herby state again for the record that I explicitly reserve all my

rights and waive absolutely none. See U.C.C. § 1-308.

SOLICE OF CONDITIONAL ACCEPTANCE, and PRAUD, BACKFLERING, CONSPIRACY, DEPRIES TROS OF BROTES UNDER HIE CHOR OF FAM. HER THE THEFT EXTORDIOS

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- II. I, Kevin: Walker, proceeding sur juris, In Propria Persona, by Special Limited Appearance, herby invoke equity and fairness.
- III. As a a natural freeborn Sovereign, state Citizen: Californian, and **national**, there is no legal *requirement* for me to have such a "license" for traveling in my private car and/or means of transport. The unrevealed legal purpose of driver's licenses is commercial in nature. Since I do not carry passengers 'for hire,' and I am not engaged in trade or commerce on the highways, there is no law 'requiring' me to have a license to travel for my own private pleasure and that of my family and friends.
- IV. I, Kevin: Walker, proceeding sui juris, In Propria Persona, by Special Limited Appearance, herby declare, state, verify, and affirm for the record that the 'commercial' and 'for hire' Driver's License/Contract/Bond # B6735991 has been canceled, revoked, terminated, and liquidated, as evidenced by instructions and notice accepted by Steven Gordon, with the California Department of Motor Vehicles," as evidenced by Affidavit of TruthRegistered Mail #RF661447751US.
- V. Consistent with the eternal tradition of natural common law, unless I have harmed or violated someone or their property, I have committed no crime; and I am therefore not subject to any penalty. I act in accordance with the following **U.S. Supreme Court case**: "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 submit his books and papers for an examination] to the State, since he receives nothing therefrom, beyond the protection of his life and property. His rights are such as existed by the law of the land [Common Law] long antecedent to the organization of the State, and can only be taken from him by due process of law, and in accordance with the Constitution. Among his rights are a refusal to incriminate himself, and

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Self-Executing Contract and Security Agreement- Registered Mail #RF775820621US/ Express Mail #ER126149735US — DATED: January 1, 2025

the immunity of himself and his property from arrest or seizure except under a warrant of the law. He owes nothing to the public so long as he does not trespass upon their rights." Hale v. Henkel, 201 U.S. 43 at 47 (1905).

VI. I reserve my natural common law right not to be compelled to perform under any contract that I did not enter into knowingly, voluntarily, and intentionally. And furthermore, I do not accept the liability associated with the compelled and pretended "benefit" of any hidden or unrevealed contract or commercial agreement. As such, the hidden or unrevealed contracts that supposedly create obligations to perform, for persons of subject status, are inapplicable to me, and are null and void. If I have participated in any of the supposed "benefits" associated with these hidden contracts, I have done so under duress, for lack of any other practical alternative. I may have received such "benefits" but I have not accepted them in a manner that binds me to anything.

VII. Affiant states and alleges that this Affidavit Notice and Self-Executing Contract and Security Agreement is prima facie evidence of fraud, racketeering, indentity theft, treason, breach of trust and fiduciary duties, extortion, coercion, deprivation of rights under the color of law, conspiracy to deprive of rights under the color of law, monopolization of trade and commerce, forced peonage, obstruction of enforcement, extortion of a national/ internationally protected person, false imprisonment, torture, creating trusts in restraint of trade dereliction of fiduciary duties, bank fraud, breach of trust, treason, tax evasion, bad faith actions, dishonor, injury and damage to Affiant and proof of claim. See United States v. Kis, 658 F.2d, 526 (7th Cir. 1981)., "Appellee had the burden of first proving its prima facie case and could do so by affidavit or other evidence."

UNLAWFUL DETAINMENT AND ARREST while Traveling in Private Automobile

-6 of 37-

Gregory D Eastwood and Robert C V Bowman, I, Affiant, informed all Defendants who willfully conspired on the scene in violation of 18 U.S.C. §§ 241 and 242, that I was a state Citizen, non-citizen national/national, <u>privately</u> traveling in My <u>private</u> automobile, as articulated by Me and as evidenced by the 'PRIVATE' plate on the private automobile. This includes William Pratt and George Reyes.

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- X. The <u>private</u> automobile and <u>trust property</u> was **not** in *any* way displaying STATE or government registration or stickers, and was displaying a PRIVATE plate, removing the automobile from the Defendant's jurisdiction. See Exhibit G.
- XI. The <u>private</u> automobile is duly reflected on Private UCC Contract Trust/ UCC1 filing #2024385925-4, and UCC3 filing #2024402990-2, both filings attached hereto as Exhibits B and C respectively, and incorporated herein by reference
- XII. Under threat, duress, and coercion, and at gunpoint, Gregory D

 Eastwood and Robert C V Bowman were presented with a national/noncitizen national, #C35510079 and passport book #A39235161. Copy
 attached hereto as Exhibits N and O respectively, and incorporated herein
 by reference.

Self-Executing Contract and Security Agreement- Registered Mail #RF775820621US/ Express Mail #ER126149735US — DATED: January 1, 2025

XIII. Defendant/Respondents, acted against the Constitution, even when reminded of their duties to support and uphold the Constitution.

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XIV. At no point in time were Defendants/Respondents presented with a CALIFORNIA DRIVER'S LICENSE (COMMERCIAL CONTRACT), and any information added to the CITATION/CONTRACT was done so in fraud, without consent, full disclosure, and thus is *void ab initio*.

XV. I, Kevin: Walker, *sui juris*, should never have been stopped exercising my right to travel, in a <u>private</u> automobile that was clearly marked "PRIVATE" and "not for hire" and "not for commercial use."

FRAUDULENT ALTERATION OF SIGNATURE, COERCION, ASSAULT, DISPARAGEMENT,

XVI. During release procedures, Defendant Robert Gell threatened to "house" Kevin: Walker if Kevin did not sign every document presented, exactly as he (Robert Gell) waned Kevin to. Camera records will evidence Robert telling to return to the release tank for no apparent reason, and then assaulting, shoving, and pushing Kevin into the tank at the end of the walk.

XVII. Defendant Robert Gell went as far as aggressively rushing around a desk and assaulting Kevin, and snatching a pen from Kevin's hand, because Kevin attempted to write 'under duress' by his signature.

XVIII. Defendant Robert Gell willfully and intentionally altered Affiant's signature on one document and crossed out 'UCC 1-308,' immediately after Affiant hand wrote it on the document.

XIX. Robert Gell stated he had no idea what an attorney-in-fact is and that Kevin: Walker was a, ["]jackass["].

FRUIT OF THE POISONOUS TREE DOCTRINE

XX. Affiant further asserts and establishes <u>on the record</u> that the undisputedly unlawful and unconstitutional stop, arrest, and subsequent actions of the Defendants/Respondents are in violation of the Fourth Amendment to the

Self-Executing Contract and Security Agreement-Registered Mail #RF775820621US Express Mail #ER126149735US DATED: January 1, 2075

Constitution of the united States of America and constitute an unlawful arrest and seizure. The "fruit of the poisonous tree" doctrine, as articulated by the <u>U.S. Supreme Court</u>, establishes that <u>any</u> evidence obtained as a result of an unlawful stop or detainment is tainted and inadmissible in <u>any</u> subsequent proceedings. The unlawful actions of Gregory D. Eastwood, Robert C. V. Bowman, George Reyes, William Pratt, and Robert Gell including <u>but not limited to</u> the issuance of fraudulent citations/contracts under threat, duress, and coercion, render all actions and evidence derived therefrom <u>void ab initio</u>. See <u>Wong Sun v. United States</u>, 371 U.S. 471 (1963).

XI. Affiant therefore declares and demands that all actions and evidence obtained in connection with this unlawful stop be deemed inadmissible and void as fruits of the poisonous tree.

CONDITIONALLY ACCEPTED upon proof

- XXII. All statements, claims, offer, terms presented in your coerced and extorted OFFER (#TE464702) are <u>CONDITIONALLY ACCEPTED</u> upon proof of the following from You/Defendant(s)/Respondent(s):
 - Upon Proof from You/Defendant(s)/Respondent(s) CITATION/
 INSTRUMENT/OFFER #TE464702 was accepted intentionally, willfully, and
 and indorsed, and not done so under threat, duress, and/or coercion, and
 with full and complete disclosure (Exhibit F).
 - Upon Proof from You/Defendant(s)/Respondent(s) that California Vehicle
 Code § 260 applies to <u>private</u> "automobiles" and explicitly <u>requires</u> their
 registration, notwithstanding the clear distinction made between private and
 commercial vehicles in the code itself.
 - 3. Upon Proof from You/Defendant(s)/Respondent(s) that 18 U.S. Code § 31(6) includes private "automobiles" within its definition of "motor vehicle," contrary to its express limitation to vehicles used for commercial purposes.

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- 4. Upon Proof from You/Defendant(s)/Respondent(s) that the cited private "automobiles" ("Private Property") was required to be registered despite displaying a private plate identifying it as a private transport and not for commercial use, as evidenced by the photograph of the private decal and PLATE displayed on the private "automobile." A picture of the private PLATE attached hereto as Exhibit G and incorporated herein by reference.
- 5. Upon Proof from You/Defendant(s)/Respondent(s) that it is NOT a fundamental Right to travel, and it is factually and actually a privilege, and NOT a gift granted by the Supreme Creator and restated by our founding fathers as *Unalienable* and cannot be taken by any Man / Government made Law or color of law known as a private "Code" (secret) or a "Statute."
- 6. Upon Proof from You/Defendant(s)/Respondent(s) of Jurisdiction and **Authority:**
 - Provide evidence demonstrating the issuing authority's jurisdiction to impose statutory obligations upon private individuals utilizing private automobiles for personal purposes.
- 7. Upon Proof from You/Defendant(s)/Respondent(s) of Lawful Consideration:
 - Provide evidence that the coerced and extorted CITATION constitutes a valid contract supported by lawful consideration, which was entered into knowingly, willfully, free of coercion, threat, intimidation, or other felonious and bad faith actions, with full and complete disclosure. Without mutual consent and valuable consideration, no valid contract can exist under common law or UCC principles.
- 8. Upon Proof from You/Defendant(s)/Respondent(s) that the living man, natural born Sovereign, state Citizen: Californian, national/non-

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citizen national, Kevin: Walker, sui juris, In Propria Persona, does
NOT possess the <i>unalienable</i> inherent, unalienable right to travel in
His private automobile/private transport, free of harassment, tresspass
restrictions, and/or encumbrances.
Upon Proof from You/Defendant(s)/Respondent(s) that it is NOT

- 9. well established law that the highways of the State are public property, and their primary and preferred use is for private purposes, and that their use for purposes of gain is special and extraordinary which, generally at least, the legislature may prohibit or condition as it sees fit." See, Stephenson vs. Rinford, 287 US 251; Pachard vs Banton, 264 US 140, and cases cited; Frost and F. Trucking Co. vs. Railroad Commission, 271 US 592; Railroad commission vs. Inter-City Forwarding Co., 57 SW.2d 290; Parlett Cooperative vs. Tidewater Lines, 164 A. 313.
- 10. Upon Proof from You/Defendant(s)/Respondent(s) that a vehicle NOT used for commercial activity is NOT a "consumer good, and ...it IS a type of vehicle required to be registered and "use tax" paid of which the tab is evidence of receipt of the tax. See, Bank of Boston vs Jones, 4 UCC Rep. Serv. 1021, 236 A2d 484, UCC PP 9-109.14.
- 11. Upon Proof from You/Defendant(s)/Respondent(s) that the entirety of this transaction does not constitute a "commercial" matter under applicable law.
- 12. Upon Proof from You/Defendant(s)/Respondent(s) that, 'the claim and exercise of a constitutional 1 ght CAN be converted into a crime.' See, Miller v. U.S., 230 F 2d 486, 489.
- 13. Upon Proof from You/Defendant(s)/Respondent(s) that, the owner DOES **NOT** have constitutional right to use and enjoyment of his property." See, Simpson v. Los Angeles (1935), 4 C.2d 60, 47 P.2d 474.

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- 14. Upon Proof from You/Defendant(s)/Respondent(s) that private men and women are required to give up their right to "travel," for the purported "benefit" and privilege of "driving" a "motor vehicle."
- 15. Upon Proof from You/Defendant(s)/Respondent(s) that 28 U.S. Code § 3002(15) - Definitions does NOT stipulate, "United States" means – (A) a Federal corporation; (B) an agency, department, commission, board, or other entity of the United States; or (C) an instrumentality of the United States.
- 16. Upon Proof from You/Defendant(s)/Respondent(s) that <u>Title 8 U.S. Code</u> 1101(a)(22) - Definition, does NOT expressly stipulates, " (22)The term "national of the United States" means (A) a citizen of the United States, or (B) a person who, though **not** a citizen of the United States, owes permanent allegiance to the United States.
- 17. Upon Proof from You/Defendant(s)/Respondent(s) that, the individual may **NOT** stand upon his **constitutional rights** as a citizen. He is NOT entitled to carry on his **private** business in his own way. His power to contract is NOT unlimited. He owes such duty [to submit his books and papers for an examination to the State, and upon proof that his rights are NOT such as existed by the law of the land [Common Law] long antecedent to the organization of the State, and CAN be taken from him without due process of law, or in accordance with the Constitution. NOT among his **rights** are a **refusal to incriminate** himself, and the immunity of himself and his property from arrest or seizure except under a warrant of the law, and upon proof that he owes the public even though does not trespass upon their rights. See, Hale v. Henkel, 201 U.S. 43 at 47 (1905).
- 18. Upon Proof from You/Defendant(s)/Respondent(s) that All laws which are repugnant to the Constitution are NOT null and void. See, Chief Justice Marshall, Marbury vs Madison, 5, U.S. (Cranch) 137, 174, 176 (1803).

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- 19. Upon Proof from You/Defendant(s)/Respondent(s) that the for Hire" DRIVER'S LICENSE CONTRACT and AGREEMENT BOND #B6735991 was NOT CANCELED, TERMINATED, REVOKED, and LIQUIDATED, ACCEPTED FOR VALUE AND EXEMPT FROM LEVY, FOR RELEASE, CREDIT, AND DEPOSIT TO PRIVATE POST REGISTERED, with the U.S. Treasury, with the retaining full control and access to all respective right, interest, titles, and credits, as evidenced by the contract security agreement and affidavit titled, 'AFFIDAVIT RIGHT TO TRAVEL CANCELLATION, TERMINATION, AND REVOCATION of COMMERCIAL "For Hire" DRIVER'S LICENSE CONTRACT and AGREEMENT. LICENSE/BOND # B6735991. A true and correct copy attached hereto as Exhibit D and incorporated herein by reference.
- 20. Upon Proof from You/Defendant(s)/Respondent(s) that it WAS NOT noted in Land v. Dollar, 338 US 731 (1947), "that when the government entered into a commercial field of activity, it left im numity behind." This principle is further affirmed in *Brady v. Roosevelt*, 317 U.S. 575 (1943); FHA v. Burr, 309 U.S. 242 (1940); and Kiefer v. RFC, 306 U.S. 381 (1939).
- 21. Upon Proof from You/Defendant(s)/Respondent(s) that it was NOT established under the Clearfield Doctrine, as articulated in Clearfield Trust Co. v. United States, 318 U.S. 363 (1943), that when the government engages in commercial or proprietary activities, it sheds its sovereignty and is subject to the same rules and liabilities as any private corporation.

LEGAL STANDARDS, MAXIMS, and PRECEDENT

XXIII. In support of this CONDITIONAL ACCEPTANCE and Affidavit and Notice and Self-Executing Contract and Security Agreement Affiant cites

NOTICE OF CONDITIONAL ACCEPTANCE and "RAUD, RACKET FERENC" CONSPIRACY DEFICE ATOM OF ROUTES UNDER THE COTOR OF I

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the following established legal standards, legal maxims, precedent, and principles:

Use defines classification:

- 1. It is well established law that the highways of the state are public property, and their primary and preferred use is for private purposes, and that their use for purposes of gain is special and extraordinary which, generally at least, the legislature may prohibit or condition as it sees fit." Stephenson vs. Rinford, 287 US 251; Pachard vs Banton, 264 US 140, and cases cited; Frost and F. Trucking Co. vs. Railroad Commission, 271 US 592; Railroad commission vs. Inter-City Forwarding Co., 57 SW.2d 290; Parlett Cooperative vs. Tidewater Lines, 164 A. 313
- 2. The California Motor Vehicle Code, section 260: Private cars/vans etc. not in commerce / for profit, are immune to registration fees:
 - 1. (a) A "commercial vehicle" is a vehicle of a type REOUIRED to be **REGISTERED** under this code".
 - 2. **(b)** "Passenger vehicles which are **not used** for the transportation of persons for hire, compensation or profit, and housecars, are not commercial vehicles".
 - 3. (c) "a vanpool vehicle is not a **commercial** vehicle."
- 3. 18 U.S. Code § 31 Definition, expressly stipulates, "The term "motor vehicle" means every description of carriage or other contrivance propelled or drawn by mechanical power <u>and</u> used for commercial purposes on the highways in the transportation of passengers, passengers and property, or property or cargo".
- 4. A vehicle not used for commercial activity is a "consumer goods", ...it is NOT a type of vehicle **required** to be registered and "use tax" paid of which the tab is evidence of receipt of the tax." Bank of Boston vs Jones, 4 UCC Rep. Serv. 1021, 236 A2d 484, UCC PP 9-109.14.

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- 5. "The 'privilege' of using the streets and highways by the operation thereon of motor carriers for hire can be acquired only by permission or license from the state or its political subdivision. "—Black's Law Dictionary, 5th ed, page 830.
- 6. "It is held that a tax upon common carriers by motor vehicles is based upon a reasonable classification, and does not involve any unconstitutional discrimination, although it does not apply to private vehicles, or those used by the owner in his own business, and not for hire." Desser v. Wichita, (1915) 96 Kan. 820; Iowa Motor Vehicle Asso. v. Railroad Comrs., 75 A.L.R. 22.
- 7. "Thus self-driven vehicles are classified according to the use to which they are put rather than according to the means by which they are propelled." Ex Parte Hoffert, 148 NW 20.
- 8. In view of this rule a statutory provision that the supervising officials "may" exempt such persons when the transportation is not on a commercial basis means that they "must" exempt them." State v. Johnson, 243 P. 1073; 60 C.J.S. section 94 page 581.
- 9. "The use to which an item is put, rather than its physical characteristics, determine whether it should be classified as "consumer goods" under UCC 9- 109(1) or "equipment" under UCC 9-109(2)." Grimes v Massey Ferguson, Inc., 23 UCC Rep Serv 655; 355 So.2d 338 (Ala., 1978).
- 10. "Under UCC 9-109 there is a real distinction between goods purchased for personal use and those purchased for business use. The two are mutually exclusive and the principal use to which the property is put should be considered as determinative." James Talcott, Inc. v Gee, 5 UCC Rep Serv 1028; 266 Cal. App.2d 384, 72 Cal.Rptr. 168 (1968).

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- 11. "The classification of goods in UCC 9-109 are mutually exclusive." McFadden v Mercantile-Safe Deposit & Trust Co., 8 UCC Rep Serv 766; 260 Md 601, 273 A.2d 198 (1971).
- 12. "The classification of ``goods" under [UCC] 9-109 is a question of fact." Morgan County Feeders, Inc. v McCormick, 18 UCC Rep Serv 2d 632; 836 P.2d 1051 (Colo. App., 1992).
- 13. "The definition of ``goods" includes an automobile." Henson v Government Employees Finance & Industrial Loan Corp., 15 UCC Rep Serv 1137; 257 Ark 273, 516 S.W.2d 1 (1974).

The RIGHT to Travel is not a Privilege:

- 14. "No State government entity has the power to allow or deny passage on the highways, byways, nor waterways... transporting his vehicles and personal property for either recreation or business, but by being subject only to local regulation i.e., safety, caution, traffic lights, speed limits, etc. Travel is not a privilege requiring, licensing, vehicle registration, or forced insurances." Chicago Coach Co. v. City of Chicago, 337 Ill. 200, 169 N.E. 22.
- 15. The fundamental Right to travel is NOT a Privilege, it's a gift granted by your Creator and restated by our founding fathers as Unalienable and cannot be taken by any Man / Government made Law or color of law known as a private "Code" (secret) or a "Statute."
- 16. "Traveling is passing from place to place--act of performing journey; and traveler is person who travels." In Re Archy (1858), 9 C. 47.
- 17. "Right of transit through each state, with every species of property known to constitution of United States, and recognized by that paramount law, is secured by that instrument to each citizen, and does not depend upon uncertain and changeable ground of mere comity." In **Re Archy** (1858), 9 C. 47.

OF CONDITIONAL ACCEPTANCE, and PROADS, RACKET FERING, CONSPIRACE, DEPRING A FORM OF RIGHTS WINDER THE COLOR OF LAW HISSORIE THEFT, EXPORTE

DATED: January 1, 2025

18. Freedom to **travel** is, indeed, an important aspect of the citizen's "liberty". We are first concerned with the extent, if any, to which Congress has authorized its curtailment. (Road) **Kent v. Dulles**, 357 U.S. 116, 127.

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- 19. The right to **travel** is a part of the "liberty" of which the citizen cannot be deprived without due process of law under the Fifth Amendment. So much is conceded by the solicitor general. In Anglo Saxon law that right was emerging at least as early as Magna Carta. **Kent v. Dulles**, 357 U.S. 116, 125.
- 20. "Even the legislature has no power to deny to a citizen the right to travel upon the highway and transport his property in the ordinary course of his business or pleasure, though this right may be regulated in accordance with public interest and convenience. *Chicago Coach Co. v. City of Chicago*, 337 Ill. 200, 169 N.E. 22, 206.
- 21. "... It is now universally recognized that the state does possess such power [to impose such burdens and limitations upon private carriers when using the public highways for the transaction of their business] with respect to common carriers using the public highways for the transaction of their business in the transportation of persons or property for hire. That rule is stated as follows by the **supreme court of the United States**: 'A citizen may have, under the fourteenth amendment, the right to travel and transport his property upon them (the public highways) by **auto vehicle**, but **he has no right to make the highways his place of business by using them as a common carrier for hire**. Such use is a privilege which may be granted or withheld by the state in its discretion, without violating either the due process clause or the equal protection clause.' (*Buck v. Kuykendall*, 267 U. S. 307 [38 A. L. R. 286, 69 L. Ed. 623, 45 Sup. Ct. Rep. 324].
- 22. "The right of a citizen to travel upon the highway and transport his property thereon in the ordinary course of life and business differs radically an obviously from that of one who makes the highway his place of <u>business</u>

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and uses it for <u>private</u> gain, in the running of a stage coach or omnibus. The former is the usual and ordinary right of a citizen, a right common to all; while the latter is special, unusual and extraordinary. As to the former, the extent of legislative power is that of regulation; but as to the latter its power is broader; the right may be wholly denied, or it may be permitted to some and denied to others, because of its extraordinary nature. This distinction, elementary and fundamental in character, is recognized by all the authorities."

- 23. "Even the legislature has no power to deny to a citizen the right to travel upon the highway and transport his/her property in the ordinary course of his business or pleasure, though this right may be regulated in accordance with the public interest and convenience." ["regulated" means traffic safety enforcement, stop lights, signs etc.]—Chicago Motor Coach v. Chicago, 169 NE 22.
- 24. "The claim and exercise of a constitutional i, t cannot be converted into a crime." – Miller v. U.S., 230 F 2d 486, 489.
- 25. "There can be no sanction or penalty imposed upon one because of this exercise of constitutional rights." —Sherar v. Cullen, 481 F. 945
- 26. The right of the citizen to travel upon the highway and to transport his property thereon, in the ordinary course of life and business, differs radically and obviously from that of one who makes the highway his place of business for private gain in the running of a stagecoach or omnibus." - State vs. City of Spokane, 186 P. 864.
- 27. "The right of the citizen to travel upon the public highways and to transport his/her property thereon either by carriage or automobile, is **not** a mere privilege which a city [or State] may prohibit or permit at will, but a common right which he/she has under the right to life, liberty, and the pursuit of happiness." — Thompson v. Smith, 154 SE 579.

- 28. "The right of the Citizen to travel upon the public highways and to transport his property thereon, in the ordinary course of life and business, is a common right which he has under the right to enjoy life and liberty, to acquire and possess property, and to pursue happiness and safety. It includes the right, in so doing, to use the ordinary and usual conveyances of the day, and under the existing modes of travel, includes the right to drive a horse drawn carriage or wagon thereon or to operate an automobile thereon, for the usual and ordinary purpose of life and business." — Thompson vs. Smith, supra.; Teche Lines vs. Danforth, Miss., 12 S.2d 784.
- 29. "The use of the highways for the purpose of travel and transportation" is not a mere privilege, but a common and fundamental \mathbb{R} g at of which the public and the individual cannot be rightfully deprived."—Chicago Motor Coach vs. Chicago, 169 NE 22; Ligare vs. Chicago, 28 NE 934; Boon vs. Clark, 214 SSW 607; 25 Am. Jur. (1st) Highways Sect. 163.
- 30. "The right to b is part of the Liberty of which a citizen cannot deprived without due process of law under the Fifth Amendment. This Right was emerging as early as the Magna Carta." — Kent vs. Dulles, 357 US 116 (1958).
- 31. "The state cannot diminish kights of the people." Hurtado vs. California, 110 US 516.
- 32. "Personal liberty largely consists of the Right of locomotion -- to go where and when one pleases -- only so far restrained as the Rights of others may make it necessary for the welfare of all other citizens. The 'ign of the Citizen to travel upon the public highways and to transport his property thereon, by horse drawn carriage, wagon, or automobile, is not a mere **privilege** which may be permitted or prohibited at will, but the common Right which he has under his Right to life, liberty, and the pursuit

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of happiness. Under this Constitutional guarantee one may, therefore, under normal conditions, **travel** at his inclination along the public highways or in public places, and while conducting himself in an orderly and decent manner, neither interfering with nor disturbing another's Rights, he will be protected, not only in his person, but in his safe conduct." —II Am.Jur. (1st) Constitutional Law, Sect.329, p.1135.

- 33. Where ghts secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them." Miranda v. Arizona, 384 U.S.
- 34. "The state **cannot** diminish of the **people."** —Hurtado vs. California, 110 US 516.

NO QUALIFIED OR LIMITED IMMUNITY

- 35. "When enforcing mere statutes, judges of all courts do not act judicially (and thus are not protected by "qualified" or "limited immunity," SEE: Owen v. City, 445 U.S. 662; Bothke v. Terry, 713 F2d 1404) - "but merely act as an extension as an agent for the involved agency -- but only in a "ministerial" and not a "discretionary capacity..." Thompson v. Smith, 154 S.E. 579, 583; Keller v. P.E., 261 US 428; F.R.C. v. G.E., 281, U.S. 464.
- 36."Public officials are immune from suit when they transcend their lawful authority by invading constitutional .."—AFLCIO v. Woodward, 406 F2d 137 t.
- 37. "Immunity fosters neglect and breeds irresponsibility while liability promotes care and caution, which caution and care is owed by the government to its people." (Civil Rights) Rabon vs Rowen Memorial Hospital, Inc. 269 N.S. 1, 13, 152 SE 1 d 485, 493.
- 38. "Judges not only can be sued over their official acts, but could be held liable for injunctive and declaratory relief and attorney's fees." Lezama v. Justice Court, A025829.

sworn officer of the law." In re McCowan (1917), 177 C. 93, 170 P. 1100.

39. "Ignorance of the law does not excuse misconduct in anyone, least of all in a

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- 40. "All are presumed to know the law." San Francisco Gas Co. v. Brickwedel (1882), 62 C. 641; Dore v. Southern Pacific Co. (1912), 163 C. 182, 124 P. 817; People v. Flanagan (1924), 65 C.A. 268, 223 P. 1014; Lincoln v. Superior Court (1928), 95 C.A. 35, 271 P. 1107; San Francisco Realty Co. v. Linnard (1929), 98 C.A. 33, 276 P. 368.
- 41. "It is one of the fundamental maxims of the common law that ignorance of the law excuses no one." Daniels v. Dean (1905), 2 C.A. 421, 84 P. 332.
- 42. "the people, not the States, are sovereign." Chisholm v. Georgia, 2 Dall. 419, 2 U.S. 419, 1 L.Ed. 440 (1793).
- ARE EQUAL UNDER THE LAW. (God's Law Moral and Natural Law). Exodus 21:23-25; Lev. 24: 17-21; Deut. 1; 17, 19:21; Mat. 22:36-40; Luke 10:17; Col. 3:25. "No one is above the law".
- 44. IN COMMERCE FOR ANY MATTER TO BE RESOLVED MUST BE **EXPRESSED.** (Heb. 4:16; Phil. 4:6; Eph. 6:19-21). -- Legal maxim: "To lie is to go against the mind."
- 45. IN COMMERCE TRUTH IS SOVEREIGN. (Exodus 20:16; Ps. 117:2; John 8:32; II Cor. 13:8) Truth is sovereign -- and the Sovereign tells only the truth.
- 46. TRUTH IS EXPRESSED IN THE FORM OF AN AFFIDAVIT. (Lev. 5:4-5; Lev. 6:3-5; Lev. 19:11-13: Num. 30:2; Mat. 5:33; James 5: 12).
- 47. AN ¬¬R⊥o∪ 1 D AFFIDAVIT STANDS AS TRUTH IN COMMERCE. (12 Pet. 1:25; Heb. 6:13-15;). "He who does not deny, admits."
- 48. AN UNREBUTTED AFFIDAVIT BECOMES THE JUDGEMENT IN COMMERCE. (Heb. 6:16-17;). "There is nothing left to resolve.

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XXIV. At no point in time were Defendants/Respondents presented with a CALIFORNIA DRIVER'S LICENSE (COMMERCIAL CONTRACT), and any information added to the CITATION/CONTRACT was done so in fraud, without consent, full disclosure, and thus is *void ab initio*.

- 49. WORKMAN IS WORTHY OF HIS HIRE. The first of these is expressed in Exodus 20:15; Lev. 19:13; Mat. 10:10; Luke 10"7; II Tim. 2:6. Legal maxim: "It is against equity for freemen not to have the free disposal of their own property."
- 50. HE WHO LEAVES THE BATTLEFIELD FIRST LOSES BY DEFAULT. (Book of Job; Mat. 10:22) -- Legal maxim: "He who does not repel a wrong when he can occasions it."

Executed "without the United States" in compliance with 28 USC § 1746.

FURTHER AFFIANT SAYETH NOT.

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Some Relevant U.C.C. Sections and Application

1. U.C.C. § 1-308 – Reservation of Rights:

This section ensures that acceptance of an offer under duress or coercion does not waive any rights or defenses. By invoking U.C.C. § 1-308, Claimant(s)/ Plaintiff(s) asserts that any compliance with your offer is made with *explicit* reservation of rights, preserving <u>all</u> legal remedies.

2. U.C.C. § 2-204 – Formation in General:

This section establishes that a contract can be formed in any manner sufficient to show agreement, including conduct. By issuing the citation (an implied offer to contract), You/Dedenfant(s)/Respondent(s), have initiated a contractual relationship, which has been conditionally accepted with <u>new terms herein</u>.

3. U.C.C. § 2-206 – Offer and Acceptance in Formation of Contract:

Under this section, an offer can be accepted in any reasonable manner. By

conditionally accepting the citation and dispatching this notice via USPS Certified, Registered, and/or Express mail, Claimant(s)/Plaintiff(s) has/have created a binding contract agreement and obligation which You/Defendant(s)/Respondent(s) are contractually bound and obligated to.

4. U.C.C. § 2-202 - Final Written Expression:

This provision ensures that the terms of this conditional acceptance supplement the original terms of the citation. By including these conditions, the issuing authority is bound to provide proof of their validity, failing which the conditional acceptance will be expressly stipulated as the **final** agreement.

5. U.C.C. § 1-103 – Supplementary General Principles of Law Applicable:

This section allows common law principles to supplement the UCC. Under the doctrine of equity and fair dealing, failure to provide the requested proof constitutes bad faith and silent acquiescence, tacit agreement, and tacit procuration to all of the the fact and terms stipulated in this Affidavit Notice and Self-Executing Contract and Security Agreement.

Legal and Procedural Basis

1. Mailbox/Postal Rule:

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Under the mailbox rule, this notice of conditional acceptance is effective and considered **accepted** by You/Defendant(s)/Respondent(s) upon dispatch via Registered Mail, and/or Express Mail, and/or Certified Mail. The agreement becomes binding when the notice **is sent**, *not* when received. This binds the issuing authority to the terms outlined in this notice unless rebutted within the specified timeframe.

2. Offer and Acceptance:

Your citation constitutes an offer under contract law. This notice self-executing Contract and Security Agreement conditionally accepts your contract OFFER and supplements its terms under U.C.C. § 2-202. Failure to fulfill the new and final terms and conditions within the specified **three**

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Self-Executing Contract and Security Agreement- Registered Mail #RF775820621US Express Mail #ER12 149735US DATED: January 1, 2025

(3) day timeframe constitutes silent acquiescence, tacit agreement, and tacit procuration.

RESPONSE DEADLINE: REQUIRED WITHIN THREE (3) DAYS:

A response and/or compensation and/or restitution payment must be received within a deadline of **three (3) days.** At the "**Deadline**" is defined as 5:00 p.m. on the third (3rd) day after your receipt of this affidavit. "**Failure to respond**" is defined as a blank denial, unsupported denial, inapposite denial, such as, "not applicable" or equivalent, statements of counsel and other declarations by third parties that lack first-hand knowledge of the facts, and/or responses lacking verification, all such responses being legally insufficient to controvert the verified statements herewith. See *Sieb's Hatcheries, Inc* and *Beasley, Supra*. Failure to respond can result in **your acceptance of personal liability** external to qualified immunity and waiver of any decision rights of remedy.

FAILURE TO RESPOND AND/OR PERFORM, REMEDY, AND SETTLEMENT

If You/Defendant(s)/Respondent(s) fail to respond and perform within three (3) days of receiving this Affidavit Notice and Self- Executing Contract and Security Agreement and CONDITIONAL ACCEPTANCE, with verified evidence of the above accompanied by an affidavit, sworn under the penalty of perjury, as required by law, You/Defendant(s)/Respondent(s), Gregory D Eastwood, Robert C V Bowman, George Reyes, William Pratt, Robert Gell, GREGORY D EASTWOOD, ROBERT C V BOWMAN, WILLIAM PRATT, GEORGE REYES, ROBERT GELL, RIVERSIDE COUNTY SHERIFFS DEPARTMENT, Does 1-100, You/Defendant(s)/Respondent(s) individually and collectively fully agree that you must act in good faith and accordance with the Law, cease all conspiracy, fraud, identity theft, embezzlement, deprivation under the color of law, extortion, embezzlement, bank fraud,

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harassment, conspiracy to deprive, and other violations of the law, and TERMINATE these proceeding immediately, and pay the below mentioned Three Hundred Million Dollar Restitution and Settlement payment, and releasing all special deposit funds and/or Credits due to Affiant and/or Complainant(s)/Plaintiff(s).

<u>Three Hundred Million (\$300,000,000.00 USD) Restitution</u> <u>Settlement Payment REQUIRED</u>

Furthermore, if You/Defendant(s)/Respondent(s) fail to respond and perform within three (3) days from the date of receipt of this communication by providing verified evidence and proof of the facts and conditions set forth herein, accompanied by affidavits sworn under penalty of perjury as required by law, Gregory D Eastwood, Robert C V Bowman, George Reyes, William Pratt, Robert Gell, GREGORY D EASTWOOD, ROBERT C V BOWMAN, WILLIAM PRATT, GEORGE REYES, ROBERT GELL, RIVERSIDE COUNTY SHERIFFS DEPARTMENT, Does 1-100, hereby agree that, within three (3) days of receipt of this contract offer, You/Defendant(s)/Respondent(s) shall issue restitution payment in the total sum certain of Three Hundred Million U.S. Dollars (\$300,000,000.00 USD), which shall become immediately due and payable to TMWG EXPRESS TRUST®, TMKEVIN WALKER® ESTATE, TMKEVIN LEWIS WALKER®, and/or TMKEVIN WALKER® IRR TRUST: Complainant(s)/Plaintiff(s).

One Trillion Dollar (\$1,000,000,000,000.00 USD) Default Judgement and Lien

If You/Defendant(s)/Respondent(s) fail to respond and perform within three (3) days from the date of receipt of this communication, as contractually required, You/Defendant(s)/Respondent(s) hereby individually and collectively, fully agree, that the entire amount evidenced and itemized in Invoice #RIV SHERTREAS12312024, totaling One Trillion Dollars (\$1,000,000,000,000,000), shall become immediately due and payable in full.

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Furthermore, if You/Respondent(s)/Defendant(s), fail to respond and perform within three (3) days from the date of receipt of this communication, You/ Defendant(s)/Respondent(s), <u>individually and collectively</u>, admit the statements and claims by TACIT PROCURATION, and completely agree that you/they individually and collectively are guilty of fraud, racketeering, indentity theft, treason, breach of trust and fiduciary duties, extortion, coercion, deprivation of rights under the color of law, conspiracy to deprive of rights under the color of law, monopolization of trade and commerce, forced peonage, obstruction of enforcement, extortion of a national/internationally protected person, false imprisonment, torture, creating trusts in restraint of trade dereliction of fiduciary duties, bank fraud, breach of trust, treason, tax evasion, bad faith actions, dishonor, injury and damage to Affiant.

JUDGEMENT AND COMMERCIAL LIEN **AUTHORIZATION**

Moreover, if You/Defendant(s)/Respondent(s), fail to respond within three (3) days from the date of receipt of this communication, you/they individually and collectively, fully and unequivocally Decree, Accept, fully Authorize (in accord with UCC section 9), indorse, support, and advocate for a judgement, and/or SUMMARY JUDGEMENT, and/or commercial lien of One Trillion Dollars (\$1,000,000,000,000.00) against You/Respondent(s)/Defendant(s), Gregory D Eastwood, Robert C V Bowman, George Reyes, William Pratt, Robert Gell, GREGORY D EASTWOOD, ROBERT C V BOWMAN, WILLIAM PRATT, GEORGE REYES, ROBERT GELL, RIVERSIDE COUNTY SHERIFFS DEPARTMENT, Does 1-100, in favor of, TMWG EXPRESS TRUST©, TMKEVIN WALKER© ESTATE, ™KEVIN LEWIS WALKER©, and/or ™KEVIN WALKER© IRR TRUST, and/or their lawfully designated ASSIGNEE(S).

Finally, If You/Respondent(s)/Defendant(s), fail to respond within three (3) days from the date of receipt of this communication, You/Defendant(s)/Respondent(s) individually and collectively, EXPRESSLY, FULLY, and unequivocally <u>Authorize</u>,

Self-Executing Contract and Security Agreement- Registered Mail #RF775820621US/ Express Mail #ER126149735US — DATED: January 1, 2025

indorse, support and advocate for ™WG EXPRESS TRUST©, ™KEVIN WALKER© ESTATE, TMKEVIN LEWIS WALKER©, and/or TMKEVIN WALKER© IRR TRUST, and/or their lawfully designated ASSIGNEE(S) to formally notify the United States Treasury, Internal Revenue Service, the respective Congress (wo)man, U.S. Attorney General, and/ or any person, individual, legal fiction, and/or person, or ens legis Affiant deems necessary, including but not limited to submitting the requisite form(s) 1099-A, 1099-OID, 1099-C, 1096, 1040, 1041, 1041-V, 1040-V, 3949-A, with the One Trillion Dollars (\$1,000,000,000,000.00 USD) as the income to You/Defendant(s)/Respondent(s) and lost

revenue and/or income to Affiant, and/or ™WG EXPRESS TRUST©, ™KEVIN

WALKER© ESTATE, ™KEVIN LEWIS WALKER©, and/or ™KEVIN WALKER© IRR

TRUST, and/or their lawfully designated ASSIGNEE(S).

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SUMMARY JUDGEMENT, U.C.C. 3-505 PRESUMED DISHONOR

Said income is to be assessed and claimed as income by/to You/ Defendant(s)/Respondent(s), and/or by filing a lawsuit followed by a DEMAND or similar for SUMMARY JUDGEMENT as a matter of law, in accordance with California Code of Civil Procedure § 437c(c) and Federal Rule of Civil Procedure 56(a), and/or executing an Affidavit Certificate of Non-Response, Dishonor, Judgement, and Lien Authorization, in accordance with U.C.C. § 3-505, and/or issue an ORDER TO PAY or BILL OF EXCHANGE to the U.S. Treasury and IRS, said sum certain of One Trillion U.S. Dollars (\$1,000,000,000,000.00 USD), for <u>immediate</u> credit to Affiant, and/or TMWG EXPRESS TRUST©, TMKEVIN WALKER© ESTATE, TMKEVIN LEWIS WALKER©, and/or TMKEVIN WALKER© IRR TRUST, and/or their lawfully designated ASSIGNEE(S), with this Self-Executing Contract and Security Agreement servings as *prima facie* evidence of You/Respondent(s)/ Defendant(s)'s <u>Verified</u> INDEBTEDNESS to Affiant, Affiant, and/or TMWG

EXPRESS TRUST©, TMKEVIN WALKER© ESTATE, TMKEVIN LEWIS WALKER©, and/or TMKEVIN WALKER© IRR TRUST, and/or their lawfully designated ASSIGNEE(S).

Should it be deemed necessary, the Claimant(s)/Plaintiff(s) are <u>fully</u>
<u>Authorized (in accord with U.C.C § 9 509)</u> to file a UCC commercial LIEN
and/or UCC1 Financing Statement to perfect interest and/or secure full
satisfaction of the adjudged sum of One Trillion Dollars
(\$1,000,000,000,000.00 USD).

*** SELF EXECUTING CONTRACT AND SECURITY AGREEMEINT***

Again for the record, this <u>contract</u>, <u>received</u> and <u>accepted</u> per the <u>mailbox rule</u>, is self-executing and serves as a SEC URITY AGRETME. T, and establishes a tien Authorized by You/Tney/the DEBTOR S). <u>Acceptance</u> of this <u>contract</u> is deemed to occur at the moment it is dispatched via mail, in accordance with the <u>mailbox rule</u> established in common law. Under this rule, an a ceptance becomes effective and binding once it is properly addressed, stamped, and placed in the control of the postal service, as supported by Adams v. Lindsell (1818) 106 ER 250. Furthermore, as a <u>self-executing agreement</u>, this <u>contract</u> creates <u>immediate and enforceable obligations</u> without the need for further action, functioning also as a SECURITY <u>agreement</u> under Article 9 of the Uniform Commercial Code (UCC).

*** <u>SELF-EXECUTING CONTRACT</u> AND <u>SECURITY AGREEMENT***</u>:

ESTOPPEL BY ACQUIESCENCE:

If the addressee(s) or an intended recipient of this notice fail to respond addressing each point, on a point by point basis, they individually and collectively accept all of the statements, declaration, stipulations, facts, and claims as TRUTH and fact by TACIT PROCURATION, all issues are deemed settled RES JUDICATA, STARE DECISIS and by COLLATERAL

-28 of 37-

OTHER OF CONDITIONAL ACCEPTANCE, and TRAUD, RACKETETING CONSPIRACY DEPRIVATION OF RIGHES UNDER THE COLOR OF CAW AGENTICS THEFT EXTORTION

Self-Executing Contract and Security Agreement- Registered Mail #RF775820621US. Express Mail #ER126149735US

ESTOPPEL. You may **not** argue, controvert, or otherwise protest the finality of the administrative findings in any subsequent process, whether administrative or judicial. (See Black's Law Dictionary 6th Ed. for any terms you do not "understand").

Your failure to completely answer and respond will result in your agreeing not to argue, controvert or otherwise protest the finality of the administrative findings in any process, whether administrative or judicial, as certified by Notary or Witness Acceptor in an Affidavit Certificate of Non Response and/or Judgement, or similar.

Should YOU fail to respond, provide partial, unsworn, or incomplete answers, such are not acceptable to me or to any court of law. See, Sieb's Hatcheries, Inc. v. Lindley, 13 F.R.D. 113 (1952)., "Defendant(s) made no request for an extension of time in which to answer the request for admission of facts and filed only an unsworn response within the time permitted," thus, under the specific provisions of Ark. and Fed. R. Civ. P. 36, the facts in question were deemed admitted as true. Failure to answer is well established in the court. Beasley v. U. S., 81 F. Supp. 518 (1948)., "I, therefore, hold that the requests will be considered as having been admitted." Also as previously referenced, "Statements of fact contained in affidavits which are not rebutted by the opposing party's affidavit or pleadings may be accepted as true by the trial court." -- Winsett v. Donaldson, 244 N.W.2d 355 (Mich. 1976).

COPY of this ACTUAL AND CONSTRUCTIVE NOTICE sent to the following WITNESSES by way of Registered Mail with Misprision of Felony Obligations:

Registered Mail # RF775820652US.

3960 Orange Street

To/Cc: Michael Hestrin, Fiduciary(ies), To/cc: Merrick Garland C/o OFFICE OF THE ATTORNEY GENERAL C/o Office of the District Attorney 950 Pennsylvania Avenue Nw Washington, District of Colombia, [20530] Riverside California [92501]

Registered Mail # RF775820649US

To/Cc: Issa, Darrel

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-29 of 37-

C/o U.S. HOUSE OF REPRESENTATIVES

Washington, District of Colombia [20515] Registered Mail # RF775820666US.

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Self-Executing Contract and Security Agreement-Registered Mail #RF775820621US/ Express Mail #ER126149735US — DATED: January 1, 2025

Invoice # RIVSHERTREAS12312024

INVOICE and/or **TRUE BILL**

Dear Valued Defendant(s), Respondent(s), Customer(s), Fiduciary(ies), Agent(s), and/or DEBTOR(S):

It has come to OUR attention that you are deemed guilty of multiple felony crimes, violations of U.S. Code, U.C.C, the Constitution, and the law. You have or currently still are threatening, extorting, depriving, coercing, damaging, injuring, and causing irreparable physical, mental, emotional, and financial harm to TMKEVIN WALKER® ESTATE, TMWG EXPRESS TRUST®, TMKEVIN WALKER® IRR TRUST and its/their beneficiary(ies), and their Fiduciary(ies), Trustee(s), Executor(s), Agent(s), and Representatives. You remain in default, dishonor, and have an outstanding past due balance due immediately, to wit:

	1.	18 U.S. Code § 1341 - Frauds and swindle :			\$10.000,000.00
	2.	18 U.S. Code § 4 - Misprision of felony			\$1,000,000.00
	3.	Professional and personal fees and costs associated with			
		preparing documents for this matter:			\$100,000,000.00
	4.	15 U.S. Code § 2 - Monopolizing trade a felony; penalty:			\$200,000,000.00
	5.	18 U.S. Code § 241 - Conspiracy against rights:			\$9,000,000,000.00
	6.	18 U.S. Code § 242 - Deprivation of rights under color of law:			\$9,000,000,000.00
	7.	18 IJS. Code § 1344 - Bank fraud:			\$100,000,000.00
		(fine and/or up to 30 years imprisonment)			
	8.	15 U.S. Code § 1122 - Liability of United States and States, and			
		instrumentalities and officials thereof:			\$100,000,000,000.00
	9.	15 U.S. Code § 1 - Trusts, etc., in restraint of trade illegal; penalty			
		(fine and/or up to 10 years imprisonment):			\$900,000,000.00
	10.	18 U.S. Code § 1951 - Interference with commerce by threats or violence			
		(fine and/or up to 20 years imprisonment):			\$3,000,000,000.00
	11.	Title 18 U.S. Code § 112 - Protection of foreign officials, official guests, and			
		internationally protected persons:			\$11,000,000.00
	12.	18 U.S. Code § 878 - Threats and extortion against foreign officials, official			
		guests, or internationally protected persons (fine and/or up to 20 years imprisonment):			\$500,000,000.00
					,
	13.	18 U.S. Code § 880 - Receiving the proceeds of extortion (fine and/or up to 3 years imprisonment):			\$100,000,000.00
	14.	Use of ™KEVIN LEWIS WALKER©: x 3			\$3,000,000,00
	15.	Fraud, conspiracy, obstruction, identity theft, extortion,			
		bad faith actions, treason, monopolization of trade and commerce,			
		bank fraud, threats, coercion, identity theft, mental trauma,			
		emotional anguish and trauma. embezzlement, larceny, felony crimes,			
		loss of time and thus enjoyable life, deprivation of rights under the color of	law		ATTE ATT 000 000 00
		harassment, Waring against the Constitution, injury and damage:			\$777,075,000,000.00
			Total Dua	¢1 /	000 000 000 000 00 I

\$1,000,000,000,000.00 USD Total Due: Good Faith Discount: \$999,700,000,000.00 USD Total Due by 12/10/2024: \$300,000,000.00 USD Total Due after 12/10/2024: \$1,000,000,000.000.00 USD Case_|**5**:25-cr-00163-ODW Document 1 Filed 05/12/25 Page 54 of 435 Page ID #:54

Self-Executing Contract and Security Agreement- Registered Mail #RF775820621US Express Mail #LR126149735US DATED: January 1, 2025

EXHIBITS/ATTACHMENTS:

- 1.Exhibit A: Affidavit: Power of Attorney In Fact' 2
- Exhibit B: Private UCC Contract Trust/UCC1 filing #2024385925.4
- 3. Exhibit C: Private UCC Contract Trust/UCC3 filing ##2J24402 90-2.
- 4. Exhibit D: Affidavit Right of Travel CANCELLATION, TERMINATION, AND REVOCATION of COMMERCIAL "For Hire" DRIVER'S LICENSE CONTRACT 6 and AGREEMENT. LICENSE/BOND # B6735991 7
- 5. Exhibit E: Revocation Termination and Cancelation of Franchise.
- 6. Exhibit F: CITATION/BOND #TE464702, accepted under threat, duress, and coercion: AS EVIDENCED BY SIGNATURE LINE. 10
- 7. Exhibit G: Automobile's PRIVATE PLATE displayed on the automobile 11
- 8. Exhibit H: Screenshot of "Automobile" and "commercial vehicle" from DMV website 13
 - 9. Exhibit I: Screenshot of CA CODE § 260 from https://leginfo.legislature.ca.gov
 - 10. Exhibit J: Photo(s) of Defendant/Respondent Gregory D Eastwood.
 - 11. Exhibit K: Photo(s) of Defendant/Respondent Robert C V Bowman.
- 12. Exhibit L: Photo(s) of Defendant/Respondent Willam Pratt.
- 13. Exhibit M: AFFIDAVIT CERTIFICATE of STATUS, ASSETS, RIGHTS,
- 19 JURISDICTION, AND PROTECTIONS as national/non-citizen national, foreign
- government, foreign official, internationally protected person, international 20
- organization, secured party/secured creditor, and/or national of the United 21
- States, #RF661448964US. 22
- 14. Exhibit N: national/non-citizen national passport card #C35510079.
- 15. Exhibit O: national/non-citizen national passport book #A39235161.
- 16.Exhibit P: ™KEVIN LEWIS WALKER© Copyright and Trademark Agreement. 25
- 17. Exhibit Q: 26
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Self-Executing Contract and Security Agreement- Registered Mail #RF7758706711 / Express Mail #TR1 1497351 S DATED: January 1, 2 25

WORDS DEFINED GLOSSARY OF TERMS

As used in this Affidavit, the following words and terms are as defined in this section, non-obstante:

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- 1. automobile: a passenger vehicle that does not transport persons for hire. This includes station wagons, sedans, vans, and sport utility vehicles. <u>See, California Vehicle Code (CVC) **\$465**.</u>
- 2. commercial vehicle: A "commercial vehicle" is a vehicle which is used or maintained for the transportation of persons for hire, compensation, or profit or designed, used, or maintained primarily for the transportation of property (for example, trucks and pickups). See CVC \$260.
- motor vehicle: The term "motor vehicle" means every description of carriage or other contrivance 3. propelled or drawn by mechanical power and used for commercial purposes on the highways in the transportation of passengers, passengers and property, or property or cargo. See 18 U.S. Code § 31 -Definitions.
 - financial institution: a <u>person</u>, an <u>individual</u>, a <u>private banker</u>, a business engaged in vehicle sales, including automobile, airplane, and boat sales, persons involved in real estate closings and settlements, the United States Postal Service, a commercial bank or trust company, any credit union, an agency of the United States Government or of a State or local government carrying out a duty or power of a business described in this paragraph, a broker or dealer in securities or commodities, a currency exchange, or a business engaged in the exchange of currency, funds, or value that substitutes for currency or funds, financial agency, a loan or finance company, an issuer, redeemer, or cashier of travelers' checks, checks, money orders, or similar instruments, an operator of a credit card system, an insurance company, a licensed sender of money or any other person who engages as a business in the transmission of currency, funds, or value that substitutes for currency, including any person who engages as a business in an informal money transfer system or any network of people who engage as a business in facilitating the transfer of money domestically or internationally outside of the conventional financial institutions system. Ref. 31 U.S. Code \$ 5312 - Definitions and application.
- 5. individual: As a noun, this term denotes a single person as distinguished from a group or class, and also, very commonly, a private or natural person as distinguished from a partnership, corporation, or association; but it is said that this restrictive signification is not necessarily inherent in the word, and that it may, in proper cases, include artificial persons. As an adjective: Existing as an indivisible entity.

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Self-Executing Contract and Security Agreement-Registered Mail #RF775870621US Express Mail #ER126149735US DATFO. Janu rv 1, 🗸 🐧

Of or relating to a single person or thing, as opposed to a group. — See Black's Law Dictionary 4th, 7th, and 8th Edition pages 913, 777, and 2263 respectively.

person: Term may include artificial beings, as corporations. The term means an individual, corporation, business trust, estate, trust, partnership, limited liability company, association, joint venture, government, governmental subdivision, agency, or instrumentality, public corporation, or any other legal or commercial entity. The term "person" shall be construed to mean and include an individual, a trust, estate, partnership, association, company or corporation. The term "person" means a natural person or an organization. -Artificial persons. Such as are created and devised by law for the purposes of society and government, called "corporations" or bodies politic." -Natural persons. Such as are formed by nature, as distinguished from artificial persons, or corporations. -Private person. An individual who is not the incumbent of an office. Persons are divided by law into natural and artificial. Natural persons are such as the God of nature formed us; artificial are such as are created and devised by human laws, for the purposes of society and government, which are called "corporations" or "bodies politic." - See Uniform Commercial Code (UCC) § 1-201, Black's Law Dictionary 1st, 2nd, and 4th edition pages 892, 895, and 1299, respectively, 27 Code of Federal Regulations (CFR) § 72.11 - Meaning of terms, and 26 United States Code (U.S. Code) § 7701 - Definitions.

bank: a person engaged in the business of banking and includes a savings bank, savings and loan association, credit union, and trust company. The terms "banks", "national bank", "national banking association", "member bank", "board", "district", and "reserve bank" shall have the meanings assigned to them in section 221 of this title. An institution, of great value in the commercial world, empowered to receive deposits of money, to make loans, and to issue its promissory notes, (designed to circulate as money, and commonly called "bank-notes" or "bank-bills") or to perform any one or more of these functions. The term "bank" is usually restricted in its application to an incorporated body; while a private individual making it his business to conduct banking operations is denominated a "banker." Banks in a commercial sense are of three kinds, to wit; (1) Of deposit; (2) of discount; (3) of circulation. Strictly speaking, the term "bank" implies a place for the deposit of money, as that is the most obvious purpose of such an institution. — See, UCC 1-201, 4-105, 12 U.S. Code § 221a, Black's Law Dictionary 1st, 2nd, 4th, 7th, and 8th, pages 117-118, 116-117, 183-184, 139-140, and 437-439.

Self-Executing Contract and Security Agreement-Registered Mail #RF7758206211 S Express Mail #EP12 149735US DATED: January 1, 20.5

- 8. discharge: To cancel or unloose the obligation of a contract; to make an agreement or contract null and inoperative. Its principal species are rescission, release, accord and satisfaction, performance, judgement, composition, bankruptcy, merger. As applied to demands claims, right of action, incumbrances, etc., to discharge the debt or claim is to extinguish it, to annul its obligatory force, to satisfy it. And here also the term is generic; thus a dent, a mortgage. As a noun, the word means the act or instrument by which the binding force of a contract is terminated, irrespective of whether the contract is carried out to the full extent contemplated (in which case the discharge is the result of performance) or is broken off before complete execution. See, Blacks Law Dictionary 1st, page
- 9. pay: To discharge a debt; to deliver to a creditor the value of a debt, either in money or in goods, for his acceptance. To pay is to deliver to a creditor the value of a debt, either in money or In goods, for his acceptance, by which the debt is discharged. See Blacks Law Dictionary 1st, 2nd, and 3rd edition, pages 880, 883, and 1339 respectively.
- 10. payment: The performance of a duty, promise, or obligation, or discharge of a debt or liability. by the delivery of money or other value. Also the money or thing so delivered. Performance of an obligation by the delivery of money or some other valuable thing accepted in partial or full discharge of the obligation. [Cases: Payment 1. C.J.S. Payment § 2.] 2. The money or other valuable thing so delivered in satisfaction of an obligation. See Blacks Law Dictionary 1st and 8th edition, pages 880-811 and 3576-3577, respectively.
- 11. driver: The term "driver" (i.e: "driver's license") means One employed in conducting a coach, carriage, wagon, or other vehicle, with horses, mules, or other animals.
- 12. may: An auxiliary verb qualifying the meaning of another verb by expressing ability, competency, liberty, permission, probability or contingency. Regardless of the instrument, however, whether constitution, statute, deed, contract or whatnot, courts not infrequently construe "may" as "shall" or "must". See Black's :aw Dictionary. 4th Edition page 1131.
- 13. extortion: The term "extortion" means the obtaining of property from another, with his consent, induced by wrongful use of actual or threatened force, violence, or fear, or under color of official right.— See 18 U.S. Code § 1951 Interference with commerce by threats or violence.

STIC OF CONDITIONAL ACCEPTANCE, and FRAUD RACKLTEERING C ASSURACY DEPRITATION OF RIGHTS UNDER THE OLOR OF A MIDENTITY THEFT EXPORTED

Self-Executing Contract and Security Agreement- Registered Mail #RF7758206 1US Express Mail #ER126149735US DATED: January 1, 2075

14. national: "foreign government", "foreign official", "internationally protected person", "international organization", "national of the United States", "official guest," and/or "non-citizen national." They all have the same meaning. See Title 18 U.S. Code § 112 - Protection of foreign officials, official guests, and internationally protected persons.

- 15. United States: For the purposes of this Affidavit, the terms "United States" and "U.S." mean only the Federal Legislative Democracy of the District of Columbia, Puerto Rico, U.S. Virgin Islands, Guam, American Samoa, and any other Territory within the "United States," which entity has its origin and jurisdiction from Article 1, Section 8, Clause 17-18 and Article IV, Section 3, Clause 2 of the Constitution for the United States of America. The terms "United States" and "U.S." are NOT to be construed to mean or include the sovereign, united 50 states of America.
 - fraud: deceitful practice or Willful device, resorted to with intent to deprive another of his right, or in some manner to do him an injury. As distinguished from negligence, it is always positive, intentional. as applied to contracts is the cause of an error bearing on material part of the contract, created or continued by artifice, with design to obtain some unjust advantage to the one party, or to cause an inconvenience or loss to the other, in the sense of court of equity, properly includes all acts, omissions, and concealments which involved a breach of legal or equitable duty, trust, or confidence justly reposed, and are injurious to another, or by which an undue and unconscientious advantage is taken of another. See Black's Law Dictionary, 1st and 2nd Edition, pages 521-522 and 517 respectively.
- col r: appearance, semblance. or simulacrum, as distinguished from that which is real. A prima facie or apparent right. Hence, a deceptive appearance; a plausible, assumed exterior, concealing a lack of reality; a a disguise or pretext. See, Black's Law Dictionary 1st Edition, page 222.
- colorable: That which is in appearance only, and not in reality, what it purports to be. See, Black's Law Dictionary 1st Edition, page 2223.

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Self-Executing Contract and Security Agreement- Registered Mail #RF7758206-11-S. Express Mail #LR1261497851-8. COMMERCIAL OATH AND VERIFICATION: County of Riverside 2 Commercial Oath and Verification 3 The State of California I, KEVIN WALKER, under my unlimited liability and Commercial Oath proceeding in good faith being of sound mind states that the facts contained herein are true, correct, complete and not misleading to the best of Affiant's knowledge and belief under penalty of International Commercial Law and state this to be HIS Affidavit of Truth regarding same signed and sealed this <u>1ST</u> day of <u>IANUARY</u> in the year of Our Lord two thousand and twenty five: 11 proceeding sui juris, In Propria Persona, by Special Limited Appearance, All rights reserved without prejudice or recourse, UCC § 1-308, 3-402. 12 13 Kevin Walker, Attorney In Fact, Secured Party, 14 Executor, national, private bank(er) EIN # 9x-xxxxxxx 15 Let this document stand as truth before the Almighty Supreme Creator and let it be 17 established before men according as the scriptures saith: "But if they will not listen, take one or two others along, so that every matter may be established by the testimony of two 18 or three witnesses." Matthew 18:16. "In the mouth of two or three witnesses, shall every 20 word be established" 2 Corinthians 13:1. Sui juris, By Special Limited Appearance, 21 22 Donnabelle Mortel (WITNESS) 23 Sui juris, By Special Limited Appearance, 24 25 Corey Walker (WITNESS) 26

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Case	b:25-cr-00163-ODW Document 1 Filed 05/12/25 Page 60 of 435 Page ID #:60
	Self-Executing Contract and Security Agreement- Registered Mail #RF775820621US/ Express Mail #ER126149735US — DATED: January 1, 2025
1	NOTICE:
2	Using a notary on this document does <i>not</i> constitute any adhesion, <i>nor does it alter my</i>
3	status in any manner. The purpose for notary is verification and identification only and
4	not for entrance into any foreign jurisdiction.
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8	A notary public or other officer completing this certificate
9	verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.
10	State of Riverside)) ss.
11	County of California)
12	Subscribed and sworn to (or <u>affirmed</u>) before me on this <u>2nd</u> day of <u>January</u> , <u>2025</u> by <u>Kevin Walker</u> proved
13	to me on the basis of satisfactory evidence to be the person(s) who appeared before me.
14	Jayleon Isabal Castalla
15	Jayleen ISABEL CASTILLO JAYLEEN ISABEL CASTILLO
16	Notary Public - California San Bernardino County
17	Seal: Commission # 2387919 My Comm. Expires Dec 23. 2025
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-Exhibit C-

Self-Executing Contract and Security Agreement- Registered Mail #RI-775821088US DATED: January 28, 2025

From/Plaintiff: Kevin: Walker, sui iuris, In Propria Persona.

Executor, Authorized Representative, Secured Party, Master Beneficiary

TMKEVIN WALKER© ESTATE, TMKEVIN LEWIS WALKER©

c/o 30650 Rancho California Road Suite #406-251

3 Temecula, California [92591]

non-domestic without the United States

Email: team@walkernovagroup.com

To/Defendant(s)/Respondent(s): Gregory D Eastwood,

Robert C V Bowman, George Reyes. C/o SOUTHWEST JUSTICE CENTER

30755-D Auld Road

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Murrieta, California [92563]

Registered Mail # RF775821088US

Email: info@riversidesheriff.org / ssherman@law4cops.com

To/Defendant(s)/Respondent(s); Chad Bianco.

C/o RIVERSIDE COUNTY SHERIFF

4095 Lemon Street, 2nd floor Riverside, California [92501]

Registered Mail # RF7738211 1US

Email: into@riversidesheriff.org / ssherman@law4cops.com

* * NOTICE TO AGENT IS NOTICE TO PRINCIPAL *
* * NOTICE TO PRINCIPAL IS NOTICE TO ACENT. *

* SELF EXECUTING CONTRACT AND SPCURITY AGREEMENT

AFFIDAVIT and Plain Statement of Facts

NOTICE OF DEFAULT, and FRAUD, RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION, TREASON.

Kevin: Walker, ™KEVIN WALKER© ESTATE, ™KEVIN LEWIS WALKER©, ™KEVIN WALKER© IRR TRUST,

Claimant(s)*Plaintiff(s)*,

v

Chad Bianco, Gregory D Eastwood, Robert C V Bowman, George Reyes, William Pratt, Robert Gell, CHAD BIANCO, GREGORY D EASTWOOD, ROBERT C V BOWMAN, WILLIAM PRATT, GEORGE REYES, ROBERT GELL, RIVERSIDE COUNTY SHERIFFS DEPARTMENT, Does 1-100 Inclusive,

Defendant(s)/Respondent(s).

CITATION/BOND NO.: TE464702

- 1. FRAUD
- 2. RACKETEERING
- 3. EMBEZZLEMENT
- 4. IDENTITY THEFT
- 5. CONPSIRACY
- 6. DEPRIVATION OF RIGHTS UNDER COLOR OF LAW
- 7. RECEIVING EXTORTION PROCEEDS
- 8. FALSE PRETENSES
- 9. EXTORTION
- 10. UNLAWFUL IMPRISONMENT
- 11 TORTURE
- 12 KIDNAPPING
- 13. FORCED PEONAGE
- 14. MONOPOLIZATION OF TRADE AND COMMERCE
- 15. BANK FRAUD
- 16. TRANSPORTATION OF STOLEN PROPERTY, MONEY, & SECURITIES
- 17. CONSIDERED AND STIPULATED ONE TRILLION DOLLAR (\$1,000,000,000,000,000) JUDGEMENT AND LIEN.

COMES NOW, Claimant(s)/Plaintiff(s) ™KEVIN WALKER© ESTATE and

™KEVIN LEWIS WALKER© and ™KEVIN WALKER© IRR TRUST, (hereinafter

"Plaintiffs"), by and through their Attorney-In-Fact, Kevin: Walker, who is

Self-Executing Contract and Security Agreement-Registered Mail #RF775821088US DATED: January 28 2025

proceeding sui juris, In Propria Persona (pro per), and by Special Limited Appearance. Kevin is a natural freeborn Sovereign and state Citizen of California the republic in its De'jure capacity as one of the several states of the Union 1789. 3 This incidentally makes him a non-citizen national/national American Citizen of the republic as per the De'Jure Constitution for the United States 1777/1789. Claimant(s)/Plaintiff(s), acting through their Attorney(s)-in-Fact, assert their unalienable right to contract, as secured by Article I, Section 10 of the Constitution, which states: "No State shall... pass any Law impairing the Obligation of **Contracts.**" and thus which **prohibits** states from impairing the obligation of contracts. This clause unequivocally prohibits states from impairing the obligation 10 of contracts, including but not limited to, a trust and contract agreement as an 11 'Attorney-In-Fact,' and any private contract existing between Plaintiffs and 12 Defendants. A copy of the 'Affidavit: Power of Attorney In Fact,' is attached hereto 13 as Exhibits A and incorporated herein by reference. Plaintiffs further rely on their unalienable and inherent rights under the Constitution and the common law rights that predate the formation of the state and remain safeguarded by due 16 process of law. 17

Constitutional Basis:

Plaintiffs assert that their private rights are secured and protected under the Constitution, common law, and exclusive equity, which govern their ability to freely contract and protect their property and interests..

Plaintiffs respectfully assert and affirm:

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"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 <u>unlimited</u>. He owes no such duty [to submit his books and papers for an examination] to the State, since he receives nothing therefrom, beyond the protection of his life and property. His rights are such as existed by the law of the land [Common Law] long antecedent to the organization of the State, and can only be taken from him by due

NOTICE OF DEFAULT AND FRAUDURACK. (EERING CONSE. CACY, DEPREVATION OF RIGHTS ONDER THE COLOR OFF AUTHENTICS THEIR EXPENSION

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process of law, and in accordance with the Constitution. Among his rights are a refusal to incriminate himself, and the immunity of himself and his property from arrest or seizure except under a warrant of the law. He owes nothing to the public so long as he does not trespass upon their rights." (*Hale v. Henkel*, 201 U.S. 43, 47 [1905]).

- "The claim and exercise of a constitutional right cannot be converted into a crime."—Miller v. U.S., 230 F 2d 486, 489.
- "Where rights secured by the Constitution are involved, there can be no rule
 making or legislation which would abrogate them." Miranda v. Arizona, 384 U.S.
- "There can be no sanction or penalty imposed upon one because of this exercise of constitutional rights." —Sherar v. Cullen, 481 F. 945.
- "A law repugnant to the Constitution is void." Marbury v. Madison, 5 U.S. (1
 Cranch) 137, 177 (1803).
- "It is not the duty of the citizen to surrender his rights, liberties, and immunities under the guise of police power or any other governmental power." Miranda v. Arizona, 384 U.S. 436, 491 (1966).
- "An unconstitutional act is not law; it confers no rights; it imposes no duties; affords
 no protection; it creates no office; it is, in legal contemplation, as inoperative as
 though it had never been passed." Norton v. Shelby County, 118 U.S. 425, 442
 (1886).
- "No one is bound to obey an unconstitutional law, and no courts are bound to enforce it." — 16 Am. Jur. 2d, Sec. 177, Late Am. Jur. 2d, Sec. 256.
- "Sovereignty itself remains with the people, by whom and for whom all government exists and acts." — Yick Wo v. Hopkins, 118 U.S. 356, 370 (1886).

II. <u>Supremacy Clause</u>

Plaintiffs respectfully assert and affirm that:

The Supremacy Clause of the Constitution of the <u>U</u>nited <u>S</u>tates (Article VI, Clause
 2) establishes that the Constitution, federal laws made pursuant to it, and treaties

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made under its authority, constitute the "supreme Law of the Land", and thus take priority over any conflicting state laws. It provides that state courts are bound by, and state constitutions subordinate to, the supreme law. However, federal statutes and treaties must be within the parameters of the Constitution; that is, they must be pursuant to the federal government's enumerated powers, and not violate other constitutional limits on federal power ... As a constitutional provision identifying the supremacy of federal law, the Supremacy Clause assumes the underlying priority of federal authority, albeit only when that authority is expressed in the Constitution itself; no matter what the federal or state governments might wish to do, they must stay within the boundaries of the Constitution.

NOTICE OF DEFAULT Ш.

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This notice serves as formal NOTICE OF DEFAULT, concerning Contract/Bond/ Ticket Number TE464702. This communication shall serve as a formal NOTICE OF **DEFAULT** of the aforementioned coerced and extorted offer, which was conditionally accepted contingent upon proof of the conditions set forth herein, governed by the principles of contract law, legal maxims, common law, and the Uniform Commercial Code (UCC), including but not limited to UCC §§ 1-103, 2-202, 2-204, 2-206, and the mailbox/postal rule.

The undersigned, Kevin: Walker, herein referred to as Affiant. Affiant is the Agent, Attorney-In-Fact, holder in due course, and Secured Party and Creditor of and for ™KEVIN WALKER© ESTATE, ™KEVIN LEWIS WALKER©, ™KEVIN WALKER© IRR TRUST. Affiant hereby states that he is of legal age and competent to state on belief and first hand personal knowledge that the facts set forth herein as duly noted below are true, correct, complete, and presented in good faith, regarding the coerced and extorted commercial contract OFFER/CONTRACT/TICKET/BOND #TE464702, listed under ™KEVIN LEWIS WALKER©, pertaining to the private trust property and private automobile hereafter referred to as "Private Property".

Self-Executing Contract and Security Agreement-Registered Mail #RF775821088US DATED: January 28, 2025

IV. ** Notice of Administrative Process **

This VERIFIED Affidavit, NOTICE, and SELF-EXECUTING CONTRACT SECURITY AGREEMENT concerns Defendant(s)/Respondent(s)/You, Chad Bianco, Gregory D Eastwood, Robert C V Bowman, George Reyes, William Pratt, CHAD BIANCO, GREGORY D EASTWOOD, ROBERT C V BOWMAN, WILLIAM PRATT, GEORGE REYES, RIVERSIDE COUNTY SHERIFFS DEPARTMENT, Does 1-100 Inclusive, and their blatant bad faith acts of fraud, racketeering, conspiracy, threats and extortion against foreign officials, official guests, or internationally protected persons, extortion, embezzlement, larceny, coercion, identity theft, extortion of national/internationally protected person, conspiracy to deprive of rights under the color of law, treason, bank fraud, trusts, etc., in restraint of trade, frauds and swindles, mail fraud, forced peonage, monopolization of trade and commerce, willful violation of the Constitution, deprivation of rights under color of law, monopolization of trade and commerce, and intentional and willful and intentional trespass and infringement of the TMKEVIN LEWIS WALKER© trademark, trade name, patent and copyright.

As with any administrative process, You/Defendant(s)/Respondent(s), Gregory D Eastwood, Robert C V Bowman, George Reyes, William Pratt, Robert Gell, GREGORY D EASTWOOD, ROBERT C V BOWMAN, WILLIAM PRATT, GEORGE REYES, ROBERT GELL, RIVERSIDE COUNTY SHERIFFS
DEPARTMENT, Does 1-100 Inclusive may controvert the statements and/or claims made by Affiants by executing and delivering a verified response point by point, in affidavit form, sworn and attested to under penalty of perjury, signed by Gregory D Eastwood, Robert C V Bowman, George Reyes, William Pratt, Robert Gell, GREGORY D EASTWOOD, ROBERT C V BOWMAN, WILLIAM PRATT, GEORGE REYES, ROBERT GELL, RIVERSIDE COUNTY SHERIFFS DEPARTMENT, Does 1-100 or other designated officer of the corporation with evidence in support by Certified, Express, or Registered Mail. Answers by any other means are considered

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a non-response and will be treated as a non-response.

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*** SELF-EXECUTING CONTRACT AND SECURITY AGREEMENT***:

Again for the record, this contract, received and accepted per the mailbox rule, is self-executing and serves as a SECURITY AGREEMENT, and establishes a lien, Authorized by You/They/the DEBTOR(S). Acceptance of this contract is deemed to occur at the moment it is dispatched via mail, in accordance with the mailbox rule established in common law. Under this rule, an acceptance becomes effective and binding once it is properly addressed, stamped, and placed in the control of the postal service, as supported by Adams v. Lindsell (1818) 106 ER 250. Furthermore, as a self-executing agreement, this contract creates immediate and enforceable obligations without the need for further action, functioning also as a SECURITY AGREEMENT under Article 9 of the Uniform Commercial Code (UCC). *** SELF-EXECUTING CONTRACT AND SECURITY AGREEMENT***:

Contract Agreement Terms of Conditional Acceptance: Plain Statement of Facts

KNOW ALL MEN BY THESE PRESENT, that I, Kevin: Walker, proceeding sui juris, In Propia Persona, by Special Limited Appearance, a man upon the land, a follower of the Almighty Supreme Creator, first and foremost and the laws of man when they are not in conflict (Leviticus 18:3, 4) Pursuant to Matthew 5:33 – 37 and James 5:12, let my yea mean yea and my nay be nay, as supported by Federal Public Law 97-280, 96 Stat.1211, depose and say that I, Kevin: Walker over 18 years of age, being competent to testify and having first hand knowledge of the facts herein declare (or certify, verify, affirm, or state) under penalty of perjury under the laws of the **United States of America** that the following is true and correct, to the best of my understanding and belief, and in good faith:

1. I, Kevin: Walker, proceeding sui juris, In Propria Persona, by Special Limited Appearance, herby state again for the record that I explicitly reserve all my rights and waive absolutely none. See U.C.C. § 1-308.

2. I, Kevin: Walker, proceeding sui juris, In Propria Persona, by Special Limited Appearance, herby invoke equity and fairness.

- 3. As a a natural freeborn Sovereign, state Citizen: Californian, and national, there is no legal requirement for me to have such a "license" for traveling in my private car and/or means of transport. The unrevealed legal purpose of driver's licenses is commercial in nature. Since I do not carry passengers 'for hire,' and I am not engaged in trade or commerce on the highways, there is no law 'requiring' me to have a license to travel for my own private pleasure and that of my family and friends.
- 4. I, Kevin: Walker, proceeding sui juris, In Propria Persona, by Special

 Limited Appearance, herby declare, state, verify, and affirm for the record
 that the 'commercial' and 'for hire' Driver's License/Contract/Bond #

 B6735991 has been canceled, revoked, terminated, and liquidated, as
 evidenced by instructions and notice accepted by Steven Gordon, with the
 California Department of Motor Vehicles," as evidenced by Affidavit of
 TruthRegistered Mail #RF661447751US.
- 5. Consistent with the eternal tradition of natural common law, unless I have harmed or violated someone or their property, I have committed no crime; and I am therefore not subject to any penalty I act in accordance with the following U.S. Supreme Court case: "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 submit his books and papers for an examination] to the State, since he receives nothing therefrom, beyond the protection of his life and property. His rights are such as existed by the law of the land [Common Law] long antecedent to the organization of the State, and can only be taken from him by due process of law, and in accordance with the Constitution. Among his rights are a refusal to incriminate himself, and

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the immunity of himself and his property from arrest or seizure except under a warrant of the law. He owes nothing to the public so long as he does not trespass upon their rights." Hale v. Henkel, 201 U.S. 43 at 47 (1905).

- 6. I reserve my natural common law right not to be compelled to perform under any contract that I did not enter into knowingly, voluntarily, and intentionally. And furthermore, I do not accept the liability associated with the compelled and pretended "benefit" of any hidden or unrevealed contract or commercial agreement. As such, the hidden or unrevealed contracts that supposedly create obligations to perform, for persons of subject status, are inapplicable to me, and are null and void. If I have participated in any of the supposed "benefits" associated with these hidden contracts, I have done so under duress, for lack of any other practical alternative. I may have received such "benefits" but I have not accepted them in a manner that binds me to anything.
- 7. Affiant states and alleges that this Affidavit Notice and Self-Executing Contract and Security Agreement is *prima facie* evidence of fraud, racketeering, indentity theft, treason, breach of trust and fiduciary duties, extortion, coercion, deprivation of rights under the color of law, conspiracy to deprive of rights under the color of law, monopolization of trade and commerce, forced peonage, obstruction of enforcement, extortion of a national/internationally protected person, false imprisonment, torture, creating trusts in restraint of trade dereliction of fiduciary duties, bank fraud, breach of trust, treason, tax evasion, bad faith actions, dishonor, injury and damage to Affiant and proof of claim. See *United States v. Kis*, 658 F.2d, 526 (7th Cir. 1981)., "Appellee had the burden of first proving its prima facie case and could do so by affidavit or other evidence."

UNLAWFUL DETAINMENT AND ARREST while Traveling in *Private* Automobile

-8 of 42-

- 8. On December 31, 2024, at approximately 9:32am I, Kevin: Walker, sui juris, was traveling privately in my private automobile, displaying a 'PRIVATE' plate, indicating I was 'not for hire' or operating commercially, and the private automobile was not displaying a STATE plate of any sort. This clearly established that the private automobile was 'not for hire' or 'commercial' use and, therefore explicitly classifying the automobile as private property, and NOT within any statutory and/or commercial jurisdiction. See Exhibit G.
- 9. Upon being unlawfully stopped and detained by Defendant/Respondents, Gregory D Eastwood and Robert C V Bowman, I, Affiant, informed all Defendants who willfully conspired on the scene in violation of 18 U.S.C. §§ 241 and 242, that I was a state Citizen, non-citizen national/national, privately traveling in My private automobile, as articulated by Me and as evidenced by the 'PRIVATE' plate on the private automobile. This includes William Pratt and George Reyes.
- 10.The <u>private</u> automobile and <u>trust property</u> was **not** in *any* way displaying STATE or government registration or stickers, and was displaying a PRIVATE plate, removing the automobile from the Defendant's jurisdiction. See Exhibit G.
- 11. The <u>private</u> automobile is duly reflected on Private UCC Contract Trust/UCC1 filing #2024385925-4, and UCC3 filing #2024402990-2, both filings attached hereto as Exhibits B and C respectively, and incorporated herein by reference
- 12.Under threat, duress, and coercion, and at gunpoint, Gregory D Eastwood and Robert C V Bowman were presented with a national/non-citizen national, #C35510079 and passport book #A39235161. Copy attached hereto as Exhibits N and O respectively, and incorporated herein by reference.
- 13. Defendant/Respondents, acted against the Constitution, even when reminded of their duties to support and uphold the Constitution.

NOTICE OF DEFAULT AND FRAUD, RA. KETRING, CONSTRACT, DEPRINATION OF RIGHTS UNDER THE CULOR OF LAW IDENTITY THEFT, EXPORTIC NATORICAL

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14. At no point in time were Defendants/Respondents presented with a CALIFORNIA DRIVER'S LICENSE (COMMERCIAL CONTRACT), and any information added to the CITATION/CONTRACT was done so in fraud, without consent, full disclosure, and thus is *void ab initio*.

15.I, Kevin: Walker, *sui juris*, should never have been stopped exercising my right to travel, in a <u>private</u> automobile that was clearly marked "PRIVATE" and "not for hire" and "not for commercial use."

FRAUDULENT ALTERATION OF SIGNATURE, COERCION, ASSAULT, DISPARAGEMENT,

- 16. During release procedures, Defendant Robert Gell threatened to "house" Kevin: Walker if Kevin did not sign every document presented, exactly as he (Robert Gell) waned Kevin to. Camera records will evidence Robert telling to return to the release tank for no apparent reason, and then assaulting, shoving, and pushing Kevin into the tank at the end of the walk.
- 17. Defendant Robert Gell went as far as aggressively rushing around a desk and assaulting Kevin, and snatching a pen from Kevin's hand, because Kevin attempted to write 'under duress' by his signature.
- 18. Defendant Robert Gell willfully and intentionally altered Affiant's signature on one document and crossed out 'UCC 1-308,' immediately after Affiant hand wrote it on the document.
- 19. Robert Gell stated he had no idea what an attorney-in-fact is and that Kevin:

 Walker was a, ["]jackass["].

FRUIT OF THE POISONOUS TREE DOCTRINE

20. Affiant further asserts and establishes <u>on the record</u> that the undisputedly unlawful and unconstitutional stop, arrest, and subsequent actions of the Defendants/Respondents are in violation of the Fourth Amendment to the Constitution of the united States of America and constitute an unlawful arrest and seizure. The "fruit of the poisonous tree" doctrine, as articulated by the

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- **U.S. Supreme Court**, establishes that <u>any</u> evidence obtained as a result of an unlawful stop or detainment is tainted and inadmissible in <u>any</u> subsequent proceedings. The unlawful actions of Gregory D. Eastwood, Robert C. V. Bowman, George Reyes, William Pratt, and Robert Gell including <u>but not limited</u> to the issuance of fraudulent citations/contracts under threat, duress, and coercion, render all actions and evidence derived therefrom <u>void ab initio</u>. See *Wong Sun v. United States*, 371 U.S. 471 (1963).
- 21. Affiant therefore declares and demands that all actions and evidence obtained in connection with this unlawful stop be deemed inadmissible and void as fruits of the poisonous tree.

VI. <u>CONDITIONAL ACCEPTANCE</u> upon proof

All statements, claims, offer, terms presented in your coerced and extorted OFFER (#TE464702) are <u>CONDITIONALLY ACCEPTED</u> upon proof of the following from You/Defendant(s)/Respondent(s):

- Upon Proof from You/Defendant(s)/Respondent(s) CITATION/
 INSTRUMENT/OFFER #TE464702 was accepted intentionally, willfully, and
 and indorsed, and not done so under threat, duress, and/or coercion, and
 with full and complete disclosure (Exhibit F).
- Upon Proof from You/Defendant(s)/Respondent(s) that California Vehicle
 Code § 260 applies to <u>private</u> "automobiles" and explicitly <u>requires</u> their
 registration, notwithstanding the clear distinction made between private and
 commercial vehicles in the code itself.
- 3. Upon Proof from You/Defendant(s)/Respondent(s) that 18 U.S. Code § 31(6) includes private "automobiles" within its definition of "motor vehicle," contrary to its express limitation to vehicles used for commercial purposes.
- 4. Upon Proof from You/Defendant(s)/Respondent(s) that the cited private "automobiles" ("Private Property") was required to be

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transport and not for commercial use, as evidenced by the photograph of the private decal and PLATE displayed on the private "automobile." A picture of the private PLATE attached hereto as Exhibit G and incorporated herein by reference.
Upon Proof from You/Defendant(s)/Respondent(s) that it is NOT a fundamental Right to travel, and it is factually and actually a privilege, and NOT a gift granted by the Supreme Creator and restated by our founding

fathers as *Unalienable* and cannot be taken by any Man / Government made

registered despite displaying a private plate identifying it as a private

6. Upon Proof from You/Defendant(s)/Respondent(s) of Jurisdiction and Authority:

Law or color of law known as a private "Code" (secret) or a "Statute."

- Provide evidence demonstrating the issuing authority's jurisdiction to impose statutory obligations upon <u>private</u> individuals utilizing <u>private</u> automobiles for personal purposes.
- 7. Upon Proof from You/Defendant(s)/Respondent(s) of Lawful Consideration:
 - Provide evidence that the coerced and extorted CITATION constitutes
 a valid contract supported by lawful consideration, which was
 entered into knowingly, willfully, free of coercion, threat,
 intimidation, or other felonious and bad faith actions, with full and
 complete disclosure. Without mutual consent and valuable
 consideration, no valid contract can exist under common law or UCC
 principles.
- 8. **Upon Proof from You/Defendant(s)/Respondent(s) that** the living man, natural born Sovereign, state Citizen: Californian, national/non-citizen national, Kevin: Walker, *sui juris*, *In Propria Persona*, does NOT possess the *unalienable* inherent, unalienable **right** to travel in

restrictions, and/or encumbrances.

9. Upon Proof from You/Defendant(s)/Respondent(s) that it is NOT well established law that the highways of the State are public property, and their primary and preferred use is for private purposes, and that their use for purposes of gain is special and extraordinary which, generally at least,

His private automobile/private transport, free of harassment, tresspass,

- the legislature may prohibit or condition as it sees fit." See, <u>Stephenson vs.</u>

 <u>Rinford, 287 US 251; Pachard vs Banton, 264 US 140, and cases cited; Frost and F. Trucking Co. vs. Railroad Commission, 271 US 592; Railroad</u>
- commission vs. Inter-City Forwarding Co., 57 SW.2d 290; Parlett Cooperative vs. Tidewater Lines, 164 A. 313.
- 10. Upon Proof from You/Defendant(s)/Respondent(s) that a vehicle <u>NOT</u> used for commercial activity is NOT a "consumer good, and ...it IS a type of vehicle required to be registered and "use tax" paid of which the tab is evidence of receipt of the tax. See, <u>Bank of Boston vs Jones</u>, 4 UCC Rep. Serv. 1021, 236 A2d 484, UCC PP 9-109.14.
- 11. **Upon Proof from You/Defendant(s)/Respondent(s) that** the entirety of this transaction does not constitute a "**commercial**" matter under applicable law.
- 12. **Upon Proof from You/Defendant(s)/Respondent(s) that,** 'the claim and exercise of a constitutional r g . **CAN** be converted into a crime.' See, <u>Miller v. U.S., 230 F 2d 486, 489.</u>
- 13. **Upon Proof from You/Defendant(s)/Respondent(s) that**, the owner **DOES NOT** have constitutional right to use and enjoyment of his property." See, <u>Simpson v. Los Angeles (1935)</u>, 4 C.2d 60, 47 P.2d 474.
- 14. Upon Proof from You/Defendant(s)/Respondent(s) that private men and women are required to give up their right to "travel," for the purported "benefit" and privilege of "driving" a "motor vehicle."

- 15. **Upon Proof from You/Defendant(s)/Respondent(s)** that <u>28 U.S. Code §</u>
 3002(15) Definitions does <u>NOT</u> stipulate," <u>U</u>nited <u>S</u>tates" means (A) a
 Federal corporation; (B) an agency, department, commission, board, or other entity of the United States; or (C) an instrumentality of the United States.
- 16. Upon Proof from You/Defendant(s)/Respondent(s) that <u>Title 8 U.S. Code</u>

 1101(a)(22) Definition, does NOT expressly stipulates, " (22)The term
 "national of the United States" means (A) a citizen of the United States, or
 (B) a person who, though not a citizen of the United States, owes permanent allegiance to the United States.
- 17. Upon Proof from You/Defendant(s)/Respondent(s) that, the individual may NOT stand upon his constitutional rights as a citizen. He is NOT entitled to carry on his private business in his own way. His power to contract is NOT unlimited. He owes such duty [to submit his books and papers for an examination] to the State, and upon proof that his rights are NOT such as existed by the law of the land [Common Law] long antecedent to the organization of the State, and CAN be taken from him without due process of law, or in accordance with the Constitution. NOT among his rights are a refusal to incriminate himself, and the immunity of himself and his property from arrest or seizure except under a warrant of the law, and upon proof that he owes the public even though does not trespass upon their rights. See, Hale v. Henkel, 201 U.S. 43 at 47 (1905).
- 18. Upon Proof from You/Defendant(s)/Respondent(s) that All laws which are repugnant to the Constitution are NOT null and void. See, <u>Chief Justice</u> <u>Marshall, Marbury vs Madison, 5, U.S. (Cranch) 137, 174, 176 (1803)</u>.
- 19. **Upon Proof from You/Defendant(s)/Respondent(s) that the for Hire**"
 DRIVER'S LICENSE <u>CONTRACT</u> and AGREEMENT BOND
 #B6735991 was NOT *CANCELED*, TERMINATED, REVOKED, and

Self-Executing Contract and Security Agreement-Registered Mail #RF775821088US DATED: January 28, 2075

LIQUIDATED, ACCEPTED FOR VALUE AND EXEMPT FROM LEVY, FOR RELEASE, CREDIT, AND DEPOSIT TO PRIVATE POST REGISTERED, with the U.S. Treasury, with the retaining full control and access to all respective right, interest, titles, and credits, as evidenced by the contract security agreement and affidavit titled, 'AFFIDAVIT RIGHT TO TRAVEL CANCELLATION, TERMINATION, AND REVOCATION of COMMERCIAL "For Hire" DRIVER'S LICENSE CONTRACT and AGREEMENT. LICENSE/BOND # B6735991. A true and correct copy attached hereto as Exhibit D and incorporated herein by reference.

- 20. **Upon Proof from You/Defendant(s)/Respondent(s) that** it WAS NOT noted in Land v. Dollar, 338 US 731 (1947), "that when the government entered into a **commercial** field of activity, it **left immunity behind.**" This principle is further affirmed in *Brady v. Roosevelt*, 317 U.S. 575 (1943); *FHA v. Burr*, 309 U.S. 242 (1940); and *Kiefer v. RFC*, 306 U.S. 381 (1939).
- 21. **Upon Proof from You/Defendant(s)/Respondent(s)** that it was NOT established under the Clearfield Doctrine, as articulated in *Clearfield Trust Co. v. United States*, 318 U.S. 363 (1943), that when the government engages in commercial or proprietary activities, it sheds its sovereignty and is subject to the same rules and liabilities as any **private** corporation.

VII. LEGAL STANDARDS, MAXIMS, and PRECEDENT

In support of this CONDITIONAL ACCEPTANCE and Affidavit and Notice and Self-Executing Contract and Security Agreement Affiant cites the following established legal standards, legal maxims, precedent, and principles:

Use defines classification:

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- 1. It is well established law that the highways of the state are public property, and their primary and preferred use is for <u>private</u> purposes, and that their use for purposes of gain is special and extraordinary which, generally at least, the legislature may prohibit or condition as it sees fit." Stephenson vs. Rinford, 287 US 251; Pachard vs Banton, 264 US 140, and cases cited; Frost and F. Trucking Co. vs. Railroad Commission, 271 US 592; Railroad commission vs. Inter-City Forwarding Co., 57 SW.2d 290; Parlett Cooperative vs. Tidewater Lines, 164 A. 313
- 2. The California Motor Vehicle Code, section 260: Private cars/vans etc. not in commerce / for profit, are immune to registration fees:
 - 1. (a) A "commercial vehicle" is a vehicle of a type R DUKED to be REGISTERED under this code".
 - (b) "Passenger vehicles which are not used for the transportation
 of persons for hire, compensation or profit, and housecars, are not
 commercial vehicles".
 - 3. (c) "a vanpool vehicle is not a commercial vehicle."
- 3. 18 U.S. Code § 31 Definition, expressly stipulates, "The term "motor vehicle" means every description of carriage or other contrivance propelled or drawn by mechanical power and used for commercial purposes on the highways in the transportation of passengers, passengers and property, or property or cargo".
- 4. A vehicle not used for commercial activity is a "consumer goods", ...it is NOT a type of vehicle required to be registered and "use tax" paid of which the tab is evidence of receipt of the tax." Bank of Boston vs Jones, 4 UCC Rep. Serv. 1021, 236 A2d 484, UCC PP 9-109.14.
- 5. "The 'privilege' of using the streets and highways by the operation thereon of motor carriers <u>for hire</u> can be acquired only

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- by permission or license from the state or its political subdivision. "-Black's Law Dictionary, 5th ed, page 830.
- 6. "It is held that a tax upon common carriers by motor vehicles is based upon a reasonable classification, and does not involve any unconstitutional discrimination, although it does not apply to private vehicles, or those used by the owner in his own business, and not for hire." Desser v. Wichita, (1915) 96 Kan. 820; Iowa Motor Vehicle Asso. v. Railroad Comrs., 75 A.L.R. 22.
- 7. "Thus self-driven vehicles are classified according to the use to which they are put rather than according to the means by which they are propelled." Ex Parte Hoffert, 148 NW 20.
- 8. In view of this rule a statutory provision that the supervising officials "may" exempt such persons when the transportation is not on a commercial basis means that they "must" exempt them." State v. Johnson, 243 P. 1073; 60 C.J.S. section 94 page 581.
- 9. "The use to which an item is put, rather than its physical characteristics, determine whether it should be classified as "consumer goods" under UCC 9- 109(1) or "equipment" under UCC 9-109(2)." Grimes v Massey Ferguson, Inc., 23 UCC Rep Serv 655; 355 So.2d 338 (Ala., 1978).
- 10. "Under UCC 9-109 there is a real distinction between goods purchased for personal use and those purchased for business use. The two are mutually exclusive and the principal use to which the property is put should be considered as determinative." James Talcott, Inc. v Gee, 5 UCC Rep Serv 1028; 266 Cal. App. 2d 384, 72 Cal.Rptr. 168 (1968).

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- "The classification of goods in UCC 9-109 are mutually exclusive."
 McFadden v Mercantile-Safe Deposit & Trust Co., 8 UCC Rep Serv 766; 260
 Md 601, 273 A.2d 198 (1971).
- 12. "The classification of ``goods" under [UCC] 9-109 is a question of fact."
 Morgan County Feeders, Inc. v McCormick, 18 UCC Rep Serv 2d 632; 836
 P.2d 1051 (Colo. App., 1992).
- 13. "The definition of ``goods'' includes an automobile." Henson v Government Employees Finance & Industrial Loan Corp., 15 UCC Rep Serv 1137; 257 Ark 273, 516 S.W.2d 1 (1974).

The RIGHT to Travel is not a Privilege:

- 14. "No State government entity has the power to allow or deny passage on the highways, byways, nor waterways... transporting his vehicles and personal property for either recreation or business, but by being subject only to local regulation i.e., safety, caution, traffic lights, speed limits, etc. Travel is not a privilege requiring, licensing, vehicle registration, or forced insurances." *Chicago Coach Co. v. City of Chicago*, 337 Ill. 200, 169 N.E. 22.
- 15. The fundamental Right to travel is NOT a Privilege, it's a gift granted by your Creator and restated by our founding fathers as Unalienable and cannot be taken by any Man / Government made Law or color of law known as a <u>private</u> "Code" (secret) or a "Statute."
- 16. "**Traveling** is passing from place to place—act of **performing journey**; and **traveler is person who travels**." **In Re Archy** (1858), 9 C. 47.
- 17. "Right of transit through each state, with every species of property known to constitution of United States, and recognized by that paramount law, is secured by that instrument to each citizen, and does not depend upon uncertain and changeable ground of mere comity." In Re Archy (1858), 9 C. 47.

SOTICE OF DEFAULT AND FRALD, RACKEEFING CONSERVAL, DEFRICATION OF RIGHTS ONDER THE COLOR OF LA FIDERITE THEFT EXTORTION CORRES

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- 18. Freedom to travel is, indeed, an important aspect of the citizen's "liberty". We are first concerned with the extent, if any, to which Congress has authorized its curtailment. (Road) Kent v. Dulles, 357 U.S. 116, 127.
- 19. The right to travel is a part of the "liberty" of which the citizen cannot be deprived without due process of law under the Fifth Amendment. So much is conceded by the solicitor general. In Anglo Saxon law that right was emerging at least as early as Magna Carta. **Kent v. Dulles**, 357 U.S. 116, 125.
- 20. "Even the legislature has no power to deny to a citizen the right to travel upon the highway and transport his property in the ordinary course of his business or pleasure, though this right may be regulated in accordance with public interest and convenience. Chicago Coach Co. v. City of Chicago, 337 III. 200, 169 N.E. 22, 206.
- 21. "... It is now universally recognized that the state does possess such power Ito impose such burdens and limitations upon private carriers when using the public highways for the transaction of their business] with respect to common carriers using the public highways for the transaction of their business in the transportation of persons or property for hire. That rule is stated as follows by the supreme court of the United States: 'A citizen may have, under the fourteenth amendment, the right to travel and transport his property upon them (the public highways) by auto vehicle, but he has no right to make the highways his place of business by using them as a common carrier for hire. Such use is a privilege which may be granted or withheld by the state in its discretion, without violating either the due process clause or the equal protection clause.' (Buck v. Kuykendall, 267 U.S. 307 [38 A. L. R. 286, 69 L. Ed. 623, 45 Sup. Ct. Rep. 324].
- 22. "The right of a citizen to travel upon the highway and transport his property thereon in the ordinary course of life and business differs radically an obviously from that of one who makes the highway his place of business

and uses it for <u>private</u> gain, in the running of a stage coach or omnibus. The former is the usual and ordinary right of a citizen, a right common to all; while the latter is special, unusual and extraordinary. As to the former, the extent of legislative power is that of regulation; but as to the latter its power is broader; the right may be wholly denied, or it may be permitted to some and denied to others, because of its extraordinary nature. This distinction, elementary and fundamental in character, is recognized by all the authorities."

23. "Even the legislature has no power to deny to a citizen the right to travel

- 23. "Even the legislature has no power to deny to a citizen the right to travel upon the highway and transport his/her property in the ordinary course of his business or pleasure, though this right may be regulated in accordance with the public interest and convenience." ["regulated" means traffic safety enforcement, stop lights, signs etc.]—Chicago Motor Coach v. Chicago, 169 NE 22.
- 24. "The claim and exercise of a constitutional 1 31 cannot be converted into a crime."—Miller v. U.S., 230 F 2d 486, 489.
- 25. "There can be no sanction or penalty imposed upon one because of this exercise of constitutional rights" —Sherar v. Cullen, 481 F. 945
- 26. The right of the citizen to **travel** upon the highway and to transport his property thereon, in the ordinary course of life and business, differs radically and obviously from that of one who makes the highway his place of business for private gain in the running of a stagecoach or omnibus." State vs. City of Spokane, 186 P. 864.
- 27. "The right of the citizen to **travel** upon the public highways and to transport his/her property thereon either by carriage or automobile, is **not** a mere privilege which a city [or State] may prohibit or permit at will, but a common right which he/she has under the right to life, liberty, and the pursuit of happiness." —Thompson v. Smith, 154 SE 579.

- 28. "The right of the Citizen to **travel** upon the public highways and to transport his property thereon, in the ordinary course of life and business, is a common right which he has under the right to enjoy life and liberty, to acquire and possess property, and to pursue happiness and safety. It includes the right, in so doing, to use the ordinary and usual conveyances of the day, and under the existing modes of **travel**, includes the right to drive a horse drawn carriage or wagon thereon or to operate an automobile thereon, for the usual and ordinary purpose of life and business." Thompson vs. Smith, supra.; Teche Lines vs. Danforth, Miss., 12 S.2d 784.
- 29. "The use of the highways for the purpose of **travel** and transportation is not a mere privilege, but a common and fundamental $\Gamma_{\mathcal{B}}$ t of which the public and the individual cannot be rightfully deprived." Chicago Motor Coach vs. Chicago, 169 NE 22;Ligare vs. Chicago, 28 NE 934;Boon vs. Clark, 214 SSW 607;25 Am.Jur. (1st) Highways Sect.163.
- 30. "The light to b is part of the Liberty of which a citizen cannot deprived without due process of law under the <u>Fifth Amendment</u>. This Right was emerging as early as the Magna Carta." <u>Kent vs. Dulles</u>, 357 US 116 (1958).
- 31. "The state cannot diminish Righ.s of the people." <u>Hurtado vs. California</u>, 110 US 516.
- 32. "Personal liberty largely consists of the Right of locomotion -- to go where and when one pleases -- only so far restrained as the Rights of others may make it necessary for the welfare of all other citizens. The Pig c of the Citizen to travel upon the public highways and to transport his property thereon, by horse drawn carriage, wagon, or automobile, is not a mere privilege which may be permitted or prohibited at will, but the common Right which he has under his Right to life, liberty, and the pursuit of happiness. Under this Constitutional guarantee one may, therefore, under

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normal conditions, travel at his inclination along the public highways or in public places, and while conducting himself in an orderly and decent manner, neither interfering with nor disturbing another's Rights, he will be protected, not only in his person, but in his safe conduct." —II Am.Jur. (1st) Constitutional Law, Sect.329, p.1135.

- 33. Where rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them." — Miranda v. Arizona, 384 U.S.
- 34. "The state cannot diminish Rights of the people." Hurtado vs. California, 110 US 516.

NO QUALIFIED OR LIMITED IMMUNITY

- 35. "When enforcing mere statutes, judges of all courts do not act judicially (and thus are not protected by "qualified" or "limited immunity," - SEE: Owen v. City, 445 U.S. 662; Bothke v. Terry, 713 F2d 1404) - - "but merely act as an extension as an agent for the involved agency -- but only in a "ministerial" and not a "discretionary capacity..." Thompson v. Smith, 154 S.E. 579, 583; Keller v. P.E., 261 US 428; F.R.C. v. G.E., 281, U.S. 464.
- 36."Public officials are not immune from suit when they transcend their lawful authority by invading constitutional rights."—AFLCIO v. Woodward, 406 F2d 137 t.
- 37. "Immunity fosters neglect and breeds irresponsibility while liability promotes care and caution, which caution and care is owed by the government to its people." (Civil Rights) Rabon vs Rowen Memorial Hospital, Inc. 269 N.S. 1, 13, 152 SE 1 d 485, 493.
- 38. "Judges not only can be sued over their official acts, but could be held liable for injunctive and declaratory relief and attorney's fees." Lezama v. Justice Court, A025829.

sworn officer of the law." In re McCowan (1917), 177 C. 93, 170 P. 1100.

39. "Ignorance of the law does not excuse misconduct in anyone, least of all in a

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- 40. "All are presumed to know the law." San Francisco Gas Co. v. Brickwedel (1882), 62 C. 641; Dore v. Southern Pacific Co. (1912), 163 C. 182, 124 P. 817; People v. Flanagan (1924), 65 C.A. 268, 223 P. 1014; Lincoln v. Superior Court (1928), 95 C.A. 35, 271 P. 1107; San Francisco Realty Co. v. Linnard (1929), 98 C.A. 33, 276 P. 368.
- 41. "It is one of the fundamental maxims of the common law that ignorance of the law excuses no one." **Daniels v. Dean** (1905), 2 C.A. 421, 84 P. 332.
- 42. "the people, not the States, are sovereign" Chisholm v. Georgia, 2 Dall. 419, 2 U.S. 419, 1 L.Ed. 440 (1793).
- 43. ARE EQUAL UNDER THE LAW. (God's Law Moral and Natural Law). Exodus 21:23-25; Lev. 24: 17-21; Deut. 1; 17, 19:21; Mat. 22:36-40; Luke 10:17; Col. 3:25. "No one is above the law".
- 44. IN COMMERCE FOR ANY MATTER TO BE RESOLVED MUST BE EXPRESSED. (Heb. 4:16; Phil. 4:6; Eph. 6:19-21). -- Legal maxim: "To lie is to go against the mind."
- 45. IN COMMERCE TRUTH IS SOVEREIGN. (Exodus 20:16; Ps. 117:2; John 8:32; II Cor. 13:8) Truth is sovereign and the Sovereign tells only the truth.
- 46. **TRUTH IS EXPRESSED IN THE FORM OF AN AFFIDAVIT.** (Lev. 5:4-5; Lev. 6:3-5; Lev. 19:11-13: Num. 30:2; Mat. 5:33; James 5: 12).
- 47. AN . EDL TE AFFIDAVIT STANDS AS TRUTH IN COMMERCE. (12 Pet. 1:25; Heb. 6:13-15;). "He who does not deny, admits."
- 48. AN UNREBUTTED AFFIDAVIT BECOMES THE JUDGEMENT IN COMMERCE. (Heb. 6:16-17;). "There is nothing left to resolve.

NOTE FOR DEFAULT AND PRACE, RACKE FRANKS, CONSERVAGE, DEPRINATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY THE TOP CORRESS CORRESPONDED

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VII. At no point in time were DefendantS/Respondents presented with a CALIFORNIA DRIVER'S LICENSE (COMMERCIAL CONTRACT), and any information added to the CITATION/CONTRACT was done so in fraud, without consent, full disclosure, and thus is *void ab initio*.

- 49. **WORKMAN IS WORTHY OF HIS HIRE**. The first of these is expressed in Exodus 20:15; Lev. 19:13; Mat. 10:10; Luke 10"7; II Tim. 2:6. **Legal maxim:** "It is against equity for freemen not to have the free disposal of their own property."
- 50. HE WHO LEAVES THE BATTLEFIELD FIRST LOSES BY DEFAULT. (Book of Job; Mat. 10:22) -- Legal maxim: "He who does not repel a wrong when he can occasions it."

Executed "without the United States" in compliance with 28 USC § 1746.

FURTHER AFFIANT SAYETH NOT.

VIII. Some Relevant U.C.C. Sections and Application

1. U.C.C. § 1-308 – Reservation of Rights:

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This section ensures that acceptance of an offer under duress or coercion does not waive any rights or defenses. By invoking U.C.C. § 1-308, Claimant(s)/ Plaintiff(s) asserts that any compliance with your offer is made with *explicit* reservation of rights, preserving <u>all</u> legal remedies.

2. U.C.C. § 2-204 - Formation in General:

This section establishes that a contract can be formed in any manner sufficient to show agreement, including conduct. By issuing the citation (an implied offer to contract), You/Dedenfant(s)/Respondent(s), have initiated a contractual relationship, which has been conditionally accepted with <u>new terms herein</u>.

3. U.C.C. § 2-206 - Offer and Acceptance in Formation of Contract:

Under this section, an offer can be accepted in any reasonable manner. By

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conditionally accepting the citation and dispatching this notice via USPS Certified, Registered, and/or Express mail, Claimant(s)/Plaintiff(s) has/have created a binding contract agreement and obligation which You/Defendant(s)/Respondent(s) are contractually bound and obligated to.

4. U.C.C. § 2-202 - Final Written Expression:

This provision ensures that the terms of this conditional acceptance supplement the original terms of the citation. By including these conditions, the issuing authority is bound to provide proof of their validity, failing which the conditional acceptance will be expressly stipulated as the final agreement.

5. U.C.C. § 1-103 – Supplementary General Principles of Law Applicable: This section allows common law principles to supplement the UCC. Under the doctrine of equity and fair dealing, failure to provide the requested proof constitutes bad faith and silent acquiescence, tacit agreement, and tacit procuration to all of the the fact and terms stipulated in this Affidavit Notice and Self-Executing Contract and Security Agreement.

IX. Legal and Procedural Basis

1. Mailbox/Postal Rule:

Under the mailbox rule, this notice of conditional acceptance is effective and considered accepted by You/Defendant(s)/Respondent(s) upon dispatch via Registered Mail, and/or Express Mail, and/or Certified Mail. The agreement becomes binding when the notice is sent, not when received. This binds the issuing authority to the terms outlined in this notice unless rebutted within the specified timeframe.

2. Offer and Acceptance:

Your citation constitutes an offer under contract law. This notice self-executing Contract and Security Agreement conditionally accepts your contract OFFER and supplements its terms under U.C.C. § 2-202. Failure to fulfill the new and final terms and conditions within the specified three

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(3) day timeframe constitutes silent acquiescence, tacit agreement, and tacit procuration.

X. <u>DEFENDANTS' ACTIONS AS ACTS OF WAR AGAINST</u> 'IHE CONSTITUTION

The defendants' conduct constitutes an outright war against the Constitution of the United States, its *principles*, and the rule of law. By their *bad faith* and deplorable actions, the defendants have demonstrated *willful and intentional* disregard and contempt for the supreme law of the land, as set forth in Article VI, Clause 2 of the Constitution, which declares that the Constitution, federal laws, and treaties are the supreme law of the land, binding upon all states, courts, and officers.

A. Violations of Constitutional Protections

The defendants have intentionally and systematically engaged in acts that directly violate the protections guaranteed to the plaintiffs and the people under the Constitution, including but not limited to:

- 1. Violation of the Plaintiffs' Unalienable Rights: The defendants have deprived the plaintiffs of life, liberty, and property without due process of law, as guaranteed under the Fifth and Fourteenth Amendments.
- 2. Subversion of the Rule of Law: Through their actions, the defendants have undermined the separation of powers and checks and balances established by the Constitution. They have disregarded the judiciary's duty to uphold the Constitution by attempting to operate outside the confines of lawful authority, rendering themselves effectively unaccountable.
- 3. Treasonous Conduct: Pursuant to Article III, Section 3, treason against the United States is defined as levying war against them or adhering to their enemies, giving them aid and comfort. The defendants' conduct in subverting the constitutional order, depriving citizens of their lawful rights, and unlawfully exercising power without jurisdiction constitutes a form of domestic treason against the Constitution and the people it protects.

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B. Acts of Aggression and Tyranny

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The defendants' actions amount to a usurpation of authority and a direct attack on the sovereignty of the people, who are the true source of all government power under the Constitution. As stated in the Declaration of Independence, whenever any form of government becomes destructive of the unalienable rights of the people, it is the right of the people to alter or abolish it. The defendants, through their actions, have positioned themselves as adversaries to this principle, attempting to replace the rule of law with arbitrary and unlawful dictates.

C. Weaponizing Authority to Oppress

The defendants' intentional misuse of their authority to act against the interests of the Constitution and its <u>C</u>itizens is a clear manifestation of tyranny. Rather than serving their constitutional mandate to protect and defend the Constitution, they have actively waged war on it by:

- Suppressing lawful claims and evidence presented by the plaintiffs to protect their property and rights.
- Engaging in acts of fraud, coercion, and racketeering that strip plaintiffs of their constitutional protections.
- Dismissing the jurisdictional authority of constitutional mandates, including but not limited to rights to due process and equal protection under the law.

The defendants' actions are not merely breaches of law; they are acts of insurrection and rebellion against the very foundation of the nation's constitutional framework. Such acts must not go unchallenged, as they jeopardize the constitutional order, the rights of the people, and the rule of law that ensures justice and equality. Plaintiffs call upon the court and relevant authorities to enforce the Constitution, compel accountability, and halt the defendants' treasonous war against the supreme law of the land.

XI. 'Bare Statutes' as Confirmation of Guilt and the Necessity of Prosecution by an Enforcer

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Plaintiffs' incorporation of "bare statutes" does **NOT** exonerate Defendants; rather, it serves as evidence of Defendants' guilt, which they have already *undisputedly* admitted through their actions and lack of rebuttal to any affidavits, which they have a duty to respond to. The invocation of bare statutes merely underscores the necessity for Plaintiffs to compel a formal enforcer, such as a District Attorney or Attorney General, to prosecute the criminal violations. This requirement for enforcement does **NOT** negate the Defendants' culpability but, instead, affirms the gravity of their admitted violations. In this matter, Plaintiffs have thoroughly detailed the Defendants' willful and intentional breaches of multiple federal statutes under Title 18, and Plaintiff's private right(s) of action. These blatant and willful violations have been clearly articulated in this NOTICE, AFFIDAVIT, AND CONTRACT SECURITY AGREEMENT. Defendants' actions constitute treasonous conduct against the Constitution and the American people. Their behavior, alongside that of their counsel, reflects an attitude of being above the law, further solidifying their guilt. Plaintiffs maintain that the Defendants' reliance on procedural defenses or technicalities does not absolve them of their criminal conduct. Instead, their actions are an unequivocal admission of guilt that necessitates legal action by the appropriate prosecutorial authority. Plaintiffs reserve all rights to compel such enforcement to ensure that the Defendants are held fully accountable for their crimes.

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XII. <u>RESPONSE DEADLINE: REQUIRED WITHIN THREE (3) DAYS:</u>

A response and/or compensation and/or restitution payment must be received within a deadline of three (3) days. At the "Deadline" is defined as 5:00 p.m. on the third (3rd) day after your receipt of this affidavit. "Failure to respond" is defined as a blank denial, unsupported denial, inapposite denial, such as, "not applicable" or equivalent, statements of counsel and other declarations by third parties that lack first-hand knowledge of the facts, and/ or responses lacking verification, all such responses being legally insufficient to controvert the verified statements herewith. See Sieb's Hatcheries, Inc and

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Beasley, Supra. Failure to respond can result in your acceptance of personal liability external to qualified immunity and waiver of any decision rights of remedy.

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XIII. FAILURE TO RESPOND AND/OR PERFORM, REMEDY, AND SETTLEMENT

If You/Defendant(s)/Respondent(s) fail to respond and perform within three (3) days of receiving this Affidavit Notice and Self-Executing Contract and Security Agreement and CONDITIONAL ACCEPTANCE, with verified evidence of the above accompanied by an affidavit, sworn under the penalty of perjury, as required by law, You/Defendant(s)/Respondent(s), Gregory D Eastwood, Robert C V Bowman, George Reyes, William Pratt, Robert Gell, GREGORY D EASTWOOD, ROBERT C V BOWMAN, WILLIAM PRATT, GEORGE REYES, ROBERT GELL, RIVERSIDE COUNTY SHERIFFS DEPARTMENT, Does 1-100, You/Defendant(s)/Respondent(s) individually and collectively fully agree that you must act in good faith and accordance with the Law, cease all conspiracy, fraud, identity theft, embezzlement, deprivation under the color of law, extortion, embezzlement, bank fraud, harassment, conspiracy to deprive, and other violations of the law, and TERMINATE these proceeding immediately, and pay the below mentioned Three Hundred Million Dollar Restitution and Settlement payment, and releasing all special deposit funds and/or Credits due to Affiant and/or Complainant(s)/Plaintiff(s).

XIV. Three Hundred Million (\$300,000,000.00 USD) Restitution Settlement Payment REQUIRED

Furthermore, if You/Defendant(s)/Respondent(s) fail to respond and perform within three (3) days from the date of receipt of this communication by providing <u>verified</u> evidence and proof of the facts and conditions set forth herein, accompanied by affidavits sworn under penalty of perjury as required by law,

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Gregory D Eastwood, Robert C V Bowman, George Reves, William Pratt, Robert Gell, GREGORY D EASTWOOD, ROBERT C V BOWMAN, WILLIAM PRATT, GEORGE REYES, ROBERT GELL, RIVERSIDE COUNTY SHERIFFS DEPARTMENT, Does 1-100, hereby agree that, within three (3) days of receipt of this contract offer, You/Defendant(s)/Respondent(s) shall issue restitution payment in the total sum certain of Three Hundred Million U.S. Dollars (\$300,000,000.00

USD), which shall become immediately due and payable to ™WG EXPRESS

TRUST©, TMKEVIN WALKER© ESTATE, TMKEVIN LEWIS WALKER©, and/or

TMKEVIN WALKER© IRR TRUST: Complainant(s)/Plaintiff(s).

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One Trillion Dollar (\$1,000,000,000,000.00 USD) XV. **Default Judgement and Lien**

If You/Defendant(s)/Respondent(s) fail to respond and perform within three (3) days from the date of receipt of this communication, as contractually required, You/Defendant(s)/Respondent(s) hereby individually and collectively, fully agree, that the entire amount evidenced and itemized in Invoice #RIVSHr ATR FAS123120 '4, totaling One Trillion Dollars (\$1,000,000,000,000,000), shall become immediately due and payable in full.

Furthermore, if You/Respondent(s)/Defendant(s), fail to respond and perform within three (3) days from the date of receipt of this communication, You/Defendant(s)/Respondent(s), <u>individually and collectively</u>, admit the statements and claims by TACIT PROCURATION, and completely agree that you/they individually and collectively are guilty of fraud, racketeering, indentity theft, treason, breach of trust and fiduciar v duties, extortion coercion, deprivation of rights under the color of law, conspiracy to d prive of rights under the color of law monopolization of trade and commerce, forced peonage, obstruction of enforcement, extortio of a national/ internationally protected person, false imprionment, torture, creating trusts

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in restraint of trade dereliction of fiduciary duties, bank fraud, breach of trust, treason, tax evasion, bad faith actions, dishonor, injury and damage to Affiant.

JUDGEMENT AND COMMERCIAL LIEN XVI. **AUTHORIZATION**

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Moreover, if You/Defendant(s)/Respondent(s), fail to respond within three (3) days from the date of receipt of this communication, you/they <u>individually and</u> <u>collectively</u>, fully and unequivocally Decree, Accept, <u>fully Authorize</u> (in accord with UCC section 9), indorse, support, and advocate for a judgement, and/or SUMMARY JUDGEMENT, and/or commercial lien of One Trillion Dollars (\$1,000,000,000,000.00) against You/Respondent(s)/Defendant(s), Gregory D Eastwood, Robert C V Bowman, George Reyes, William Pratt, Robert Gell, GREGORY D EASTWOOD, ROBERT C V BOWMAN, WILLIAM PRATT, GEORGE REYES, ROBERT GELL, RIVERSIDE COUNTY SHERIFFS DEPARTMENT, Does 1-100, in favor of, TMWG EXPRESS TRUST©, TMKEVIN WALKER© ESTATE, TMKEVIN LEWIS WALKER©, and/or TMKEVIN WALKER© IRR TRUST, and/or their lawfully designated ASSIGNEE(S).

Finally, If You/Respondent(s)/Defendant(s), fail to respond within three (3) days from the date of receipt of this communication, You/Defendant(s)/ Respondent(s) individually and collectively, EXPRESSLY, FULLY, and unequivocally <u>Authorize</u>, indorse, support and advocate for TMWG EXPRESS TRUST©, TMKEVIN WALKER© ESTATE, TMKEVIN LEWIS WALKER©, and/or TMKEVIN WALKER© IRR TRUST, and/or their lawfully designated ASSIGNEE(S) to formally notify the United States Treasury, Internal Revenue Service, the respective Congress (wo)man, U.S. Attorney General, and/or any person, individual, legal fiction, and/or person, or ens legis Affiant deems necessary, including but not limited to submitting the requisite form(s) 1099-A, 1099-OID, 1099-C, 1096, 1040, 1041, 1041-V, 1040-V, 3949-A, with the One Trillion Dollars (\$1,000,000,000,000.00 USD) as the income to You/Defendant(s)/Respondent(s)

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and lost revenue and/or income to Affiant, and/or TMWG EXPRESS TRUST©,

TMKEVIN WALKER© ESTATE, TMKEVIN LEWIS WALKER©, and/or TMKEVIN

WALKER© IRR TRUST, and/or their lawfully designated ASSIGNEE(S).

SUMMARY JUDGEMENT, U.C.C. 3-505 PRESUMED DISHONOR

Said income is to be assessed and claimed as income by/to You/ Defendant(s)/Respondent(s), and/or by filing a lawsuit followed by a DEMAND or similar for SUMMARY JUDGEMENT as a matter of law, in accordance with California Code of Civil Procedure § 437c(c) and Federal Rule of Civil Procedure 56(a), and/or executing an Affidavit Certificate of Non-Response, Dishonor, Judgement, and Lien Authorization, in accordance with U.C.C. § 3-505, and/or issue an ORDER TO PAY or BILL OF EXCHANGE to the U.S. Treasury and IRS, said sum certain of One Trillion U.S. Dollars (\$1,000,000,000,000.00 USD), for immediate credit to Affiant, and/or TMWG EXPRESS TRUST©, TMKEVIN WALKER© ESTATE, TMKEVIN LEWIS WALKER©, and/or TMKEVIN WALKER© IRR TRUST, and/or their lawfully designated ASSIGNEE(S), with this Self-Executing Contract and Security Agreement servings as *prima facie* evidence of You/Respondent(s)/Defendant(s)'s <u>Verified</u> INDEBTEDNESS to Affiant, Affiant, and/or ™WG EXPRESS TRUST©, ™KEVIN WALKER© ESTATE, ™KEVIN LEWIS WALKER©, and/or ™KEVIN WALKER© IRR TRUST, and/or their lawfully designated ASSIGNEE(S).

Should it be deemed necessary, the Claimant(s)/Plaintiff(s) are <u>fully</u>

<u>Authorized</u> (in accord with U.C.C § 9-509) to file a UCC commercial LIEN and/or

<u>UCC1 Financing Statement</u> to perfect interest and/or secure full satisfaction of the adjudged sum of One Trillion Dollars (\$1,000,000,000,000.00 USD).

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*** SELF-EXECUTING CONTRACT AND SECURITY AGREEMENT***:

Again for the record, this contract, received and accepted per the mailbox rule, is

Self-Executing Contract and Security Agreement-Registered Mail #RF7758210881 S DATED: January 28, 2025

self-executing and serves as a SECURITY AGREEMENT and establishes a lien,
Authorized b You/They/th DEBTOR(S). Acceptance of this contract is deemed to
occur at the moment it is dispatched via mail, in accordance with the mailbox rule
established in common law. Under this rule, an acceptance becomes affective and
binding once it is properly addressed, stamped, and placed in the control of the postal
service, as supported by Adams v. Lindsell (1818) 106 ER 250. Furthermore, as a selfexecuting agreement, this contract creates immediate and enforceable obligations
without the need for further action, functioning also as a SECURITY AGREEMENT under
Article 9 of the Uniform Commercial Code (UCC).

*** <u>SELF-EXECUTING CONTRACT</u> AND <u>SECURITY AGREEMENT***</u>

ESTOPPEL BY ACQUIESCENCE:

If the addressee(s) or an intended recipient of this notice fail to respond addressing each point, on a point by point basis, they individually and collectively accept all of the statements, declaration, stipulations, facts, and claims as TRUTH and fact by TACIT PROCURATION, all issues are deemed settled RES JUDICATA, STARE DECISIS and by COLLATERAL ESTOPPEL. You may not argue, controvert, or otherwise protest the finality of the administrative findings in any subsequent process, whether administrative or judicial. (See Black's Law Dictionary 6th Ed. for any terms you do not "understand").

Your failure to completely answer and respond will result in your agreeing not to argue, controvert or otherwise protest the finality of the administrative findings in any process, whether administrative or judicial, as certified by Notary or Witness Acceptor in an Affidavit Certificate of Non Response and/or Judgement, or similar.

Should YOU fail to respond, provide partial, unsworn, or incomplete answers, such are not acceptable to me or to any court of law. See, Sieb's Hatcheries, Inc. v. Lindley, 13 F.R.D. 113 (1952)., "Defendant(s) made no request for

Case||5:25-cr-00163-ODW | Document 1 | Filed 05/12/25 | Page 96 of 435 | Page ID #:96

Self-Executing Contract and Security Agreement-Registered Mail #RF775821088US DATED; January 78 2025

an extension of time in which to answer the request for admission of facts and filed only an unsworn response within the time permitted," thus, under the specific provisions of Ark. and Fed. R. Civ. P. 36, the facts in question were deemed admitted as true. Failure to answer is well established in the court. Beasley v. U. S., 81 F. Supp. 518 (1948)., "I, therefore, hold that the requests will be considered as having been admitted." Also as previously referenced, "Statements of fact contained in affidavits which are not rebutted by the opposing party's affidavit or pleadings may be accepted as true by the trial court." --Winsett v. Donaldson, 244 N.W.2d 355 (Mich. 1976).

COPY of this ACTUAL AND CONSTRUCTIVE NOTICE sent to the following WITNESSES by way of Registered Mail with Misprision of Felony Obligations:

<u>To/cc:</u> James R. McHenry III, Pam Bondi, Agent(s) C/o OFFICE OF THE ATTORNEY GENERAL	To/Cc: Michael Hestrin, Fiduciary(ies), C o Office of the District Attorney
950 Pennsylvania Avenue Nw	3960 Orange Street
Washington, District of Colombia, [20530]	Riverside California [92501]
Registered Mail # RF 5821091 US	Registered Mail # RF775821105US.

To/Cc: Douglas O'Donnell, Agent(s), Fiduciary(ies)
C o Internal Revenue Service
1111 Constitution Avenue, North West
Washington, District of Colombia [20224]
Registered Mail # RF775821128US.

15	To/Cc: Rob Bonta, Fiduciary(ies), C/o Office of the Attorney General
16	1300 "I" Street Sacramento, California [95814-2919]
17	Registered Mail # RF775821114US.
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Self-Executing Contract and Security Agreement-Registered Mail #RF775821088US — DATED: January 28, 2025

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Invoice # RIVSHERTREAS12312024

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INVOICE and/or TRUE BILL

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Dear Valued Defendant(s), Respondent(s), Customer(s), Fiduciary(ies), Agent(s), and/or DEBTOR(S):

It has come to OUR attention that you are deemed guilty of multiple felony crimes, violations of U.S. Code, U.C.C, the Constitution, and the law. You have or currently still are threatening, extorting, depriving, coercing, damaging, injuring, and causing irreparable physical, mental, emotional, and financial harm to TMKEVIN WALKER© ESTATE, TMWG EXPRESS TRUST©, TMKEVIN WALKER© IRR TRUST and its/their beneficiary(ies), and their Fiduciary(ies), Trustee(s), Executor(s), Agent(s), and Representatives. You remain in default, dishonor, and have an outstanding past due balance due immediately, to wit:

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ccij,		
1,	18 U.S. Code § 1341 - Frauds and swindle :	\$10,000,000,00
2.	18 U.S. Code § 4 - Misprision of felony	\$1,000,000,00
3.	Professional and personal fees and costs associated with	
	preparing documents for this matter:	\$100,000,000.00
4.	15 U.S. Code § 2 - Monopolizing trade a felony; penalty:	\$200,000,000.00
5.	18 U.S. Code § 241 - Conspiracy against rights:	\$9,000,000,000.00
6.	18 U.S. Code § 242 - Deprivation of rights under color of law:	\$9,000,000,000.00
7.	18 U.S. Code § 1344 - Bank fraud:	\$100,000,000.00
	(fine and/or up to 30 years imprisonment)	
8.	15 U.S. Code § 1122 - Liability of United States and States, and	
	instrumentalities and officials thereof:	\$100,000,000,000.00
9.	15 U.S. Code § 1 - Trusts, etc., in restraint of trade illegal; penalty	
	(fine and/or up to 10 years imprisonment):	\$900,000,000.00
10.	18 U.S. Code § 1951 - Interference with commerce by threats or violence	40 000 000 000 00
	(fine and/or up to 20 years imprisonment):	\$3,000,000,000.00
11.	Title 18 U.S. Code § 112 - Protection of foreign officials, official guests, and	
	internationally protected persons:	\$11,000,000.00
12.	18 U.S. Code § 878 - Threats and extortion against foreign officials, official	
	guests, or internationally protected persons (fine and/or up to 20 years imprisonment):	\$500,000,000.00
13.	18 U.S. Code § 880 - Receiving the proceeds of extortion (fine and/or up to 3 years imprisonment):	\$100,000,000.00
14.	Use of ™KEVIN LEWIS WALKER®: x 3	\$3,000,000.00
15.	Fraud, conspiracy, obstruction, identity theft, extortion,	
	bad faith actions, treason, monopolization of trade and commerce,	
	bank fraud, threats, coercion, identity theft, mental trauma,	
	emotional anguish and trauma, embezzlement, larceny, felony crimes,	
	loss of time and thus enjoyable life, deprivation of rights under the color of law harassment, Waring against the Constitution, injury and damage:	\$777,075,000,000.00
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Total Due: **Good Faith Discount:** \$1,000,000,000,000.00 USD \$999,700,000,000.00 USD

Total Due by 01/31/2025: \$300,000,000.00 USD Total Due after 01/31/2025: \$1,000,000,000.000.00 USD

-35 of 42-

Self-Executing Contract and Security Agreement-Registered Mail #RF775821088US DATED: January 28, 2025

EXHIBITS/ATTACHMENTS:

- 2 1.Exhibit A: Affidavit: Power of Attorney In Fact'
- 4 دے و 2. Exhibit B: Private UCC Contract Trust/UCC1 filing #2024385
- 4 3. Exhibit C: Private UCC Contract Trust/UCC3 filing ##2024402990-2.
- 4. Exhibit D: Affidavit Right of Travel CANCELLATION, TERMINATION, AND
 REVOCATION of COMMERCIAL "For Hire" DRIVER'S LICENSE CONTRACT
 and AGREEMENT, LICENSE/BOND # B6735991
- 5. Exhibit E: Revocation Termination and Cancelation of Franchise.
- 9 6. Exhibit F: CITATION/BOND #TE464702, accepted under threat, duress, and coercion: AS EVIDENCED BY SIGNATURE LINE.
- 11 7. Exhibit G: Automobile's PRIVATE PLATE displayed on the automobile
- 12 8. Exhibit H: Screenshot of "Automobile" and "commercial vehicle" from DMV website
- 14 | 9._Exhibit I: Screenshot of CA CODE § 260 from https://leginfo.legislature.ca.gov
- 15 10. Exhibit J: Photo(s) of Defendant/Respondent Gregory D Eastwood.
 - 6 11. Exhibit K: Photo(s) of Defendant/Respondent Robert CV Bowman.
- 17 12. Exhibit L: Photo(s) of Defendant/Respondent Willam Pratt.
- 13. Exhibit M: AFFIDAVIT CERTIFICATE of STATUS, ASSETS, RIGHTS,

 JURISDICTION, AND PROTECTIONS as national/non-citizen national, foreign
 government, foreign official, internationally protected person, international
 organization, secured party/secured creditor, and/or national of the United
- 23 14. Exhibit N: national/non-citizen national passport card #C35510079.

States, #RF661448964US.

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- 24 15. Exhibit O: national/non-citizen national passport book #A39235161.
- 25 | 16.Exhibit P: ™KEVIN LEWIS WALKER© Copyright and Trademark Agreement.
- 26 17. Exhibit Q: NOTICE OF CONDITIONAL ACCEPTANCE, and FRAUD, RACKETEERING,
- 27 CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY

28 THEFT, EXTORTION, COERCION, TREASON, #RF775820621US.

Self-Executing Contract and Security Agreement-Registered Mail #RF 75821088US DATED: \text{\text{sauary 28 2025}}

WORDS DEFINED GLOSSARY OF TERMS:

As used in this Affidavit, the following words and terms are as defined in this section, non-obstante:

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- 1. automobile: a passenger vehicle that does not transport persons for hire. This includes station wagons, sedans, vans, and sport utility vehicles. See, California Vehicle Code (CVC) 8465.
- 2. commercial vehicle: A "commercial vehicle" is a vehicle which is used or maintained for the transportation of persons for hire, compensation, or profit or designed, used, or maintained primarily for the transportation of property (for example, trucks and pickups). See CVC §260.
- motor vehicle: The term "motor vehicle" means every description of carriage or other contrivance 3. propelled or drawn by mechanical power and used for commercial purposes on the highways in the transportation of passengers, passengers and property, or property or cargo. See 18 U.S. Code § 31 -Definitions.
 - financial institution: a person, an individual, a private banker, a business engaged in vehicle sales, including automobile, airplane, and boat sales, persons involved in real estate closings and settlements, the United States Postal Service, a commercial bank or trust company, any credit union, an agency of the United States Government or of a State or local government carrying out a duty or power of a business described in this paragraph, a broker or dealer in securities or commodities, a currency exchange, or a business engaged in the exchange of currency, funds, or value that substitutes for currency or funds, financial agency, a loan or finance company, an issuer, redeemer, or cashier of travelers' checks, checks, money orders, or similar instruments, an operator of a credit card system, an insurance company, a licensed sender of money or any other person who engages as a business in the transmission of currency, funds, or value that substitutes for currency, including any person who engages as a business in an informal money transfer system or any network of people who engage as a business in facilitating the transfer of money domestically or internationally outside of the conventional financial institutions system. Ref. 31 U.S. Code § 5312 - Definitions and application.
 - individual: As a noun, this term denotes a single person as distinguished from a group or class, and also, very commonly, a private or natural person as distinguished from a partnership, corporation, or association; but it is said that this restrictive signification is not necessarily inherent in the word, and that it may, in proper cases, include artificial persons. As an adjective: Existing as an indivisible entity.

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Of or relating to a single person or thing, as opposed to a group. — See Black's Law Dictionary 4th, 7th, and 8th Edition pages 913, 777, and 2263 respectively.

person: Term may include artificial beings, as corporations. The term means an individual, corporation, business trust, estate, trust, partnership, limited liability company, association, joint venture, government, governmental subdivision, agency, or instrumentality, public corporation, or any other legal or commercial entity. The term "person" shall be construed to mean and include an individual, a trust, estate, partnership, association, company or corporation. The term "person" means a natural person or an organization. -Artificial persons. Such as are created and devised by law for the purposes of society and government, called "corporations" or bodies politic." -Natural persons. Such as are formed by nature, as distinguished from artificial persons, or corporations. -Private person. An individual who is not the incumbent of an office. Persons are divided by law into natural and artificial. Natural persons are such as the God of nature formed us; artificial are such as are created and devised by human laws, for the purposes of society and government, which are called "corporations" or "bodies politic." — See Uniform Commercial Code (UCC) § 1-201, Black's Law Dictionary 1st, 2nd, and 4th edition pages 892, 895, and 1299, respectively, 27 Code of Federal Regulations (CFR) § 72.11 - Meaning of terms, and 26 United States Code (U.S. Code) § 7701 - Definitions.

bank: a person engaged in the business of banking and includes a savings bank, savings and loan association, credit union, and trust company. The terms "banks", "national bank", "national banking association", "member bank", "board", "district", and "reserve bank" shall have the meanings assigned to them in section 221 of this title. An institution, of great value in the commercial world, empowered to receive deposits of money, to make loans. and to issue its promissory notes, (designed to circulate as money, and commonly called "bank-notes" or "bank-bills") or to perform any one or more of these functions. The term "bank" is usually restricted in its application to an incorporated body; while a private individual making it his business to conduct banking operations is denominated a "banker." Banks in a commercial sense are of three kinds, to wit; (1) Of deposit; (2) of discount; (3) of circulation. Strictly speaking, the term "bank" implies a place for the deposit of money, as that is the most obvious purpose of such an institution. — See, UCC 1-201, 4-105, 12 U.S. Code § 221a, Black's Law Dictionary 1st, 2nd, 4th, 7th, and 8th, pages 117-118, 116-117, 183-184, 139-140, and 437-439.

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Self-Executing Contract and Security Agreement-Registered Mail #RF 758 1 88US DATED: January 28 2J25

- discharge: To cancel or unloose the obligation of a contract; to make an agreement or contract null and inoperative. Its principal species are rescission, release, accord and satisfaction, performance, judgement, composition, bankruptcy, merger. As applied to demands claims, right of action, incumbrances, etc., to discharge the debt or claim is to extinguish it, to annul its obligatory force, to satisfy it. And here also the term is generic; thus a dent, a mortgage. As a noun, the word means the act or instrument by which the binding force of a contract is terminated, irrespective of whether the contract is carried out to the full extent contemplated (in which case the discharge is the result of performance) or is broken off before complete execution. See, Blacks Law Dictionary 1st, page
- 9. pay: To discharge a debt; to deliver to a creditor the value of a debt, either in money or in goods, for his acceptance. To pay is to deliver to a creditor the value of a debt, either in money or In goods, for his acceptance, by which the debt is discharged. See Blacks Law Dictionary 1st, 2nd, and 3rd edition, pages 880, 883, and 1339 respectively.
- 10. payment: The performance of a duty, promise, or obligation, or discharge of a debt or liability. by the delivery of money or other value. Also the money or thing so delivered. Performance of an obligation by the delivery of money or some other valuable thing accepted in partial or full discharge of the obligation. [Cases: Payment 1. C.J.S. Payment § 2.] 2. The money or other valuable thing so delivered in satisfaction of an obligation. See Blacks Law Dictionary 1st and 8th edition, pages 880-811 and 3576-3577, respectively.
- 11. driver: The term "driver" (i.e: "driver's license") means One employed in conducting a coach, carriage, wagon, or other vehicle, with horses, mules, or other animals.
 - 2. may: An auxiliary verb qualifying the meaning of another verb by expressing ability, competency, liberty, permission, probability or contingency. Regardless of the instrument, however, whether constitution, statute, deed, contract or whatnot, courts not infrequently construe "may" as "shall" or "must".— See Black's aw Dictionary, 4th Edition page 1131.
- 13. extortion: The term "extortion" means the obtaining of property from another, with his consent, induced by wrongful use of actual or threatened force, violence, or fear, or under color of official right. See 18 U.S. Code § 1951 Interference with commerce by threats or violence.

Self-Executing Contract and Security Agreement-Registered Mail #RF7758 1 881 S DATED: January 28, 2025

- national: "foreign government", "foreign official", "internationally protected person", "international organization", "national of the United States", "official guest," and/or "non-citizen national." They all have the same meaning. See Title 18 U.S. Code § 112 - Protection of foreign officials, official guests, and internationally protected persons.
- United States: For the purposes of this Affidavit, the terms "United States" and "U.S." mean only the Federal Legislative Democracy of the District of Columbia, Puerto Rico, U.S. Virgin Islands, Guam, American Samoa, and any other Territory within the "United States," which entity has its origin and jurisdiction from Article 1, Section 8, Clause 17-18 and Article IV, Section 3, Clause 2 of the Constitution for the United States of America. The terms "United States" and "U.S." are NOT to be construed to mean or include the sovereign, united 50 states of America.
- 16. fraud: deceitful practice or Willful device, resorted to with intent to deprive another of his right, or in some manner to do him an injury. As distinguished from negligence, it is always positive, intentional. as applied to contracts is the cause of an error bearing on material part of the contract, created or continued by artifice, with design to obtain some unjust advantage to the one party, or to cause an inconvenience or loss to the other, in the sense of court of equity, properly includes all acts, omissions, and concealments which involved a breach of legal or equitable duty, trust, or confidence justly reposed, and are injurious to another, or by which an undue and unconscientious advantage is taken of another. See Black's Law Dictionary, 1st and 2nd Edition, pages 521-522 and 517 respectively.
- color: appearance, semblance. or simulacrum, as distinguished from that which is real. A prima facie or apparent right. Hence, a deceptive appearance; a plausible, assumed exterior, concealing a lack of reality; a a disguise or pretext. See, Black's Law Dictionary 1st Edition, page 222.
- colorable: That which is in appearance only, and not in reality, what it purports to be. See, Black's Law Dictionary 1st Edition, page 2223.

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Self-Executing Contract and Security Agreement- Registered Mail #14 T5x-10000 . DATED and the Date of the Contract and Security Agreement- Registered Mail #14 T5x-10000 .

1	COMMERCIAL OATH AND VERIFICATION:
2	County of Riverside)
3) Commercial Oath and Verification
4	The State of California)
5	I, KEVIN WALKER, under my unlimited liability and Commercial Oath proceeding
6	in good faith being of sound mind states that the facts contained herein are true,
7	correct, complete and not misleading to the best of Affiant's knowledge and belief
8	under penalty of International Commercial Law and state this to be HIS Affidavit of
9	Truth regarding same signed and sealed this 28TH day of IANUARY in the year of
10	Our Lord two thousand and twenty five:
11	proceeding sui juris, In Propria Persona, by Special Limited Appearance,
12	All rights reserved without prejudice or recourse, UCC § 1-308, 3-402.
13	By: Jan Walk
14	Kegin Walker, Attorney In Fact, Secured Party, Executor, national, private bank(er) EIN # 9x-xxxxxxx
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16	Let this document stand as truth before the Almighty Supreme Creator and let it be
17	established before men according as the scriptures saith: "But if they will not listen,
18	take one or two others along, so that every matter may be established by the testimony of two
19	or three witnesses." Matthew 18:16. "In the mouth of two or three witnesses, shall every
20	word be established" 2 Corinthians 13:1.
21	Sui juris, By Special Limited Appearance,
22	By: Donnabelle Mortel (WITNESS)
23	Dynnabene Worter (VVITNESS)
24	Sui juris, By Special Limited Appearance,
25	By: Cary Delor Walk
26	(Corey Walker (WITNESS)
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Cas	e 5:25-cr-00163-ODW Document 1 Filed 05/12/25 Page 104 of 435 Page ID #:104				
	Self-Executing Contract and Security Agreement- Registered Mail #RF775821088US — DATED: January 28, 2025				
1	NOTICE:				
2	Using a notary on this document does <i>not</i> constitute any adhesion, <i>nor does it alter my</i>				
3	status in any manner. The purpose for notary is verification and identification only and				
4	not for entrance into any foreign jurisdiction.				
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8	A notary public or other officer completing this certificate				
9	verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.				
10	State of Riverside) ss.				
12	County of California) Subscribed and sworn to (or affirmed) before me on this 28th day of January, 2025 by Kevin Walker proved				
13	to me on the basis of satisfactory evidence to be the person(s) who appeared before me.				
14	T. III C.				
15	JOYT Patel Notary public JOYTI PATEL Notary Public - California Riverside County				
16	Scal: Commission # 2407742 My Comm. Expires Jul 8, 2026				
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	NOTICE OF DEFAULT AND PRACE, RACKET EERING, CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCIT PREASON 105 of 629				

-Exhibit D-

Self-Executing Contract and Security Agreement- Registered Mail #RF775822582US — DATED: February 13, 2025

From/Plaintiff: Kevin: Walker, sui juris, In Propria Persona.

Executor, Authorized Representative, Secured Party, Master Beneficiary

TMKEVIN WALKER© ESTATE, TMKEVIN LEWIS WALKER©

c/o 30650 Rancho California Road Suite #406-251

Temecula, California [92591]

non-domestic without the United States

Email: team@walkernovagroup.com

To/Defendant(s)/Respondent(s): Gregory D Eastwood, Robert C V Bowman, George Reyes, Robert Gell, Chad. C/o SOUTHWEST JUSTICE CENTER 30755-D Auld Road

Murrieta, California [92563] Registered Mail # RF775822582US

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Email: info@riversidesheriff.org / ssherman@law4cops.com

To/Defendant(s)/Respondent(s): Chad Bianco.

C/o RIVERSIDE COUNTY SHERIFF 4095 Lemon Street, 2nd floor

Riverside, California [92501] Registered Mail # RF775822596US

Email: info@riversidesheriff.org / ssherman@law4cops.com

*** NOTICE TO AGENT IS NOTICE TO PRINCIPAL ***
*** NOTICE TO PRINCIPAL IS NOTICE TO AGENT ***

*** SELF-EXECUTING CONTRACT AND SECURITY AGREEMENT ***

AFFIDAVIT and Plain Statement of Facts

NOTICE OF DEFAULT AND OPPORTUNITY TO CURE <u>AND</u>
NOTICE OF FRAUD, RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS UNDER
THE COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION, KIDNAPPING

Kevin: Walker, ™KEVIN WALKER© ESTATE, ™KEVIN LEWIS WALKER©, ™KEVIN WALKER© IRR TRUST,

Claimant(s) *Plaintiff(s)*,

US.

Chad Bianco, Gregory D Eastwood, Robert C V Bowman, George Reyes, William Pratt, Robert Gell, CHAD BIANCO, GREGORY D EASTWOOD, ROBERT C V BOWMAN, WILLIAM PRATT, GEORGE REYES, ROBERT GELL, RIVERSIDE COUNTY SHERIFFS DEPARTMENT, Does 1-100 Inclusive,

Defendant(s)/Respondent(s).

CITATION/BOND NO.: TE464702

- 1. FRAUD
- 2. RACKETEERING
- 3. EMBEZZLEMENT
- 4. IDENTITY THEFT
- 5. CONPSIRACY
- 6. DEPRIVATION OF RIGHTS UNDER COLOR OF LAW
- 7. RECEIVING EXTORTION PROCEEDS
- 8. FALSE PRETENSES
- 9. EXTORTION
- 10. UNLAWFUL IMPRISONMENT
- 11. TORTURE
- 12. KIDNAPPING
- 13. FORCED PEONAGE
- 14. MONOPOLIZATION OF TRADE AND COMMERCE
- 15. BANK FRAUD
- 16. TRANSPORTATION OF STOLEN PROPERTY, MONEY, & SECURITIES
- 17. CONSIDERED AND STIPULATED ONE TRILLION DOLLAR (\$1,000,000,000,000,000.00) JUDGEMENT AND LIEN.

COMES NOW, Claimant(s)/Plaintiff(s) ™KEVIN WALKER© ESTATE and

TMKEVIN LEWIS WALKER© and TMKEVIN WALKER© IRR TRUST, (hereinafter

"Plaintiffs"), by and through their Attorney-In-Fact, Kevin: Walker, who is

proceeding sui juris, In Propria Persona (pro per), and by Special Limited

NOTICE OF DEPAULI AND OPPORTUNITY TO CORE AND NOTICE OF FRACT, HAV BETERRAND, CONSCIENCE DEPAUATION OF RIGHTS UNDER LIBE COLOR OF AN ADDRESS AND MODERAL DEPAULIT THINK LATOR OF

Self-Executing Contract and Security Agreement-Registered Mail #RF775822582LS - DATED: February 13, 2025

Appearance. Kevin is a natural freeborn Sovereign and state Citizen of California **the republic** in its **De** jure capacity as one of the several states of the Union 1789. This incidentally makes him a non-citizen national/national of the republic as per the De'Jure Constitution for the United States 1777/1789. Claimant(s)/Plaintiff(s), acting through their Attorney(s)-in-Fact, assert their unalienable right to contract, as secured by Article I, Section 10 of the Constitution, which states: "No State shall... pass any Law impairing the Obligation of Contracts." and thus which prohibits states from impairing the obligation of contracts. This clause unequivocally prohibits states from impairing the obligation of contracts, including but not limited to, a trust and contract agreement as an 10 'Attorney-In-Fact,' and any private contract existing between Plaintiffs and 11 Defendants. A copy of the 'Affidavit: Power of Attorney In Fact,' is attached hereto as Exhibits A and incorporated herein by reference. Plaintiffs further rely on their 13 unalienable and inherent rights under the Constitution and the common law — 15 rights that **predate** the formation of the state and remain safeguarded by due process of law.

<u>Constitutional Basis:</u>

Plaintiffs assert that their private rights are secured and protected under the Constitution, common law, and exclusive equity, which govern their ability to freely contract and protect their property and interests..

Plaintiffs respectfully assert and affirm:

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"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 <u>unlimited</u>. He owes no such duty [to submit his books and papers for an examination] to the State, since he receives nothing therefrom, beyond the protection of his life and property. His rights are such as existed by the law of the land [Common Law] long antecedent to the organization of the State, and can only be taken from him by due process of law, and in accordance with the Constitution. Among his rights are a

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refusal to incriminate himself, and the immunity of himself and his property from arrest or seizure except under a warrant of the law. He owes nothing to the public so long as he does not trespass upon their rights." (*Hale v. Henkel*, 201 U.S. 43, 47 [1905]).

- "The claim and exercise of a constitutional right cannot be converted into a crime."—Miller v. U.S., 230 F 2d 486, 489.
- "Where rights secured by the Constitution are involved, there can be no rule
 making or legislation which would abrogate them." Miranda v. Arizona, 384 U.S.
- "There can be no sanction or penalty imposed upon one because of this exercise of constitutional rights." —Sherar v. Cullen, 481 F. 945.
- "A law repugnant to the Constitution is void." Marbury v. Madison, 5 U.S. (1 Cranch) 137, 177 (1803).
- "It is not the duty of the citizen to surrender his rights, liberties, and immunities under the guise of police power or any other governmental power." Miranda v. Arizona, 384 U.S. 436, 491 (1966).
- "An unconstitutional act is not law; it confers no rights; it imposes no duties; affords no protection; it creates no office; it is, in legal contemplation, as inoperative as though it had never been passed." Norton v. Shelby County, 118 U.S. 425, 442 (1886).
- "No one is bound to obey an unconstitutional law, and no courts are bound to enforce it." – 16 Am. Jur. 2d, Sec. 177, Late Am. Jur. 2d, Sec. 256.
 - "Sovereignty itself remains with the people, by whom and for whom all government exists and acts."— *Yick Wo v. Hopkins*, 118 U.S. 356, 370 (1886).

II. <u>Supremacy Clause</u>

Plaintiffs respectfully assert and affirm that:

The Supremacy Clause of the Constitution of the <u>United States</u> (Article VI, Clause
 2) establishes that the Constitution, federal laws made pursuant to it, and treaties
 made under its authority, constitute the "supreme Law of the Land", and thus take

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priority over any conflicting state laws. It provides that state courts are bound by, and state constitutions subordinate to, the supreme law. However, federal statutes and treaties must be within the parameters of the Constitution; that is, they must be pursuant to the federal government's enumerated powers, and not violate other constitutional limits on federal power ... As a constitutional provision identifying the supremacy of federal law, the Supremacy Clause assumes the underlying priority of federal authority, albeit only when that authority is expressed in the Constitution itself; no matter what the federal or state governments might wish to do, they must stay within the boundaries of the Constitution.

III. NOTICE OF DEFAULT and OPPORTUNITY TO CURE

This affidavit contract and security agreement, serves as formal NOTICE OF DEFAULT and OPPORTUNITY TO CURE, concerning Contract/Bond/Ticket Number TE464702, which was conditionally accepted contingent upon proof of the conditions set forth herein, governed by the principles of contract law, legal maxims, common law, and the Uniform Commercial Code (UCC), including but not limited to UCC §§ 1-103, 2-202, 2-204, 2-206, and the mailbox/postal rule.

The undersigned, Kevin: Walker, herein referred to as Affiant is the Agent, Attorney-In-Fact, holder in due course, and Secured Party and Creditor of and for TMKEVIN WALKER® ESTATE, TMKEVIN LEWIS WALKER®, TMKEVIN WALKER® IRR TRUST. Affiant hereby states that he is of legal age and competent to state on belief and first hand personal knowledge that the facts set forth herein as duly noted below are true, correct, complete, and presented in good faith, regarding the coerced and extorted commercial contract OFFER/CONTRACT/TICKET/BOND #TE464702, listed under TMKEVIN LEWIS WALKER®, pertaining to the private trust property and private automobile hereafter referred to as "Private Property".

IV. ** Notice of Administrative Process **

This <u>VERIFIED</u> <u>Affidavit</u>, NOTICE, and SELF-EXECUTING CONTRACT SECURITY AGREEMENT concerns Defendant(s)/Respondent(s)/You, Chad

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Bianco, Gregory D Eastwood, Robert C V Bowman, George Reyes, William Pratt, CHAD BIANCO, GREGORY D EASTWOOD, ROBERT C V BOWMAN, WILLIAM PRATT, GEORGE REYES, RIVERSIDE COUNTY SHERIFFS DEPARTMENT, Does 1-100 Inclusive, and their blatant bad faith acts of fraud, racketeering, conspiracy, threats and extortion against foreign officials, official guests, or internationally protected persons, extortion, embezzlement, larceny, coercion, identity theft, extortion of national/internationally protected person, conspiracy to deprive of rights under the color of law, treason, bank fraud, trusts, etc., in restraint of trade, frauds and swindles, mail fraud, forced peonage, monopolization of trade and commerce, willful violation of the Constitution, deprivation of rights under color of 10 law, monopolization of trade and commerce, and intentional and willful and 11 12 intentional trespass and infringement of the ™KEVIN LEWIS WALKER© trademark, trade name, patent and copyright. 13 As with any administrative process, You/Defendant(s)/Respondent(s), 14 Gregory D Eastwood, Robert C V Bowman, George Reyes, William Pratt, Robert 16 Gell, GREGORY D EASTWOOD, ROBERT C V BOWMAN, WILLIAM PRATT, GEORGE REYES, ROBERT GELL, RIVERSIDE COUNTY SHERIFFS 17 DEPARTMENT, Does 1-100 Inclusive may controvert the statements and/or claims 18 made by Affiants by executing and delivering a verified response point by point, in affidavit form, sworn and attested to under penalty of perjury, signed by Gregory 20 D Eastwood, Robert C V Bowman, George Reyes, William Pratt, Robert Gell, 21 GREGORY D EASTWOOD, ROBERT C V BOWMAN, WILLIAM PRATT, GEORGE 22 REYES, ROBERT GELL, RIVERSIDE COUNTY SHERIFFS DEPARTMENT, Does 23 1-100 or other designated officer of the corporation with evidence in support by Certified, Express, or Registered Mail. Answers by any other means are considered 25 a non-response and will be treated as a non-response. 26 *** <u>SELF-EXECUTING CONTRACT</u> AND <u>SECURITY AGREEMENT***</u> : 27

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rule, is self-executing and serves as a SECURITY AGREEMENT, and establishes a lien, Authorized by You/They/the DEBTOR(S). Acceptance of this contract is deemed to occur at the moment it is dispatched via mail, in accordance with the mailbox rule established in common law. Under this rule, an acceptance becomes effective and binding once it is properly addressed, stamped, and placed in the control of the postal service, as supported by Adams v. Lindsell (1818) 106 ER 250. Furthermore, as a self-executing agreement, this contract creates immediate and enforceable obligations without the need for further action, functioning also as a SECURITY AGREEMENT under Article 9 of the Uniform Commercial Code (UCC).

*** SELF-EXECUTANC CONTRACT AND SECURITY AGREEMENT***:

Contract Agreement Terms of Conditional Acceptance:

V. Plain Statement of Facts

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KNOW ALL MEN BY THESE PRESENT, that I, Kevin: Walker, proceeding sui juris, In Propia Persona, by Special Limited Appearance, a man upon the land, a follower of the Almighty Supreme Creator, first and foremost and the laws of man when they are not in conflict (Leviticus 18:3, 4) Pursuant to Matthew 5:33 – 37 and James 5:12, let my yea mean yea and my nay be nay, as supported by Federal Public Law 97-280, 96 Stat.1211, depose and say that I, Kevin: Walker over 18 years of age, being competent to testify and having first hand knowledge of the facts herein declare (or certify, verify, affirm, or state) under penalty of perjury under the laws of the United States of America that the following is true and correct, to the best of my understanding and belief, and in good faith:

- I, Kevin: Walker, proceeding sui juris, In Propria Persona, by Special Limited Appearance, herby state again for the record that I explicitly reserve all my rights and waive absolutely none. See U.C.C. § 1-308.
- 2. I, Kevin: Walker, proceeding sui juris, In Propria Persona, by Special Limited Appearance, herby invoke equity and fairness.

- 3. As a a natural freeborn Sovereign, state Citizen: Californian, and national, there is no legal requirement for me to have such a "license" for traveling in my private car and/or means of transport. The unrevealed legal purpose of driver's licenses is commercial in nature. Since I do not carry passengers 'for hire,' and I am not engaged in trade or commerce on the highways, there is no law 'requiring' me to have a license to travel for my own private pleasure and that of my family and friends.
- 4. I, Kevin: Walker, proceeding sui juris, In Propria Persona, by Special

 Limited Appearance, herby declare, state, verify, and affirm for the record
 that the 'commercial' and 'for hire' Driver's License/Contract/Bond #

 B6735991 has been canceled, revoked, terminated, and liquidated, as
 evidenced by instructions and notice accepted by Steven Gordon, with the
 California Department of Motor Vehicles," as evidenced by 'Affidavit of
 Truth' Registered Mail #RF661447751US.
- have harmed or violated someone or their property, I have committed no crime; and I am therefore not subject to any penalty. I act in accordance with the following U.S. Supreme Court case: "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 submit his books and papers for an examination] to the State, since he receives nothing therefrom, beyond the protection of his life and property. His rights are such as existed by the law of the land [Common Law] long antecedent to the organization of the State, and can only be taken from him by due process of law, and in accordance with the Constitution. Among his rights are a refusal to incriminate himself, and the immunity of himself and his property from arrest or seizure except under a warrant of the law. He owes nothing to the public so long as he

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does not trespass upon their rights." **Hale v. Henkel**, 201 U.S. 43 at 47 (1905).

- 6. I reserve my natural common law right not to be compelled to perform under any contract that I did not enter into knowingly, voluntarily, and intentionally. And furthermore, I do not accept the liability associated with the compelled and pretended "benefit" of any hidden or unrevealed contract or commercial agreement. As such, the hidden or unrevealed contracts that supposedly create obligations to perform, for persons of subject status, are inapplicable to me, and are null and void. If I have participated in any of the supposed "benefits" associated with these hidden contracts, I have done so under duress, for lack of any other practical alternative. I may have received such "benefits" but I have not accepted them in a manner that binds me to anything.
- 7. Affiant states and alleges that this Affidavit Notice and Self-Executing Contract and Security Agreement is *prima facie* evidence of fraud, racketeering, indentity theft, treason, breach of trust and fiduciary duties, extortion, coercion, deprivation of rights under the color of law, conspiracy to deprive of rights under the color of law, monopolization of trade and commerce, forced peonage, obstruction of enforcement, extortion of a national/internationally protected person, false imprisonment, torture, creating trusts in restraint of trade dereliction of fiduciary duties, bank fraud, breach of trust, treason, tax evasion, bad faith actions, dishonor, injury and damage to Affiant and proof of claim. See *United States v. Kis*, 658 F.2d, 526 (7th Cir. 1981)., "Appellee had the burden of first proving its prima facie case and could do so by affidavit or other evidence."

UNLAWFUL DETAINMENT AND ARREST while Traveling in *Private* Automobile

8. On December 31, 2024, at approximately 9:32am I, Kevin: Walker, *sui juris*, was traveling <u>privately</u> in my <u>private</u> automobile, displaying a 'PRIVATE' plate,

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indicating I was 'not for hire' or operating commercially, and the private automobile was not displaying a STATE plate of any sort. This clearly established that the <u>private</u> automobile was 'not for hire' or 'commercial' use and, therefore explicitly classifying the automobile as <u>private property</u>, and <u>NOT</u> within any statutory and/or commercial jurisdiction. See Exhibit G.

- 9. Upon being unlawfully stopped and detained by Defendant/Respondents, Gregory D Eastwood and Robert C V Bowman, I, Affiant, informed all Defendants who willfully conspired on the scene in violation of 18 U.S.C. §§ 241 and 242, that I was a state Citizen, non-citizen national/national, privately traveling in My private automobile, as articulated by Me and as evidenced by the 'PRIVATE' plate on the private automobile. This includes William Pratt and George Reyes.
- 10.The <u>private</u> automobile and <u>trust property</u> was **not** in *any* way displaying STATE or government registration or stickers, and was displaying a PRIVATE plate, removing the automobile from the Defendant's jurisdiction. See Exhibit G.
- 11. The <u>private</u> automobile is duly reflected on Private UCC Contract Trust/
 UCC1 filing #2024385925-4 and UCC3 filing #2024402990-2 both filings
 attached hereto as Exhibits B and C respectively, and incorporated herein
 by reference
- 12. Under threat, duress, and coercion, and at gunpoint, Gregory D Eastwood and Robert C V Bowman were presented with a national/non-citizen national, #C35510079 and passport book #A39235161. Copy attached hereto as Exhibits N and O respectively, and incorporated herein by reference.
- 13. Defendant/Respondents, acted against the Constitution, even when reminded of their duties to support and uphold the Constitution.
- 14. At no point in time were Defendants/Respondents presented with a CALIFORNIA DRIVER'S LICENSE (COMMERCIAL CONTRACT), and any

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information added to the CITATION/CONTRACT was done so in fraud, without consent, full disclosure, and thus is *void ab initio*.

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15. I, Kevin: Walker, *sui juris*, should never have been stopped exercising my right to travel, in a <u>private</u> automobile that was clearly marked "PRIVATE" and "not for hire" and "not for commercial use."

FRAUDULENT ALTERATION OF SIGNATURE, COERCION, ASSAULT, DISPARAGEMENT,

- 16. During release procedures, Defendant Robert Gell threatened to "house" Kevin: Walker if Kevin did not sign every document presented, exactly as he (Robert Gell) waned Kevin to. Camera records will evidence Robert telling to return to the release tank for no apparent reason, and then assaulting, shoving, and pushing Kevin into the tank at the end of the walk.
- 17. Defendant Robert Gell went as far as aggressively rushing around a desk and assaulting Kevin, and snatching a pen from Kevin's hand, because Kevin attempted to write 'under duress' by his signature.
- 18. Defendant Robert Gell willfully and intentionally altered Affiant's signature on one document and crossed out 'UCC 1-308,' immediately after Affiant hand wrote it on the document.
- 19. Robert Gell stated he had no idea what an attorney-in-fact is and that Kevin: Walker was a, ["]jackass["].

FRUIT OF THE POISONOUS TREE DOCTRINE

20. Affiant further asserts and establishes <u>on the record</u> that the undisputedly unlawful and unconstitutional stop, arrest, and subsequent actions of the Defendants/Respondents are in violation of the Fourth Amendment to the Constitution of the united States of America and constitute an unlawful arrest and seizure. The "fruit of the poisonous tree" doctrine, as articulated by the <u>U.S. Supreme Court</u>, establishes that <u>any</u> evidence obtained as a result of an unlawful stop or detainment is tainted and inadmissible in <u>any</u> subsequent

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proceedings. The unlawful actions of Gregory D. Eastwood, Robert C. V. Bowman, George Reyes, William Pratt, and Robert Gell including *but not limited to* the issuance of fraudulent citations/contracts under threat, duress, and coercion, render all actions and evidence derived therefrom *void ab initio*. See *Wong Sun v. United States*, 371 U.S. 471 (1963).

21. Affiant therefore declares and demands that all actions and evidence obtained in connection with this unlawful stop be deemed inadmissible and void as fruits of the poisonous tree.

VI. <u>CONDITIONAL ACCEPTANCE</u> upon proof

All statements, claims, offer, terms presented in your coerced and extorted OFFER (#TE464702) are <u>CONDITIONALLY ACCEPTED</u> upon proof of the following from You/Defendant(s)/Respondent(s):

- Upon Proof from You/Defendant(s)/Respondent(s) CITATION/
 INSTRUMENT/OFFER #TE464702 was accepted intentionally, willfully, and
 and indorsed, and not done so under threat, duress, and/or coercion, and with
 full and complete disclosure (Exhibit F).
- 2. Upon Proof from You/Defendant(s)/Respondent(s) that California Vehicle

 Code § 260 applies to <u>private</u> "automobiles" and explicitly <u>requires</u> their

 registration, notwithstanding the clear distinction made between private and
 commercial vehicles in the code itself.
- 3. Upon Proof from You/Defendant(s)/Respondent(s) that 18 U.S. Code §
 31(6) includes private "automobiles" within its definition of "motor vehicle," contrary to its express limitation to vehicles used for commercial purposes.
- 4. **Upon Proof from You/Defendant(s)/Respondent(s)** that the cited <u>private</u> "automobiles" ("Private Property") was required to be registered despite displaying a **private plate** identifying it as a **private transport** and not for commercial use, as evidenced by the photograph of the private decal and

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PLATE displayed on the private "automobile." A picture of the private PLATE attached hereto as **Exhibit G** and incorporated herein by reference.

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5. Upon Proof from You/Defendant(s)/Respondent(s) that it is NOT a fundamental Right to travel, and it is factually and actually a privilege, and NOT a gift granted by the Supreme Creator and restated by our founding fathers as *Unalienable* and cannot be taken by any Man / Government made Law or color of law known as a private "Code" (secret) or a "Statute."

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6. Upon Proof from You/Defendant(s)/Respondent(s) of Jurisdiction and Authority:

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1. Provide evidence demonstrating the issuing authority's jurisdiction to impose statutory obligations upon <u>private</u> individuals utilizing <u>private</u> automobiles for personal purposes.

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7. Upon Proof from You/Defendant(s)/Respondent(s) of Lawful Consideration:

contract supported by **lawful consideration**, which was entered into

knowingly, willfully, free of coercion, threat, intimidation, or other

1. Provide evidence that the coerced and extorted CITATION constitutes a *valid*

felonious and bad faith actions, with full and complete disclosure. Without

mutual consent and valuable consideration, no valid contract can exist

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- 8. Upon Proof from You/Defendant(s)/Respondent(s) that the living man, natural born Sovereign, state Citizen: Californian, national/non-citizen national, Kevin: Walker, sui juris, In Propria Persona, does NOT possess the unalienable inherent, unalienable right to travel in His private automobile/private transport, free of harassment, tresspass, restrictions, and/or encumbrances.
- 9. Upon Proof from You/Defendant(s)/Respondent(s) that it is <u>NOT</u> well established law that the highways of the State are public property, and their primary and preferred use is for <u>private</u> purposes, and that their use for

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purposes of gain is special and extraordinary which, generally at least, the
legislature may prohibit or condition as it sees fit." See, Stephenson vs. Rinford,
287 US 251; Pachard vs Banton, 264 US 140, and cases cited; Frost and F.
Trucking Co. vs. Railroad Commission, 271 US 592; Railroad commission vs.
Inter-City Forwarding Co., 57 SW.2d 290; Parlett Cooperative vs. Tidewater
Lines, 164 A. 313.

- 10. Upon Proof from You/Defendant(s)/Respondent(s) that a vehicle <u>NOT</u> used for commercial activity is NOT a "consumer good, and ...it IS a type of vehicle required to be registered and "use tax" paid of which the tab is evidence of receipt of the tax. See, <u>Bank of Boston vs Jones</u>, 4 UCC Rep. Serv. 1021, 236 A2d 484, UCC PP 9-109.14.
- 11. Upon Proof from You/Defendant(s)/Respondent(s) that the entirety of this transaction does not constitute a "commercial" matter under applicable law.
- 12. **Upon Proof from You/Defendant(s)/Respondent(s) that,** 'the claim and exercise of a constitutional and the CAN be converted into a crime.' See, Miller v. U.S., 230 F 2d 486, 489.
- 13. **Upon Proof from You/Defendant(s)/Respondent(s) that**, the owner **DOES NOT** have constitutional right to use and enjoyment of his property." See, Simpson v. Los Angeles (1935), 4 C.2d 60, 47 P.2d 474.
- 14. Upon Proof from You/Defendant(s)/Respondent(s) that private men and women are required to give up their right to "travel," for the purported "benefit" and privilege of "driving" a "motor vehicle."
- Upon Proof from You/Defendant(s)/Respondent(s) that 28 U.S. Code §
 3002(15) Definitions does NOT stipulate, "United States" means—(A) a Federal corporation; (B) an agency, department, commission, board, or other entity of the United States; or (C) an instrumentality of the United States.
 - 16. Upon Proof from You/Defendant(s)/Respondent(s) that <u>Title 8 U.S. Code</u>

 1101(a)(22) Definition, does NOT expressly stipulates, " (22)The term

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"national of the United States" means (A) a citizen of the United States, or (B) a person who, though not a citizen of the United States, owes permanent allegiance to the United States.

- 17. Upon Proof from You/Defendant(s)/Respondent(s) that, the individual may NOT stand upon his constitutional rights as a citizen. He is NOT entitled to carry on his private business in his own way. His power to contract is NOT unlimited. He owes such duty [to submit his books and papers for an examination] to the State, and upon proof that his rights are NOT such as existed by the law of the land [Common Law] long antecedent to the organization of the State, and CAN be taken from him without due process of law, or in accordance with the Constitution. NOT among his rights are a refusal to incriminate himself, and the immunity of himself and his property from arrest or seizure except under a warrant of the law, and upon proof that he owes the public even though does not trespass upon their rights. See, Hale v. Henkel, 201 U.S. 43 at 47 (1905).
- 18. Upon Proof from You/Defendant(s)/Respondent(s) that All laws which are repugnant to the Constitution are NOT null and void. See, <u>Chief Justice</u> <u>Marshall, Marbury vs Madison, 5, U.S. (Cranch) 137, 174, 176 (1803)</u>.
- 19. Upon Proof from You/Defendant(s)/Respondent(s) that the for Hire"

 DRIVER'S LICENSE CONTRACT and AGREEMENT BOND #B6735991

 was NOT CANCELED, TERMINATED, REVOKED, and LIQUIDATED,

 ACCEPTED FOR VALUE AND EXEMPT FROM LEVY, FOR RELEASE,

 CREDIT, AND DEPOSIT TO PRIVATE POST REGISTERED, with the U.S.

 Treasury, with the retaining full control and access to all respective right,
 interest, titles, and credits, as evidenced by the contract security agreement
 and affidavit titled, 'AFFIDAVIT RIGHT TO TRAVEL CANCELLATION,
 TERMINATION, AND REVOCATION of COMMERCIAL "For Hire"

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DRIVER'S LICENSE CONTRACT and AGREEMENT. LICENSE/BOND # B6735991. A true and correct copy attached hereto as Exhibit D and incorporated herein by reference.

- 20. Upon Proof from You/Defendant(s)/Respondent(s) that it WAS NOT noted in Land v. Dollar, 338 US 731 (1947), "that when the government entered into a commercial field of activity, it left immunity behind." This principle is further affirmed in Brady v. Roosevelt, 317 U.S. 575 (1943); FHA v. Burr, 309 U.S. 242 (1940); and Kiefer v. RFC, 306 U.S. 381 (1939).
- 21. Upon Proof from You/Defendant(s)/Respondent(s) that it was NOT established under the Clearfield Doctrine, as articulated in Clearfield Trust Co. v. United States, 318 U.S. 363 (1943), that when the government engages in commercial or proprietary activities, it sheds its sovereignty and is subject to the same rules and liabilities as any private corporation.

VII. LEGAL STANDARDS, MAXIMS, and PRECEDENT In support of this Affidavit and Notice and Self-Executing Contract and Security Agreement Affiant cites the following established legal standards, legal maxims, precedent, and principles:

Use defines classification:

- 1. It is well established law that the highways of the state are public property, and their primary and preferred use is for private purposes, and that their use for purposes of gain is special and extraordinary which, generally at least, the legislature may prohibit or condition as it sees fit." Stephenson vs. Rinford, 287 US 251; Pachard vs Banton, 264 US 140, and cases cited; Frost and F. Trucking Co. vs. Railroad Commission, 271 US 592; Railroad commission vs. Inter-City Forwarding Co., 57 SW.2d 290; Parlett Cooperative vs. Tidewater Lines, 164 A. 313
- The California Motor Vehicle Code, section 260: Private cars/vans etc. not in commerce / for profit, are immune to registration fees:

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- 1. (a) A "commercial vehicle" is a vehicle of a type ReQuIRED to be **REGISTERED** under this code".
- 2. **(b)** "Passenger vehicles which are **not used** for the transportation of persons for hire, compensation or profit, and housecars, are not commercial vehicles".
- 3. (c) "a vanpool vehicle is not a commercial vehicle."
- 3. 18 U.S. Code § 31 Definition, expressly stipulates, "The term "motor vehicle" means every description of carriage or other contrivance propelled or drawn by mechanical power and used for commercial purposes on the highways in the transportation of passengers, passengers and property, or property or cargo".
- 4. A vehicle not used for commercial activity is a "consumer goods", ...it is NOT a type of vehicle **required** to be registered and "use tax" paid of which the tab is evidence of receipt of the tax." Bank of Boston vs Jones, 4 UCC Rep. Serv. 1021, 236 A2d 484, UCC PP 9-109.14.
- 5. "The 'privilege' of using the streets and highways by the operation thereon of motor carriers for hire can be acquired only by permission or license from the state or its political subdivision. " — Black's Law Dictionary, 5th ed, page 830.
 - 6. "It is held that a tax upon common carriers by motor vehicles is based upon a reasonable classification, and does not involve any unconstitutional discrimination, although it does not apply to private vehicles, or those used by the owner in his own business, and not for hire." Desser v. Wichita, (1915) 96 Kan. 820; Iowa Motor Vehicle Asso. v. Railroad Comrs., 75 A.L.R. 22.
 - 7. "Thus self-driven vehicles are classified according to the use to which they are put rather than according to the means by which they are propelled." Ex Parte Hoffert, 148 NW 20.
 - 8. In view of this rule a statutory provision that the supervising officials "may" exempt such persons when the transportation is not on a commercial basis means that they "must" exempt them." State v. Johnson, 243 P. 1073; 60 C.J.S. section 94 page 581.

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- 9. "The use to which an item is put, rather than its physical characteristics, determine whether it should be classified as "consumer goods" under UCC 9-109(1) or "equipment" under UCC 9-109(2)." Grimes v Massey Ferguson, Inc., 23 UCC Rep Serv 655; 355 So.2d 338 (Ala., 1978).
- 10. "Under UCC 9-109 there is a real distinction between goods purchased for personal use and those purchased for business use. The two are mutually exclusive and the principal use to which the property is put should be considered as determinative." James Talcott, Inc. v Gee, 5 UCC Rep Serv 1028; 266 Cal.App.2d 384, 72 Cal.Rptr. 168 (1968).
- 11. "The classification of goods in UCC 9-109 are mutually exclusive." McFadden v Mercantile-Safe Deposit & Trust Co., 8 UCC Rep Serv 766; 260 Md 601, 273 A.2d 198 (1971).
- 12. "The classification of ``goods" under [UCC] 9-109 is a question of fact." Morgan County Feeders, Inc. v McCormick, 18 UCC Rep Serv 2d 632; 836 P.2d 1051 (Colo. App., 1992).
- 13. "The definition of ``goods" includes an automobile." Henson v Government Employees Finance & Industrial Loan Corp., 15 UCC Rep Serv 1137; 257 Ark 273, 516 S.W.2d 1 (1974).
- 14. "No State government entity has the power to allow or deny passage on the highways, byways, nor waterways... transporting his vehicles and personal property for either recreation or business, but by being subject only to local regulation i.e., safety, caution, traffic lights, speed limits, etc. Travel is not a privilege requiring, licensing, vehicle registration, or forced insurances." Chicago Coach Co. v. City of Chicago, 337 Ill. 200, 169 N.E. 22.

The RIGHT to Travel is not a Privilege:

15. The fundamental Right to travel is NOT a Privilege, it's a gift granted by your Creator and restated by our founding fathers as Unalienable and cannot be taken Self-Executing Contract and Security Agreement-Registered Mail #RF775822582US -- DATED: February 13 2025

by any Man / Government made Law or color of law known as a <u>private</u> "Code" (secret) or a "Statute."

16. "Traveling is passing from place to place—act of performing journey; and traveler is person who travels." In Re Archy (1858), 9 C. 47.

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- 17. "Right of transit through each state, with every species of property known to constitution of United States, and recognized by that paramount law, is secured by that instrument to each citizen, and does not depend upon uncertain and changeable ground of mere comity." In Re Archy (1858), 9 C. 47.
- 18. Freedom to **travel** is, indeed, an important aspect of the citizen's "liberty". We are first concerned with the extent, if any, to which Congress has authorized its curtailment. (Road) **Kent v. Dulles**, 357 U.S. 116, 127.
- 19. The right to **travel** is a part of the "liberty" of which the citizen cannot be deprived without due process of law under the Fifth Amendment. So much is conceded by the solicitor general. In Anglo Saxon law that right was emerging at least as early as Magna Carta. **Kent v. Dulles**, 357 U.S. 116, 125.
- 20. "Even the legislature has no power to deny to a citizen the right to travel upon the highway and transport his property in the ordinary course of his business or pleasure, though this right may be regulated in accordance with public interest and convenience. Chicago Coach Co. v. City of Chicago, 337 Ill. 200, 169 N.E. 22, 206.
- 21. "... It is now universally recognized that the state does possess such power [to impose such burdens and limitations upon private carriers when using the public highways for the transaction of their business] with respect to common carriers using the public highways for the transaction of their business in the transportation of persons or property for hire. That rule is stated as follows by the **supreme court of the United States**: 'A citizen may have, under the fourteenth amendment, the right to travel and transport his property upon them (the public highways) by **auto vehicle**, but **he has no right to make the**

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highways his place of business by using them as a common carrier for hire. Such use is a privilege which may be granted or withheld by the state in its discretion, without violating either the due process clause or the equal protection clause.' (*Buck v. Kuykendall*, 267 U. S. 307 [38 A. L. R. 286, 69 L. Ed. 623, 45 Sup. Ct. Rep. 324].

- 22. "The right of a citizen to travel upon the highway and transport his property thereon in the ordinary course of life and business differs radically an obviously from that of one who makes the highway his place of business and uses it for private gain, in the running of a stage coach or omnibus. The former is the usual and ordinary right of a citizen, a right common to all; while the latter is special, unusual and extraordinary. As to the former, the extent of legislative power is that of regulation; but as to the latter its power is broader; the right may be wholly denied, or it may be permitted to some and denied to others, because of its extraordinary nature. This distinction, elementary and fundamental in character, is recognized by all the authorities."
- 23. "Even the legislature has no power to deny to a citizen the right to travel upon the highway and transport his/her property in the ordinary course of his business or pleasure, though this right may be regulated in accordance with the public interest and convenience." ["regulated" means traffic safety enforcement, stop lights, signs etc.]—Chicago Motor Coach v. Chicago, 169 NE 22.
- 24. "The claim and exercise of a constitutional r'h, cannot be converted into a crime." Miller v. U.S., 230 F 2d 486, 489.
- 23 | 25. "There can be no sanction or penalty imposed upon one because of this exercise of constitutional rights." —Sherar v. Cullen, 481 F. 945
- 26. The right of the citizen to travel upon the highway and to transport his property
 thereon, in the ordinary course of life and business, differs radically and obviously
 from that of one who makes the highway his place of business for private gain in the
 running of a stagecoach or omnibus." State vs. City of Spokane, 186 P. 864.

27. "The right of the citizen to **travel** upon the public highways and to transport his/her property thereon either by carriage or automobile, is **not** a mere privilege which a city [or State] may prohibit or permit at will, but a common right which he/she has under the right to life, liberty, and the pursuit of happiness." —Thompson v. Smith, 154 SE 579.

- 28. "The right of the Citizen to **travel** upon the public highways and to transport his property thereon, in the ordinary course of life and business, is a common right which he has under the right to enjoy life and liberty, to acquire and possess property, and to pursue happiness and safety. It includes the right, in so doing, to use the ordinary and usual conveyances of the day, and under the existing modes of **travel**, includes the right to drive a horse drawn carriage or wagon thereon or to operate an automobile thereon, for the usual and ordinary purpose of life and business." Thompson vs. Smith, supra.; Teche Lines vs. Danforth, Miss., 12 S.2d 784.
- 29. "The use of the highways for the purpose of **travel** and transportation is not a mere privilege, but a common and fundamental I glad of which the public and the individual cannot be rightfully deprived."—Chicago Motor Coach vs. Chicago, 169 NE 22;Ligare vs. Chicago, 28 NE 934;Boon vs. Clark, 214 SSW 607;25 Am.Jur. (1st) Highways Sect.163.
- 30. "The "g. 1 to b is part of the Liberty of which a citizen cannot deprived without due process of law under the <u>Fifth Amendment</u>. This Right was emerging as early as the Magna Carta." <u>Kent vs. Dulles</u>, 357 US 116 (1958).
- 23 31. "The state cannot diminish Rights of the people." <u>Hurtado vs. California</u>, 110
 24 US 516.
 - 32. "Personal liberty largely consists of the Right of locomotion -- to go where and when one pleases -- only so far restrained as the Rights of others may make it necessary for the welfare of all other citizens. The R of the Citizen to travel upon the public highways and to transport his property thereon, by horse

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drawn carriage, wagon, or automobile, is not a mere privilege which may be permitted or prohibited at will, but the common Right which he has under his Right to life, liberty, and the pursuit of happiness. Under this Constitutional guarantee one may, therefore, under normal conditions, travel at his inclination along the public highways or in public places, and while conducting himself in an orderly and decent manner, neither interfering with nor disturbing another's Rights, he will be protected, not only in his person, but in his safe conduct." — II Am.Jur. (1st) Constitutional Law, Sect.329, p.1135.

- 33. Where rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them." – Miranda v. Arizona, 384 U.S.
- 34. "The state cannot diminish Rights of the people." Hurtado vs. California, 110 US 516.

NO QUALIFIED OR LIMITED IMMUNITY

- 35. "When enforcing mere statutes, judges of all courts do not act judicially (and thus are not protected by "qualified" or "limited immunity," - SEE: Owen v. City, 445 U.S. 662; Bothke v. Terry, 713 F2d 1404) - - "but merely act as an extension as an agent for the involved agency -- but only in a "ministerial" and not a "discretionary capacity..." Thompson v. Smith, 154 S.E. 579, 583; Keller v. P.E., 261 US 428; F.R.C. v. G.E., 281, U.S. 464.
- 36."Public officials are not immune from suit when they transcend their lawful authority by invading constitutional rights."—AFLCIO v. Woodward, 406 F2d 137 t.
- 37. "Immunity fosters neglect and breeds irresponsibility while liability promotes care and caution, which caution and care is owed by the government to its people." (Civil Rights) Rabon vs Rowen Memorial Hospital, Inc. 269 N.S. 1, 13, 152 SE 1 d 485, 493.

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- 38. "Judges not only can be sued over their official acts, but could be held **liable for** injunctive and declaratory relief and attorney's fees." Lezama v. Justice Court, A025829.
- 39. "Ignorance of the law does not excuse misconduct in anyone, least of all in a sworn officer of the law." In re McCowan (1917), 177 C. 93, 170 P. 1100.
- 40. "All are presumed to know the law." San Francisco Gas Co. v. Brickwedel
 (1882), 62 C. 641; Dore v. Southern Pacific Co. (1912), 163 C. 182, 124 P. 817;
 People v. Flanagan (1924), 65 C.A. 268, 223 P. 1014; Lincoln v. Superior Court
 (1928), 95 C.A. 35, 271 P. 1107; San Francisco Realty Co. v. Linnard (1929), 98
 C.A. 33, 276 P. 368.
- 11 41. "It is one of the fundamental maxims of the common law that ignorance of the law excuses no one." **Daniels v. Dean** (1905), 2 C.A. 421, 84 P. 332.
- 13 42. "the people, not the States, are sovereign." Chisholm v. Georgia, 2 Dall. 419, 2
 14 U.S. 419, 1 L.Ed. 440 (1793).
- 43. ALL ARE EQUAL UNDER THE LAW. (God's Law Moral and Natural Law).
 Exodus 21:23-25; Lev. 24: 17-21; Deut. 1; 17, 19:21; Mat. 22:36-40; Luke 10:17; Col.
 3:25. "No one is above the law".
- 18 44. IN COMMERCE FOR ANY MATTER TO BE RESOLVED MUST BE
 19 EXPRESSED. (Heb. 4:16; Phil. 4:6; Eph. 6:19-21). -- Legal maxim: "To lie is to go against the mind."
- 21 | 45. IN COMMERCE TRUTH IS SOVEREIGN. (Exodus 20:16; Ps. 117:2; John 8:32; 22 | II Cor. 13:8) Truth is sovereign -- and the Sovereign tells only the truth.
- 23 | 46. TRUTH IS EXPRESSED IN THE FORM OF AN AFFIDAVIT. (Lev. 5:4-5; Lev. 6:3-5; Lev. 19:11-13: Num. 30:2; Mat. 5:33; James 5: 12).
- 25 47. AN UNREBUTTED AFFIDAVIT STANDS AS TRUTH IN COMMERCE. (12 Pet. 1:25; Heb. 6:13-15;). "He who does not deny, admits."
- 27 48. AN UNREBUTTED AFFIDAVIT BECOMES THE JUDGEMENT IN COMMERCE. (Heb. 6:16-17;). "There is nothing left to resolve.

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- 2. At no point in time were DefendantS/Respondents presented with a CALIFORNIA DRIVER'S LICENSE (COMMERCIAL CONTRACT), and any information added to the CITATION/CONTRACT was done so in fraud, without consent, full disclosure, and thus is *void ab initio*.
- 1. WORKMAN IS WORTHY OF HIS HIRE. The first of these is expressed in Exodus 20:15; Lev. 19:13; Mat. 10:10; Luke 10"7; II Tim. 2:6. Legal maxim: "It is against equity for freemen not to have the free disposal of their own property."
- 2. HE WHO LEAVES THE BATTLEFIELD FIRST LOSES BY DEFAULT. (Book of Job; Mat. 10:22) -- Legal maxim: "He who does not repel a wrong when he can occasions it."

Executed "without the United States" in compliance with 28 USC § 1746.

FURTHER AFFIANT SAYETH NOT.

VIII. Some Relevant U.C.C. Sections and Application

1. U.C.C. § 1-308 – Reservation of Rights:

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This section ensures that acceptance of an offer under duress or coercion does not waive any rights or defenses. By invoking U.C.C. § 1-308, Claimant(s)/ Plaintiff(s) asserts that any compliance with your offer is made with *explicit reservation of rights*, **preserving all legal remedies**.

2. U.C.C. § 2-204 – Formation in General:

This section establishes that a contract can be formed in any manner sufficient to show agreement, including conduct. By issuing the citation (an implied offer to contract), You/Dedenfant(s)/Respondent(s), have initiated a contractual relationship, which has been conditionally accepted with <u>new terms herein</u>.

3. U.C.C. § 2-206 – Offer and Acceptance in Formation of Contract:

Under this section, an offer can be accepted in any reasonable manner. By conditionally accepting the citation and dispatching this notice via USPS

Certified, Registered, and/or Express mail, Claimant(s)/Plaintiff(s) has/have created a binding contract agreement and obligation which You/Defendant(s)/Respondent(s) are contractually bound and obligated to.

4. U.C.C. § 2-202 - Final Written Expression:

This provision ensures that the terms of this conditional acceptance supplement the original terms of the citation. By including these conditions, the issuing authority is bound to provide proof of their validity, failing which the conditional acceptance will be expressly stipulated as the **final** agreement.

5. U.C.C. § 1-103 - Supplementary General Principles of Law Applicable: This section allows common law principles to supplement the UCC. Under the doctrine of equity and fair dealing, failure to provide the requested proof constitutes bad faith and silent acquiescence, tacit agreement, and tacit procuration to all of the the fact and terms stipulated in this Affidavit Notice and Self-Executing Contract and Security Agreement.

IX. Terms, Legal, and Procedural Basis

1. Mailbox/Postal Rule:

Under the mailbox rule, this notice of conditional acceptance is effective and considered **accepted** by You/Defendant(s)/Respondent(s) upon dispatch via Registered Mail, and/or Express Mail, and/or Certified Mail. The agreement becomes binding when the notice **is sent**, **not** when received. This binds the issuing authority to the terms outlined in this notice unless rebutted within the specified timeframe.

2. Offer and Acceptance:

Your citation constitutes an offer under contract law. This notice self-executing Contract and Security Agreement conditionally accepts your contract OFFER and supplements its terms under U.C.C. § 2-202. Failure to fulfill the new and final terms and conditions within the specified three (3) day timeframe constitutes silent acquiescence, tacit agreement, and tacit procuration.

3. Consent to Service by Electronic and Postal Means:

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4. By the doctrine of silent acquiescence and tacit agreement, You/Defendant(s)/ Respondent(s) have consented to service of notices, pleadings, and communications via email, and/or USPS Registered Mail, Express Mail, or Certified Mail. Your failure to rebut or object to this service method within the specified timeframe constitutes unequivocal acceptance of service through these means.

X. <u>DEFENDANTS' ACTIONS AS ACTS OF WAR AGAINST</u> THE THE PEOPLE AND THE CONSTITUTION

The defendants' conduct constitutes an **outright war against the Constitution** of the United States, its *principles*, and the **rule** of **law**. By their *bad faith* and deplorable actions, the defendants have demonstrated *willful and intentional* disregard and contempt for the **supreme law of the land**, as set forth in **Article VI**, **Clause 2 of the Constitution**, which declares that the Constitution, federal laws, and treaties are the supreme law of the land, binding upon all states, courts, and officers.

A. Violations of Constitutional Protections

The defendants have intentionally and systematically engaged in acts that directly violate the protections guaranteed to the plaintiffs and the people under the Constitution, including but not limited to:

- Violation of the Plaintiffs' Unalienable Rights: The defendants have deprived the plaintiffs of life, liberty, and property without due process of law, as guaranteed under the Fifth and Fourteenth Amendments.
- 2. Subversion of the Rule of Law: Through their actions, the defendants have undermined the separation of powers and checks and balances established by the Constitution. They have disregarded the judiciary's duty to uphold the Constitution by attempting to operate outside the confines of lawful authority, rendering themselves effectively unaccountable.
- 3. Treasonous Conduct: Pursuant to Article III, Section 3, treason against the United States is defined as levying war against them or adhering to their enemies, giving

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them aid and comfort. The defendants' conduct in subverting the constitutional order, depriving citizens of their lawful rights, and unlawfully exercising power without jurisdiction constitutes a form of domestic treason against the Constitution and the people it protects.

B. Acts of Aggression and Tyranny

The defendants' actions amount to a usurpation of authority and a direct attack on the sovereignty of the people, who are the true source of all government power under the Constitution. As stated in the Declaration of Independence, whenever any form of government becomes destructive of the unalienable rights of the people, it is the right of the people to alter or abolish it. The defendants, through their actions, have positioned themselves as adversaries to this principle, attempting to replace the rule of law with arbitrary and unlawful dictates.

C. Weaponizing Authority to Oppress

The defendants' intentional misuse of their authority to act against the interests of the Constitution and its <u>Citizens</u> is a clear manifestation of tyranny. Rather than serving their constitutional mandate to protect and defend the Constitution, they have actively waged war on it by:

- Suppressing lawful claims and evidence presented by the plaintiffs to protect their property and rights.
- Engaging in acts of fraud, coercion, and racketeering that strip plaintiffs of their constitutional protections.
- Dismissing the jurisdictional authority of constitutional mandates, including but not limited to rights to due process and equal protection under the law.

The defendants' actions are not merely breaches of law, they are acts of *insurrection* and rebellion against the very foundation of the nation's constitutional framework. Such acts must not go unchallenged, as they jeopardize the constitutional order, the rights of the people, and the rule of law that ensures justice and equality. Plaintiffs call upon the court and relevant authorities to enforce the

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Constitution, compel accountability, and halt the defendants' treasonous war against the supreme law of the land.

XI. 'Bare Statutes' as Confirmation of Guilt and the Necessity of Prosecution by an Enforcer

Plaintiffs' incorporation of "bare statutes" does **NOT** exonerate Defendants; rather, it serves as evidence of Defendants' guilt, which they have already undisputedly admitted through their actions and lack of rebuttal to any affidavits, which they have a duty to respond to. The invocation of bare statutes merely underscores the necessity for Plaintiffs to compel a formal enforcer, such as a District Attorney or Attorney General, to prosecute the criminal violations. This requirement for enforcement does **NOT** negate the Defendants' culpability but, instead, affirms the gravity of their admitted violations. In this matter, Plaintiffs have thoroughly detailed the Defendants' willful and intentional breaches of multiple federal statutes under Title 18, and Plaintiff's private right(s) of action. These blatant and willful violations have been clearly articulated in this NOTICE, AFFIDAVIT, AND CONTRACT SECURITY AGREEMENT. Defendants' actions constitute treasonous conduct against the Constitution and the American people. Their behavior, alongside that of their counsel, reflects an attitude of being above the law, further solidifying their guilt. Plaintiffs maintain that the Defendants' reliance on procedural defenses or technicalities does not absolve them of their criminal conduct. Instead, their actions are an unequivocal admission of guilt that necessitates legal action by the appropriate prosecutorial authority. Plaintiffs reserve all rights to compel such enforcement to ensure that the Defendants are

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held fully accountable for their crimes.

XII. RESPONSE DEADLINE: REQUIRED WITHIN THREE (3) DAYS:

A response and/or compensation and/or restitution payment must be received within a deadline of **three (3) days.** At the "**Deadline**" is defined as 5:00 p.m. on the third (3rd) day after your receipt of this affidavit. "**Failure to respond**" is defined as a blank denial, unsupported denial, inapposite denial,

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such as, "not applicable" or equivalent, statements of counsel and other declarations by third parties that lack first-hand knowledge of the facts, and/or responses lacking verification, all such responses being legally insufficient to controvert the verified statements herewith. See *Sieb's Hatcheries, Inc* and *Beasley, Supra*. Failure to respond can result in **your acceptance of personal liability** external to qualified immunity and waiver of any decision rights of remedy.

XIII. FAILURE TO RESPOND AND/OR PERFORM, REMEDY, AND SETTLEMENT

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If You/Defendant(s)/Respondent(s) fail to respond and perform within three (3) days of receiving this Affidavit Notice and Self-Executing Contract and Security Agreement and CONDITIONAL ACCEPTANCE, with verified evidence of the above accompanied by an affidavit, sworn under the penalty of perjury, as required by law, You/Defendant(s)/Respondent(s), Gregory D Eastwood, Robert C V Bowman, George Reyes, William Pratt, Robert Gell, GREGORY D EASTWOOD, ROBERT C V BOWMAN, WILLIAM PRATT, GEORGE REYES, ROBERT GELL, RIVERSIDE COUNTY SHERIFFS DEPARTMENT, Does 1-100, You/Defendant(s)/Respondent(s) individually and collectively fully agree that you must act in good faith and accordance with the Law, cease all conspiracy, fraud, identity theft, embezzlement, deprivation under the color of law, extortion, embezzlement, bank fraud, harassment, conspiracy to deprive, and other violations of the law, and TERMINATE these proceeding immediately, and pay the below mentioned Three Hundred Million Dollar Restitution and Settlement payment, and releasing all special deposit funds and/or Credits due to Affiant and/or Complainant(s)/Plaintiff(s).

XIV. Three Hundred Million (\$300,000,000.00 USD) Restitution Settlement Payment REQUIRED

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Furthermore, if You/Defendant(s)/Respondent(s) fail to respond and perform within three (3) days from the date of receipt of this communication by providing verified evidence and proof of the facts and conditions set forth herein, accompanied by affidavits sworn under penalty of perjury as required by law, Gregory D Eastwood, Robert C V Bowman, George Reyes, William Pratt, Robert Gell, GREGORY D EASTWOOD, ROBERT C V BOWMAN, WILLIAM PRATT, GEORGE REYES, ROBERT GELL, RIVERSIDE COUNTY SHERIFFS DEPARTMENT, Does 1-100, hereby agree that, within three (3) days of receipt of this contract offer, You/Defendant(s)/Respondent(s) shall issue restitution payment in the total sum certain of Three Hundred Million U.S. Dollars (\$300,000,000.00 USD), which shall become immediately due and payable to TMWG EXPRESS TRUST©, TMKEVIN WALKER© ESTATE, TMKEVIN LEWIS WALKER©, and/or TMKEVIN WALKER© IRR TRUST: Complainant(s)/Plaintiff(s).

XV. One Trillion Dollar (\$1,000,000,000,000.00 USD) Default Judgement and Lien

If You/Defendant(s)/Respondent(s) fail to respond and perform within three (3) days from the date of receipt of this communication, as contractually required, You/Defendant(s)/Respondent(s) hereby individually and collectively, fully agree, that the entire amount evidenced and itemized in Invoice #I IVSHIERTRF. S1231_0_4, totaling One Trillion Dollars (\$1,000,000,000,000,000), shall become immediately due and payable in full.

Furthermore, if You/Respondent(s)/Defendant(s), fail to respond and perform within three (3) days from the date of receipt of this communication, You/Defendant(s)/Respondent(s), individually and collectively, admit the statements and claims by TACIT PROCURATION, and completely agree that you/they individually and collectively are guilty of fraud, racketeering, indentity theft, treason, breach of trust and fiduciary duties, extortion,

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coercion, deprivation of rights under the color of law, conspiracy to deprive of rights under the color of law, monopolization of trade and commerce, forced peonage, obstruction of enforcement, extortion of a national/ internationally protected person, false imprisonment, torture, creating trusts in restraint of trade dereliction of fiduciary duties, bank fraud, breach of trust, treason, tax evasion, bad faith actions, dishonor, injury and damage to Affiant.

XVI. <u>JUDGEMENT AND COMMERCIAL LIEN</u> <u>AUTHORIZATION</u>

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Moreover, if You/Defendant(s)/Respondent(s), fail to respond within three

(3) days from the date of receipt of this communication, you/they individually and collectively, fully and unequivocally Decree, Accept, fully Authorize (in accord with UCC section 9), indorse, support, and advocate for a judgement, and/or SUMMARY JUDGEMENT, and/or commercial lien of One Trillion Dollars

(\$1,000,000,000,000,000,000,000) against You/Respondent(s)/Defendant(s), Gregory D

Eastwood, Robert C V Bowman, George Reyes, William Pratt, Robert Gell,
GREGORY D EASTWOOD, ROBERT C V BOWMAN, WILLIAM PRATT, GEORGE
REYES, ROBERT GELL, RIVERSIDE COUNTY SHERIFFS DEPARTMENT, Does
1-100, in favor of, TMWG EXPRESS TRUST©, TMKEVIN WALKER© ESTATE,

TMKEVIN LEWIS WALKER©, and/or TMKEVIN WALKER© IRR TRUST, and/or their lawfully designated ASSIGNEE(S).

Finally, If You/Respondent(s)/Defendant(s), fail to respond within three (3) days from the date of receipt of this communication, You/Defendant(s)/
Respondent(s) individually and collectively, EXPRESSLY, FULLY, and unequivocally Authorize, indorse, support and advocate for TMWG EXPRESS
TRUST©, TMKEVIN WALKER© ESTATE, TMKEVIN LEWIS WALKER©, and/or TMKEVIN WALKER© IRR TRUST, and/or their lawfully designated ASSIGNEE(S) to formally notify the United States Treasury, Internal Revenue Service, the respective Congress (wo)man, U.S. Attorney General, and/or any person,

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individual, legal fiction, and/or person, or ens legis Affiant deems necessary, including but not limited to submitting the requisite form(s) 1099-A, 1099-OID, 1099-C, 1096, 1040, 1041, 1041-V, 1040-V, 3949-A, with the One Trillion Dollars (\$1,000,000,000,000,000 USD) as the income to You/Defendant(s)/Respondent(s) and lost revenue and/or income to Affiant, and/or TMWG EXPRESS TRUST©, TMKEVIN WALKER© ESTATE, TMKEVIN LEWIS WALKER©, and/or TMKEVIN WALKER© IRR TRUST, and/or their lawfully designated ASSIGNEE(S).

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XVII. SUMMARY JUDGEMENT, U.C.C. 3-505 PRESUMED DISHONOR

Said income is to be assessed and claimed as income by/to You/ 10 Defendant(s)/Respondent(s), and/or by filing a lawsuit followed by a 11 DEMAND or similar for **SUMMARY JUDGEMEN** f as a matter of law, in 12 accordance with California Code of Civil Procedure § 437c(c) and Federal 13 Rule of Civil Procedure 56(a), and/or executing an Affidavit Certificate of 14 Non-Response, Dishonor, Judgement, and Lien Authorization, in 15 accordance with U.C.C. § 3-505, and/or issue an ORDER TO PAY or BILL OF 16 EXCHANGE to the U.S. Treasury and IRS, said sum certain of One Trillion 17 U.S. Dollars (\$1,000,000,000,000.00 USD), for immediate credit to Affiant, 18 and/or ™WG EXPRESS TRUST©, ™KEVIN WALKER© ESTATE, ™KEVIN LEWIS WALKER©, and/or ™KEVIN WALKER© IRR TRUST, and/or their lawfully designated ASSIGNEE(S), with this Self-Executing Contract and 21 Security Agreement servings as *prima facie* evidence of You/Respondent(s)/ 22 Defendant(s)'s <u>Verified</u> INDEBTEDNESS to Affiant, Affiant, and/or TMWG 23 EXPRESS TRUST©, TMKEVIN WALKER© ESTATE, TMKEVIN LEWIS 24 WALKER©, and/or ™KEVIN WALKER© IRR TRUST, and/or their lawfully designated ASSIGNEE(S). 26

Should it be deemed necessary, the Claimant(s)/Plaintiff(s) are <u>fully</u>

Authorized (in accord with U.C.C § 9-509) to file a UCC commercial LIEN

Self-Executing Contract and Security Agreement-Registered Mail #RF775822582US — DATED: February 13, 2025

and/or UCC1 Financing Statement to perfect interest and/or secure full satisfaction of the adjudged sum of One Trillion Dollars (\$1,000,000,000,000.00 USD).

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*** SELF-EXECUTING CONTRACT AND SECURITY AGREEMENT***:

Again for the record, this <u>contract</u>, <u>received</u> and <u>accepted</u> per the <u>mailbox rule</u>, is self-executing and serves as a SECURITY AGREEMENT, and establishes a lien, Authorized by You/They/the DEBTOR(S). <u>Acceptance</u> of this <u>contract</u> is deemed to occur at the moment it is dispatched via mail, in accordance with the <u>mailbox rule</u> established in common law. Under this rule, an acceptance becomes effective and binding once it is properly addressed, stamped, and placed in the control of the postal service, as supported by Adams v. Lindsell (1818) 106 ER 250. Furthermore, as a <u>self-executing agreement</u>, this <u>contract</u> creates <u>immediate and enforceable obligations</u> without the need for further action, functioning also as a SECURITY AGREEMENT under Article 9 of the Uniform Commercial Code (UCC).

*** SELF-EXECUTING CONTRACT AND SECURITY AGREEMENT***

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XVIII. <u>ESTOPPEL BY ACQUIESCENCE:</u>

If the addressee(s) or an intended recipient of this notice fail to respond addressing each point, on a point by point basis, they individually and collectively accept all of the statements, declaration, stipulations, facts, and claims as TRUTH and fact by TACIT PROCURATION, all issues are deemed settled RES JUDICATA, STARE DECISIS and by COLLATERAL ESTOPPEL. You may not argue, controvert, or otherwise protest the finality of the administrative findings in any subsequent process, whether administrative or judicial. (See Black's Law Dictionary 6th Ed. for any terms you do not "understand").

Your failure to completely answer and respond will result in your agreeing not to argue, controvert or otherwise protest the finality of the administrative

NOTICE OF DEPAULI AND OPPORTUNITY TO CURE AND NOTICE OF FRAUD, RACKETERING, CONSTRUCT, RETRIVATION THE SELECT A CONTROL THE COLOR OF LAW SUBSTITUTION, RACKETERING, CONSTRUCT, RETRIVATION THE SELECT A COLOR OF LAW SUBSTITUTION, STATES

Self-Executing Contract and Security Agreement- Registered Mail #RF775822582US DATED: February 13, 2025

findings in any process, whether administrative or judicial, as certified by Notary or Witness Acceptor in an Affidavit Certificate of Non Response and/or Judgement, or similar.

Should YOU fail to respond, provide partial, unsworn, or incomplete answers, such are not acceptable to me or to any court of law. See, Sieb's Hatcheries, Inc. v. Lindley, 13 F.R.D. 113 (1952)., "Defendant(s) made no request for an extension of time in which to answer the request for admission of facts and filed only an unsworn response within the time permitted," thus, under the specific provisions of Ark. and Fed. R. Civ. P. 36, the facts in question were deemed admitted as true. Failure to answer is well established in the court. Beasley v. U. S., 81 F. Supp. 518 (1948)., "I, therefore, hold that the requests will be considered as having been admitted." Also as previously referenced, "Statements of fact contained in affidavits which are not rebutted by the opposing party's affidavit or pleadings may be accepted as true by the trial court." -- Winsett v. Donaldson, 244 14 N.W.2d 355 (Mich. 1976).

COPY of this ACTUAL AND CONSTRUCTIVE NOTICE and Exhibits sent to the following WITNESSES by way of Registered Mail with Misprision of Felony

Obligations:

To/cc: James R. McHenry III, Pam Bondi, Agent(s) C/o DEPARTMENT OF JUSTICE 950 Pennsylvania Avenue Nw Washington, District of Colombia, [20530] Registered Mail # RF775822605US

To/Cc: Rob Bonta, Fiduciary(ies), C/o Office of the Attorney General 1300 "I" Street Sacramento, California [95814-2919] Registered Mail # RF775822622US.

To/Ce: Michael Hestrin, Fiduciary(ies), C o Office of the District Attorney 3960 Orange Street Riverside California [92501] Registered Mail # RF775822619US.

To/Cc: Douglas O'Donnell, Agent(s), Fiduciary(ies) C/o Internal Revenue Service 1111 Constitution Avenue, North West Washington, District of Colombia [20224] Registered Mail # RF775822636US.

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Self-Executing Contract and Security Agreement- Registered Mail #RF775822582US -- DATED: February 13, 2025

Invoice # RIVSHERTREAS12312024

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INVOICE and/or TRUE BILL

Dear Valued Defendant(s), Respondent(s), Customer(s), Fiduciary(ies), Agent(s), and/or DEBTOR(S):

It has come to OUR attention that you are deemed guilty of multiple felony crimes, violations of U.S. Code, U.C.C, the Constitution, and the law. You have or currently still are threatening, extorting, depriving, coercing, damaging, injuring, and causing irreparable physical, mental, emotional, and financial harm to TMKEVIN WALKER© ESTATE, TMWG EXPRESS TRUST©, TMKEVIN WALKER© IRR TRUST and its/their beneficiary(ies), and their Fiduciary(ies), Trustee(s), Executor(s), Agent(s), and Representatives. You remain in default, dishonor, and have an outstanding past due balance due immediately, to wit:

	Total Due:	\$1	.000,000,000,000,000 US
	loss of time and thus enjoyable life, deprivation of rights under the color of law harassment, Waring against the Constitution, injury and damage:		\$777,075,000,000.00
	emotional anguish and trauma. embezzlement, larceny, felony crimes,		
	bank fraud, threats, coercion, identity theft, mental trauma,		
15.	Fraud, conspiracy, obstruction, identity theft, extortion, bad faith actions, treason, monopolization of trade and commerce,		
			45,550,550,5
14.	Use of ™KEVIN LEWIS WALKER©: ×3		\$3,000,000.00
13.	18 U.S. Code § 880 - Receiving the proceeds of extortion (fine and/or up to 3 years imprisonment):		\$100,000,000.00
	imprisonment):		\$500,000, 0 00.0 0
12.	18 U.S. Code § 878 - Threats and extortion against foreign officials, official guests, or internationally protected persons (fine and/or up to 20 years		
			\$11,000,000.00
11.	Title 18 U.S. Code § 112 - Protection of foreign officials, official guests, and internationally protected persons:		\$11,000,000.00
10.	(fine and/or up to 20 years imprisonment):		\$3,000,000,000
10.	18 U.S. Code § 1951 - Interference with commerce by threats or violence		
9.	15 U.S. Code § 1 - Trusts, etc., in restraint of trade illegal; penalty (fine and/or up to 10 years imprisonment):		\$900,000,000.00
	instrumentalities and officials thereof:		\$100,000,000,000.00
8.	15 U.S. Code § 1122 - Liability of United States and States, and		
/.	18 U.S. Code § 1344 - Bank fraud: (fine and/or up to 30 years imprisonment)		STIM THE THE TENT
7.			\$100,000,000.00
6.	18 U.S. Code § 242 - Deprivation of rights under color of law:		\$9,000,000,000.00
5.	18 U.S. Code § 241 - Conspiracy against rights:		\$9,000,000,000.00
4.	15 U.S. Code § 2 - Monopolizing trade a felony; penalty:		\$200,000,000.00
3.	Professional and personal fees and costs associated with preparing documents for this matter:		\$100,000,000.00
2.	18 U.S. Code § 4 - Misprision of felony		\$1.000,000.00
1.	18 U.S. Code § 1341 - Frauds and swindle :		\$10,000,000.00
, ,			

Good Faith Discount: \$999,700,000,000.00 USD Total Due by 02/17/2025: \$300,000,000.00 USD Total Due after 02/17/2025: \$1,000,000,000.000.00 USD

Self-Executing Contract and Security Agreement- Registered Mail #PF175822582US DATED: February 13, 2025

EXHIBITS/ATTACHMENTS:

1.Exhibit A: Affidavit: Power of Attorney In Fact'

- 2. Exhibit B: Private UCC Contract Trust/UCC1 filing #2024383925-4
- 4 3. Exhibit C: Private UCC Contract Trust/UCC3 filing ##202440 990-2.
- 5 4. Exhibit D: Affidavit Right of Travel CANCELLATION, TERMINATION, AND
- 6 REVOCATION of COMMERCIAL "For Hire" DRIVER'S LICENSE CONTRACT
- 7 and AGREEMENT. LICENSE/BOND # B6735991
- B 5. Exhibit E: Revocation Termination and Cancelation of Franchise.
- 9 6. Exhibit F: CITATION/BOND #TE464702, accepted under threat, duress, and coercion: AS EVIDENCED BY SIGNATURE LINE.
- 11 7. Exhibit G: Automobile's PRIVATE PLATE displayed on the automobile
- 12 8. Exhibit H: Screenshot of "Automobile" and "commercial vehicle" from DMV website
- 14 9. Exhibit I: Screenshot of CA CODE § 260 from https://leginfo.legislature.ca.gov
- 15 10. Exhibit J: Photo(s) of Defendant/Respondent Gregory D Eastwood.
- 16 11. Exhibit K: Photo(s) of Defendant/Respondent Robert C V Bowman.
- 17 12. Exhibit L: Photo(s) of Defendant/Respondent Willam Pratt.
- 18 13. Exhibit M: AFFIDAVIT CERTIFICATE of STATUS, ASSETS, RIGHTS,
- 19 | JURISDICTION, AND PROTECTIONS as national/non-citizen national, foreign
- 20 government, foreign official, internationally protected person, international
- 21 organization, secured party/secured creditor, and/or national of the United
- 22 States, #RF661448964US.
- 23 14. Exhibit N: national/non-citizen national passport card #C35510079.
- 24 15. Exhibit O: national/non-citizen national passport book #A39235161.
- 25 16.Exhibit P: ™KEVIN LEWIS WALKER© Copyright and Trademark Agreement.
- 26 17. Exhibit Q: NOTICE OF CONDITIONAL ACCEPTANCE, and FRAUD, RACKETEERING,
- 27 CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY
- 28 THEFT, EXTORTION, COERCION, TREASON, #RF775820621US.

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18.Exhibit R:NOTICE OF DEFAULT, and FRAUD, RACKETEERING,
CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW,
IDENTITY THEFT, EXTORTION, COERCION, TREASON, #RF775821088US.

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WORDS DEFINED GLOSSARY OF TERMS:

As used in this Affidavit, the following words and terms are as defined in this section, non-obstante:

- automobile: a passenger vehicle that does not transport persons for hire. This includes station wagons, sedans, vans, and sport utility vehicles. <u>See, California Vehicle Code (CVC) §465</u>.
- commercial vehicle: A "commercial vehicle" is a vehicle which is used or maintained for the transportation of persons for hire, compensation, or profit or designed, used, or maintained primarily for the transportation of property (for example, trucks and pickups). See CVC §260.
 - motor vehicle: The term "motor vehicle" means every description of carriage or other contrivance propelled or drawn by mechanical power and used for commercial purposes on the highways in the transportation of passengers, passengers and property, or property or cargo. See 18 U.S. Code § 31 Definitions.
 - financial institution: a person, an individual, a private banker, a business engaged in vehicle sales, including automobile, airplane, and boat sales, persons involved in real estate closings and settlements, the United States Postal Service, a commercial bank or trust company, any credit union, an agency of the United States Government or of a State or local government carrying out a duty or power of a business described in this paragraph, a broker or dealer in securities or commodities, a currency exchange, or a business engaged in the exchange of currency, funds, or value that substitutes for currency or funds, financial agency, a loan or finance company, an issuer, redeemer, or cashier of travelers' checks, checks, money orders, or similar instruments, an operator of a credit card system, an insurance company, a licensed sender of money or any other person who engages as a business in the transmission of currency, funds, or value that substitutes for currency, including any person who

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engages as a business in an informal money transfer system or any network of people who engage as a business in facilitating the transfer of money domestically or internationally outside of the conventional financial institutions system. Ref. 31 U.S. Code § 5312 - Definitions and application.

- individual: As a noun, this term denotes a single person as distinguished from a group or class, and also, very commonly, a private or natural person as distinguished from a partnership, corporation, or association; but it is said that this restrictive signification is not necessarily inherent in the word, and that it may, in proper cases, include artificial persons. As an adjective: Existing as an indivisible entity. Of or relating to a single person or thing, as opposed to a group. — See Black's Law Dictionary 4th, 7th, and 8th Edition pages 913, 777, and 2263 respectively.
- person: Term may include artificial beings, as corporations. The term means an individual, corporation, business trust, estate, trust, partnership, limited liability company, association, joint venture, government, governmental subdivision, agency, or instrumentality, public corporation, or any other legal or commercial entity. The term "person" shall be construed to mean and include an individual, a trust, estate, partnership, association, company or corporation. The term "person" means a natural person or an organization. -Artificial persons. Such as are created and devised by law for the purposes of society and government, called "corporations" or bodies politic." -Natural persons. Such as are formed by nature, as distinguished from artificial persons, or corporations. -Private person. An individual who is not the incumbent of an office. Persons are divided by law into natural and artificial. Natural persons are such as the God of nature formed us; artificial are such as are created and devised by human laws, for the purposes of society and government, which are called "corporations" or "bodies politic." - See Uniform Commercial Code (UCC) § 1-201, Black's Law Dictionary 1st, 2nd, and 4th edition pages 892, 895, and 1299, respectively, 27 Code of Federal Regulations (CFR) § 72.11 - Meaning of terms, and 26 United States Code (U.S. Code) § 7701 - Definitions.
- bank: a person engaged in the business of banking and includes a savings bank, savings and loan 7. association, credit union, and trust company. The terms "banks", "national bank", "national banking association", "member bank", "board", "district", and "reserve bank" shall have the meanings assigned to them in section 221 of this title. An institution, of great value in the commercial world, empowered to receive deposits of money, to make loans. and to issue its promissory notes, (designed to circulate as

Self-Executing Contract and Security Agreement- Registered Mail #RF775822582US — DATED: February 13, 2025

money, and commonly called "bank-notes" or "bank-bills") or to perform any one or more of these functions. The term "bank" is usually restricted in its application to an incorporated body; while a private individual making it his business to conduct banking operations is denominated a "banker." Banks in a commercial sense are of three kinds, to wit; (1) Of deposit; (2) of discount; (3) of circulation. Strictly speaking, the term "bank" implies a place for the deposit of money, as that is the most obvious purpose of such an institution. — See, UCC 1-201, 4-105, 12 U.S. Code § 221a, Black's Law Dictionary 1st, 2nd, 4th, 7th, and 8th, pages 117-118, 116-117, 183-184, 139-140, and 437-439.

- discharge: To cancel or unloose the obligation of a contract; to make an agreement or contract null and inoperative. Its principal species are rescission, release, accord and satisfaction, performance, judgement, composition, bankruptcy, merger. As applied to demands claims, right of action, incumbrances, etc., to discharge the debt or claim is to extinguish it, to annul its obligatory force, to satisfy it. And here also the term is generic; thus a dent, a mortgage. As a noun, the word means the act or instrument by which the binding force of a contract is terminated, irrespective of whether the contract is carried out to the full extent contemplated (in which case the discharge is the result of performance) or is broken off before complete execution. See, Blacks Law Dictionary 1st, page
- pay: To discharge a debt; to deliver to a creditor the value of a debt, either in money or in goods, for his acceptance. To pay is to deliver to a creditor the value of a debt, either in money or In goods, for his acceptance, by which the debt is discharged. See Blacks Law Dictionary 1st, 2nd, and 3rd edition, pages 880, 883, and 1339 respectively.
- payment: The performance of a duty, promise, or obligation, or discharge of a debt or liability. by the 10. delivery of money or other value. Also the money or thing so delivered. Performance of an obligation by the delivery of money or some other valuable thing accepted in partial or full discharge of the obligation. [Cases: Payment 1. C.J.S. Payment § 2.] 2. The money or other valuable thing so delivered in satisfaction of an obligation. See Blacks Law Dictionary 1st and 8th edition, pages 880-811 and 3576-3577, respectively.
- driver: The term "driver" (i.e: "driver's license") means One employed in conducting a coach, carriage, wagon, or other vehicle, with horses, mules, or other animals.

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Self-Executing Contract and Security Agreement- Registered Mail #P.F77582 582US - DATED: February 13 2025

- 12. may: An auxiliary verb qualifying the meaning of another verb by expressing ability, competency, liberty, permission, probability or contingency. Regardless of the instrument, however, whether constitution, statute, deed, contract or whatnot, courts not infrequently construe "may" as "shall" or "must".— See Black's :aw Dictionary, 4th Edition page 1131.
- 13. extortion: The term "extortion" means the obtaining of property from another, with his consent, induced by wrongful use of actual or threatened force, violence, or fear, or under color of official right. See 18 U.S. Code § 1951 Interference with commerce by threats or violence.
- 14. national: "foreign government", "foreign official", "internationally protected person", "international organization", "national of the United States", "official guest," and/or "non-citizen national." They all have the same meaning. See Title 18 U.S. Code § 112 Protection of foreign officials, official guests, and internationally protected persons.
- 5. United States: For the purposes of this Affidavit, the terms "United States" and "U.S." mean only the Federal Legislative Democracy of the District of Columbia, Puerto Rico, U.S. Virgin Islands, Guam, American Samoa, and any other Territory within the "United States," which entity has its origin and jurisdiction from Article 1, Section 8, Clause 17-18 and Article IV, Section 3, Clause 2 of the Constitution for the United States of America. The terms "United States" and "U.S." are NOT to be construed to mean or include the sovereign, united 50 states of America.
- fraud: deceitful practice or Willful device, resorted to with intent to deprive another of his right, or in some manner to do him an injury. As distinguished from negligence, it is always positive, intentional. as applied to contracts is the cause of an error bearing on material part of the contract, created or continued by artifice, with design to obtain some unjust advantage to the one party, or to cause an inconvenience or loss to the other, in the sense of court of equity, properly includes all acts, omissions, and concealments which involved a breach of legal or equitable duty, trust, or confidence justly reposed, and are injurious to another, or by which an undue and unconscientious advantage is taken of another. See Black's Law Dictionary, 1st and 2nd Edition, pages 521-522 and 517 respectively.
- 17. color: appearance, semblance. or simulacrum, as distinguished from that which is real. A prima facie or apparent right. Hence, a deceptive appearance; a plausible, assumed exterior, concealing a lack of reality; a a disguise or pretext. See, Black's Law Dictionary 1st Edition, page 222.

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as	e 5:25-cr-00163-ODW Document 1 Filed 05/12/25 Page 146 of 435 Page ID #:146				
	Self-Executing Contract and Security Agreement- Registered Mail #RF775822582US — DATED: February 13, 2025				
$_{1}$	NOTICE:				
2	Using a notary on this document does <i>not</i> constitute any adhesion, <i>nor does it alter my</i>				
3	status in any manner. The purpose for notary is verification and identification only and				
4	not for entrance into any foreign jurisdiction.				
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6					
7					
8	<u>JURAT</u> :				
9	A notary public or other officer completing this certificate				
0	state of Riverside State of Riverside **erifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.				
1	County of California) ss.				
2	Subscribed and sworn to (or affirmed) before me on this 13th day of February, 2025 by Kevin Walker proved				
3	to me on the basis of satisfactory evidence to be the person(s) who appeared before me.				
4	Touti Patel Notary public JOYTI PATEL				
5	print Notary Public - California Riverside County				
6	Scal: Commission # 2407742 My Comm. Expires Jul 8, 2026				
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	-41 of 41- NOTICE OF DEPAULT AND OPPORTUNITY TO CURE AND NOTICE OF PRAUL, MACKETERING, CONSUMACY, OF PRIVATION OF MIGHTS UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION PROGRESSION AND PR				

-Exhibit E-

Self-Executing Contract and Security Agreement Registered Mail #RF775823645US Dated: February 27, 2025

1 From/Plaintiff: Kevin: Walker, sut p. rts, In Propria Persona.

Executor, Authorized Representative, Secured Party, Master Beneficiary

TMKEVIN WALKER© ESTATE, TMKEVIN LEWIS WALKER©

c/o 30650 Rancho California Road Suite #406-251

Temecula, California [92591]

non-domestic without the United States

Email: team@walkemovagroup.com

To/Defendant(s)/Respondent(s): Gregory D Fastwood,

Robert C V Bowman, George Reyes, Robert Gell, Chad.

C/o SOUTHWEST JUSTICE CENTER

30755-D Auld Road

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Murrieta, California [92563]

Registered Mail #RF775823645US Email: <u>into@riversidesheriff.org</u> / <u>ssherman@law4cops.com</u>

NOTICE OAG NT IS NOTICE TO PRINCIPAL NOTICE TO AGENT A

SELF-EXECUTING CONTRACT AND SECURITY AGRE. MENT

To/Defendant(s)/Respondent(s): Chad Bianco.

C/o RIVERSIDE COUNTY SHERIFF

4095 Lemon Street, 2nd floor

Riverside, California [92501]

Registered Mail #RF775823659US

Email: info@riversidesheriff.org / ssherman@law4cops.com

AFFIDAVIT CERTIFICATE of DISHONOR, NON-RESPONSE, DEFAULT, <u>IUDGEMENT</u>, and <u>LIEN AUTHORIZATION</u>.

Kevin: Walker, ™KEVIN WALKER© ESTATE, ™KEVIN LEWIS WALKER©, ™KEVIN WALKER© IRR TRUST.

Claimant(s) Plaintiff(s),

vs.

Chad Bianco, Gregory D Eastwood, Robert C V Bowman, George Reyes, William Pratt, Robert Gell, CHAD BIANCO, GREGORY D EASTWOOD, ROBERT C V BOWMAN, WILLIAM PRATT, GEORGE REYES, ROBERT GELL, RIVERSIDE COUNTY SHERIFFS DEPARTMENT, Does 1-100 Inclusive,

Defendant(s)/Respondent(s)

CITATION/BOND NO.: TE464702

AFFIDAVIT CERTIFICATE OF DISHONOR, NON-RESPONSE, DEFAULT, JUDGEMENT, AND LIEN AUTHORIZATION

1. FRAUD

2. RACKETEERING

3. EMBEZZLEMENT 4. IDENTITY THEFT

5. CONPSIRACY

6. DEPRIVATION OF RIGHTS UNDER COLOR OF LAW

7. RECEIVING EXTORTION PROCEEDS

8. FALSE PRETENSES

9. EXTORTION

10. UNLAWFUL IMPRISONMENT

11. TORTURE

12. KIDNAPPING

13. FORCED PEONAGE

44. MONOPOLIZATION OF TRADE AND COMMERCE

15. BANK FRAUD

16. TRANSPORTATION OF STOLEN PROPERTY, MONEY, & SECURITIES

17. THREE HUNDRED MILLION SETTLEMENT OFFER

 CONSIDERED, ACCEPTED, AND STIPULATED ONE TRILLION DOLLAR (\$1,000,000,000,000,000) JUDGEMENT AND LIEN.

AFFIDAVIT CERTIFICATE of DISHONOR, NON-RESPONSE, DEFAULT, JUDGEMENT, and LIEN AUTHORIZATION.

KNOW ALL MEN BY THESE PRESENTS, that on this day, before me, a

Notary Public, personally came by Special Limited Appearance, sui juris, In Propria

Persona, Kevin: Walker, a living soul, natural, freeborn Sovereign, state Citizen of

-1 of 25-

AFFIDAVIT CERTIFICATE of DISHONOR, NON-RESPONSE, DEFAULT, JUDGEMENT, and LIEN AUTHORIZATION Page 149 of 629

Self-Executing Contract and Security Agreement Registered Mail #RF775823645US Dated: February 27, 2025

California and the republic in its **De'jure** capacity as one of the several states of the Union 1789. This incidentally makes him a **national** American of the republic as per the De'Jure Constitution for the united states 1777/1789.

Kevin, proceeding sui juris, In Propria Persona, by Special Limited Appearance, and is herein referred to as 'Affiant,' is over 18 years of age, competent to testify and has first hand knowledge of the facts herein. Affiant declared (or certified, verified, affirmed, or stated) under penalty of perjury under the laws of the United States of America that the following is true and correct, to the best of Affiants's understanding and belief, and in good faith:

- 1. As of February 27, 2025, Affiant has not received a valid, point for point, written response to the document(s) mailed to the person(s) named below. The document(s) mailed and the mail and delivery date(s) was are:
 - (1) Document: AFFIDAVIT and Plain Statement of Facts: NOTICE OF CONDITIONAL ACCEPTANCE, and FRAUD, RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION, TREASON.

<u>To/Defendant(s)/Respondent(s):</u> Gregory D Eastwood, <u>To/Defendant(s)/Respondent(s):</u> Chad Bianco. Robert C V Bowman, George Reyes. C/oSOUTHWEST JUSTICE CENTER 30755-D Auld Road Murrieta, California [92563] Registered Mail # RF7"5820621US

Email: info@riversidesheriff.org / ssherman@law4cops.com

C/o RIVERSIDE COUNTY SHERIFF 4095 Lemon Street, 2nd floor Riverside, California [92501] Registered Mail # RF775821613US Email: info@riversidesheriff.org / ssherman@law4cops.com

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(2) Document: AFFIDAVIT and Plain Statement of Facts: NOTICE OF DEFAULT, and FRAUD, RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION, TREASON.

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To/Defendant(s)/Respondent(s): Gregory D Eastwood, To/Defendant(s)/Respondent(s): Chad Bianco. Robert C V Bowman, George Reves. C/o SOUTHWEST JUSTICE CENTER

30755-D Auld Road 27 Murrieta, California [92563]

Registered Mail # RF775821088US

Email: info@riversidesheriff.org / ssherman@law4cops.com

C/o RIVERSIDE COUNTY SHERIFF 4095 Lemon Street, 2nd floor

Riverside, California [92501] Registered Mail # RF/75821131US

Email: info@riversidesheriff.org / ssherman@lasv4cops.com

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Self-Executing Contract and Security Agreement — Registered Mail #RF77582364511S Dated: February 27, 2025

(3) Document: AFFIDAVIT and Plain Statement of Facts: NOTICE OF DEFAULT AND OPPORTUNITY TO CURE AND NOTICE OF FRAUD,

RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTIFY THEFT, EXTORTION, COERCION, KIDNAPPING.

To/Defendant(s)/Respondent(s): Gregory D Eastwood, To/Defendant(s)/Respondent(s): Chad Bianco. Robert C V Bowman, George Reyes. C/o SOUTHWEST JUSTICE CENTER 30755-D Auld Road Murrieta, California [92563] Registered Mail # RF775822582US Email: info@riversidesheriff.org / ssherman@law4cops.com

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C/o RIVERSIDE COUNTY SHERIFF 4095 Lemon Street, 2nd floor Riverside, California [92501] Registered Mail # RF775822596US Email: info@riversidesherift.org / ssherman@law4cops.com

- 2. As of February 27, 2025, Affiant is not in possession of a response from respondent(s) addressing each point on the affidavits sent, sworn under the penalty of perjury, as required by contract law, principles, and legal maxims.
- 3. Respondent(s) ["\frac{1}{2} individually and collectively admit the statements and claims by TACIT PROCURATION, all issues are deemed settled RES JUDICATA, STARE DECISIS and by COLLATERAL ESTOPPEL["].
- 4. Respondent(s), individually and collectively, admit to the statements and claims by TACIT PROCURATION, fully agreeing that they are deemed guilty of fraud, racketeering, identity theft, treason, breach of trust and fiduciary duties, extortion, coercion, deprivation of rights under the color of law, conspiracy to deprive of rights under the color of law, monopolization of trade and commerce, forced peonage, obstruction of enforcement, extortion of a national/ internationally protected person, false imprisonment, torture, creating trusts in restraint of trade, dereliction of fiduciary duties, bank fraud, breach of trust, treason, tax evasion, bad faith actions, dishonor, injury, and damage to Affiant and/or Complainant(s)/Plaintiff(s).
- 5. Furthermore, Respondent(s) individually and collectively fully agree that this Affidavit and all previously submitted Affidavits constitute prima facie evidence of these violations and serve as proof of claim. As established in United States v. Kis, 658 F.2d 526 (7th Cir. 1981):

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"Appellee had the burden of first proving its prima facie case and could do so by affidavit or other evidence."

- Accordingly, Respondents' failure to rebut constitutes conclusive admission and agreement to all claims asserted herein
- 7. You/Defendant(s)/Respondent(s) individually and collectively, fully agree that INVOICE and/or TRUE BILL #R.vS.IER1REAS12312024 accurately represents their indebtedness of to Affiant, and/or Complainant(s)/Plaintiff(s).
- 8. You/Respondent(s)/Defendant(s) individually and collectively, fully agree that You or who you/they represent <u>is/are the DEBTOR(S)</u> in this matter.
- You/Defendant(s)/Respondent(s) individually and collectively, fully agree that You and/ or who you represent https://doi.org/10.1001/japace.2007.00
- 10. You/Defendant(s)/Respondent(s) individually and collectively, fully agree that You/Defendant(s)/Respondent(s) is/are <u>not</u> the CREDITOR, or an ASSIGNEE of the CREDITOR, in this matter.
- 11. Consistent with the eternal tradition of natural common law, unless I have harmed or violated someone or their property, I have committed no crime; and I am therefore <u>not</u> subject to any penalty I act in accordance with the following <u>U.S. Supreme Court case</u>: "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 <u>unlimited</u>. He owes no such duty [to submit his books and papers for an examination] to the State, since he receives nothing therefrom, beyond the protection of his life and property. His rights are such as existed by the law of the land [Common Law] long antecedent to the organization of the State, and can only be taken from him by due process of law, and in accordance with the Constitution. Among his rights are a refusal to incriminate himself, and the immunity of himself and his property from arrest or seizure except under a warrant of the law. He owes nothing to the public so long as he does not trespass upon their rights." Hale v. Henkel, 201 U.S. 43 at 47 (1905).

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NO QUALIFIED OR LIMITED IMMUNITY

- 12. "When enforcing mere statutes, judges of all courts do not act judicially (and thus are not protected by "qualified" or "limited immunity," - SEE: Owen v. City, 445 U.S. 662; Bothke v. Terry, 713 F2d 1404) - - "but merely act as an extension as an agent for the involved agency -- but only in a "ministerial" and not a "discretionary capacity..." Thompson v. Smith, 154 S.E. 579, 583; Keller v. P.E., 261 US 428; F.R.C. v. G.E., 281, U.S. 464.
- 13. "Public officials are not immune from suit when they transcend their lawful 9 authority by invading constitutional rights." – AFLCIO v. Woodward, 406 F2d 137 t. 10
 - 14. "Immunity fosters neglect and breeds irresponsibility while liability promotes care and caution, which caution and care is owed by the government to its people." (Civil Rights) Rabon vs Rowen Memorial Hospital, Inc. 269 N.S. 1, 13, 152 SE 1 d 485, 493.
- 15. "Judges not only can be sued over their official acts, but could be held liable for 15 injunctive and declaratory relief and attorney's fees." Lezama v. Justice Court, 16 A025829. 17
- 16. "Ignorance of the law does not excuse misconduct in anyone, least of all in a 18 19 sworn officer of the law." In re McCowan (1917), 177 C. 93, 170 P. 1100.
- 17. "All are presumed to know the law." San Francisco Gas Co. v. Brickwedel (1882), 62 C. 641; Dore v. Southern Pacific Co. (1912), 163 C. 182, 124 P. 817; 21
- (1928), 95 C.A. 35, 271 P. 1107; San Francisco Realty Co. v. Linnard (1929), 98 23 C.A. 33, 276 P. 368. 24

People v. Flanagan (1924), 65 C.A. 268, 223 P. 1014; Lincoln v. Superior Court

- 18. "It is one of the fundamental maxims of the common law that ignorance of the 25 26 law excuses no one." Daniels v. Dean (1905), 2 C.A. 421, 84 P. 332.
- 19. "the people, not the States, are sovereign." Chisholm v. Georgia, 2 Dall. 419, 2 U.S. 27 28 419, 1 L.Ed. 440 (1793).

Cas	e 5:25-cr-00163-ODW Document 1 Filed 05/12/25 Page 154 of 435 Page ID #:154				
	Self-Executing Contract and Security Agreement — Registered Mail #RF775823645US — Dated: February 27, 2025				
1	20. ALL ARE EQUAL UNDER THE LAW. (God's Law - Moral and Natural Law). Exodus				
2	21:23-25; Lev. 24: 17-21; Deut. 1; 17, 19:21; Mat. 22:36-40; Luke 10:17; Col. 3:25. "No one is				
3	above the law".				
4	21. IN COMMERCE FOR ANY MATTER TO BE RESOLVED MUST BE EXPRESSED.				
5	(Heb. 4:16; Phil. 4:6; Eph. 6:19-21) Legal maxim: "To lie is to go against the mind."				
6	22. IN COMMERCE TRUTH IS SOVEREIGN. (Exodus 20:16; Ps. 117:2; John 8:32; II Cor.				
7	13:8) Truth is sovereign and the Sovereign tells only the truth.				
8	23. TRUTH IS EXPRESSED IN THE FORM OF AN AFFIDAVIT. (Lev. 5:4-5; Lev. 6:3-5;				
9	Lev. 19:11-13: Num. 30:2; Mat. 5:33; James 5: 12).				
10	24. AN UNREBUTTED AFFIDAVIT STANDS AS TRUTH IN COMMERCE. (12 Pet.				
11	1:25; Heb. 6:13-15;). "He who does not deny, admits."				
12	25. AN UNREBUTTED AFFIDAVIT BECOMES THE JUDGEMENT IN COMMERCE.				
13	(Heb. 6:16-17;). "There is nothing left to resolve.				
14	26. WORKMAN IS WORTHY OF HIS HIRE. The first of these is expressed in Exodus				
15	20:15; Lev. 19:13; Mat. 10:10; Luke 10"7; II Tim. 2:6. Legal maxim: "It is against equity for				
16	freemen not to have the free disposal of their own property."				
17	27. HE WHO LEAVES THE BATTLEFIELD FIRST LOSES BY DEFAULT. (Book of Job;				
18	Mat. 10:22) Legal maxim: "He who does not repel a wrong when he can occasions it.")				
19	Executed "without the United States" in compliance with 28 USC § 1746.				
20	FURTHER AFFIANT SAYETH NOT.				
21	<i>II</i>				
22	II				
23	I. Some Relevant U.C.C. Sections and Application				
24	1. U.C.C. § 1-308 - Reservation of Rights:				
25	This section ensures that accontance of an offer under duress or coercion does				

This section ensures that acceptance of an offer under duress or coercion does not waive any rights or defenses. By invoking U.C.C. § 1-308, Claimant(s)/ Complainant(s)/Plaintiff(s). asserts that any compliance with your offer is made with *explicit reservation of rights*, preserving all legal remedies.

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2. U.C.C. § 2-204 – Formation in General:

This section establishes that a contract can be formed in any manner sufficient to show agreement, including conduct. By issuing the citation (an implied offer to contract), You/Defendant(s)/Respondent(s), have initiated a contractual relationship, which has been conditionally accepted with <u>new terms herein</u>.

3. U.C.C. § 2-206 - Offer and Acceptance in Formation of Contract:

Under this section, an offer can be accepted in any reasonable manner. By conditionally accepting the citation and dispatching this notice via USPS Certified, Registered, and/or Express mail, Claimant(s)/Complainant(s)/Plaintiff(s) has/have created a binding contract agreement and obligation which You/Defendant(s)/ Respondent(s) are contractually bound and obligated to.

4. U.C.C. § 2-202 - Final Written Expression:

This provision ensures that the terms of this conditional acceptance supplement the original terms of the citation. By including these conditions, the issuing authority is bound to provide proof of their validity, failing which the conditional acceptance will be expressly stipulated as the **final** agreement.

5. U.C.C. § 1-103 – Supplementary General Principles of Law Applicable: This section allows common law principles to supplement the UCC. Under the doctrine of equity and fair dealing, failure to provide the requested proof constitutes bad faith and silent acquiescence, tacit agreement, and tacit procuration to all of the the fact and terms stipulated in this Affidavit Notice and Self-Executing Contract and Security Agreement.

6. U.C.C. § 3-505 ~ Evidence of Dishonor

Under U.C.C. § 3-505, an unrebutted Affidavit of Default, Dishonor, and Non-Response creates a presumption of dishonor against the defaulting party.

Subsection (a) states that certain documents are admissible as evidence and create a presumption of dishonor, including:

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- 1. A document regular in form that certifies dishonor, such as a notarized affidavit.
- 2. A writing or stamp from a relevant authority confirming non-acceptance or non-payment.
- 3. A record from a financial institution or other official entity proving dishonor.
- Subsection (b) confirms that a protest of dishonor may be made by a notary public or other authorized official, further strengthening the validity and enforceability of the affidavit as prima facie evidence of dishonor.

Application:

By failing to lawfully rebut or respond, Defendant(s)/Respondent(s) are presumed in dishonor, and Plaintiffs' claims are legally established as true and enforceable. The unrebutted affidavit serves as self-executing proof that Respondents/Defendants have defaulted and must now perform according to the binding contract agreement and security instrument.

Legal and Procedural Basis

Mailbox/Postal Rule:

Under the mailbox rule, this notice of conditional acceptance is effective and considered accepted by You/Defendant(s)/Respondent(s) upon dispatch via the respective Registered, Certified, and/or Express mail number. The agreement becomes binding when the notice is sent, not when received. This binds the issuing authority to the terms outlined in this notice unless rebutted within the specified timeframe.

2. Offer and Acceptance:

Your citation constitutes an offer under contract law. This notice selfexecuting Contract and Security Agreement conditionally accepts your contract OFFER and supplements its terms under U.C.C. § 2-202. Failure to Self-Executing Contract and Security Agreement Registered Mail #RF775823645US Dated: February 27, 2025

fulfill the new and final terms and conditions within the specified three (3) day timeframe constitutes silent acquiescence, tacit agreement, and tacit procuration.

3. Consent to Service by Electronic and Postal Means:

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By the doctrine of silent acquiescence and tacit agreement, You/Defendant(s)/ Respondent(s) have consented to service of notices, pleadings, and communications via email, and/or USPS Registered Mail, Express Mail, or Certified Mail. Your failure to rebut or object to this service method within the specified timeframe constitutes unequivocal acceptance of service through these means.

<u>DEFENDANTS ACTIONS AS ACTS OF WAR AGAINST</u> THE THE PEOPLE AND THE CONSTITUTION

The defendants' conduct constitutes an outright war against the Constitution of the United States, its *principles*, and the rule of law. By their bad faith and deplorable actions, the defendants have demonstrated willful and intentional disregard and contempt for the supreme law of the land, as set forth in Article VI, Clause 2 of the Constitution, which declares that the Constitution, federal laws, and treaties are the supreme law of the land, binding upon all states, courts, and officers.

A. Violations of Constitutional Protections

The defendants have intentionally and systematically engaged in acts that directly violate the protections guaranteed to the plaintiffs and the people under the Constitution, including but not limited to:

- 1. Violation of the Plaintiffs' Unalienable Rights: The defendants have deprived the plaintiffs of life, liberty, and property without due process of law, as guaranteed under the Fifth and Fourteenth Amendments.
- 2. Subversion of the Rule of Law: Through their actions, the defendants have undermined the separation of powers and checks and balances established

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by the Constitution. They have disregarded the judiciary's duty to uphold the Constitution by attempting to operate outside the confines of lawful authority, rendering themselves effectively unaccountable.

3. Treasonous Conduct: Pursuant to Article III, Section 3, treason against the United States is defined as levying war against them or adhering to their enemies, giving them aid and comfort. The defendants' conduct in subverting the constitutional order, depriving citizens of their lawful rights, and unlawfully exercising power without jurisdiction constitutes a form of domestic treason against the Constitution and the people it protects.

B. Acts of Aggression and Tyranny

The defendants' actions amount to a usurpation of authority and a direct attack on the sovereignty of the people, who are the true source of all government power under the Constitution. As stated in the Declaration of Independence, whenever any form of government becomes destructive of the unalienable rights of the people, it is the right of the people to alter or abolish it. The defendants, through their actions, have positioned themselves as adversaries to this principle, attempting to replace the rule of law with arbitrary and unlawful dictates.

C. Weaponizing Authority to Oppress

The defendants' intentional misuse of their authority to act against the interests of the Constitution and its <u>C</u>itizens is a clear manifestation of tyranny. Rather than serving their constitutional mandate to protect and defend the Constitution, they have actively waged war on it by:

- Suppressing lawful claims and evidence presented by the plaintiffs to protect their property and rights.
- Engaging in acts of fraud, coercion, and racketeering that strip plaintiffs of their constitutional protections.

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 Dismissing the jurisdictional authority of constitutional mandates, including but not limited to rights to due process and equal protection under the law.

The defendants' actions are not merely breaches of law; they are acts of *insurrection* and rebellion against the very foundation of the nation's constitutional framework. Such acts must not go unchallenged, as they jeopardize the constitutional order, the rights of the people, and the rule of law that ensures justice and equality. Plaintiffs call upon the court and relevant authorities to enforce the Constitution, compel accountability, and halt the defendants' treasonous war against the supreme law of the land.

IV. 'Bare Statutes' as Confirmation of Guilt and the Necessity of Prosecution by an Enforcer

Plaintiffs' incorporation of "bare statutes" does **NOT** exonerate Defendants; rather, it serves as evidence of Defendants' guilt, which they have already undisputedly admitted through their actions and lack of rebuttal to any affidavits, which they have a duty to respond to. The invocation of bare statutes merely underscores the necessity for Plaintiffs to compel a formal enforcer, such as a District Attorney or Attorney General, to prosecute the criminal violations. This requirement for enforcement does **NOT** negate the Defendants' culpability but, instead, affirms the gravity of their admitted violations. In this matter, Plaintiffs have thoroughly detailed the Defendants' willful and intentional breaches of multiple federal statutes under Title 18, and Plaintiff's private right(s) of action. These blatant and willful violations have been clearly articulated in this NOTICE, AFFIDAVIT, AND CONTRACT SECURITY AGREEMENT. Defendants' actions constitute treasonous conduct against the Constitution and the American people. Their behavior, alongside that of their counsel, reflects an attitude of being above the law, further solidifying their guilt. Plaintiffs maintain that the Defendants' reliance on procedural defenses or technicalities does not absolve them of their criminal conduct. Instead, their actions Self-Executing Contract and Security Agreement Registered Mail #RF775823645US Dated: February 27, 2025

are an unequivocal admission of guilt that necessitates legal action by the appropriate prosecutorial authority. Plaintiffs reserve all rights to compel such enforcement to ensure that the Defendants are held fully accountable for their crimes.

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V. RESPONSE DEADLINE: REQUIRED WITHIN THREE (3) DAYS:

A response and/or compensation and/or restitution payment must be received within a deadline of **three (3) days.** At the "**Deadline**" is defined as 5:00 p.m. on the third (3rd) day after your receipt of this affidavit. "**Failure to respond**" is defined as a blank denial, unsupported denial, inapposite denial, such as, "not applicable" or equivalent, statements of counsel and other declarations by third parties that lack first-hand knowledge of the facts, and/or responses lacking verification, all such responses being legally insufficient to controvert the verified statements herewith. See *Sieb's Hatcheries, Inc* and *Beasley, Supra*. Failure to respond can result in **your acceptance of personal liability** external to qualified immunity and waiver of any decision rights of remedy.

VI. <u>FAILURE TO RESPOND AND/OR PERFORM, REMEDY, AND</u> <u>SETTLEMENT</u>

If You/Defendant(s)/Respondent(s) fail to respond and perform within three (3) days of receiving this Affidavit Notice and Self- Executing Contract and Security Agreement and CONDITIONAL ACCEPTANCE, with verified evidence of the above accompanied by an affidavit, sworn under the penalty of perjury, as required by law, You/Defendant(s)/Respondent(s), Gregory D Eastwood, Robert C V Bowman, George Reyes, William Pratt, Robert Gell, GREGORY D EASTWOOD, ROBERT C V BOWMAN, WILLIAM PRATT, GEORGE REYES, ROBERT GELL, RIVERSIDE COUNTY SHERIFFS DEPARTMENT, Does 1-100, You/Defendant(s)/Respondent(s) individually and collectively fully agree that you must act in good faith and accordance

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with the Law, cease all conspiracy, fraud, identity theft, embezzlement, deprivation under the color of law, extortion, embezzlement, bank fraud, harassment, conspiracy to deprive, and other violations of the law, and TERMINATE these proceeding immediately, and pay the below mentioned Three Hundred Million Dollar Restitution and Settlement payment, and releasing all special deposit funds and/or Credits due to Affiant and/or Complainant(s)/Plaintiff(s).

VII. Three Hundred Million Dollars (\$300,000,000.00) Restitution Settlement Payment REQUIRED

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Furthermore, if You/Defendant(s)/Respondent(s) fail to respond and perform within three (3) days from the date of receipt of this communication by providing verified evidence and proof of the facts and conditions set forth herein, accompanied by affidat its sworn under penalty of perjury as required by law, Gregory D Eastwood, Robert C V Bowman, George Reyes, William Pratt, Robert Gell, GREGORY D EASTWOOD, ROBERT C V BOWMAN, WILLIAM PRATT, GEORGE REYES, ROBERT GELL, RIVERSIDE COUNTY SHERIFFS DEPARTMENT, Does 1-100, hereby agree that, within three (3) days of receipt of this contract offer, You/Defendant(s)/Respondent(s) shall issue restitution payment in the total sum certain of Three Hundred Million Dollars (\$300,000,000.00), which shall become immediately due and payable to TMWG EXPRESS TRUST®, TMKEVIN WALKER® ESTATE, TMKEVIN LEWIS WALKER®, and/or TMKEVIN WALKER® IRR TRUST: Complainant(s)/Plaintiff(s).

VIII. One Trillion Dollar (\$1,000,000,000,000.00) Default <u>Iudgement and Lien</u>

If You/Defendant(s)/Respondent(s) fail to respond and perform within three (3) days from the date of receipt of this communication, as contractually required, You/Defendant(s)/Respondent(s) hereby individually and collectively, fully agree, that the entire amount evidenced

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and itemized in Invoice #RIVSHERTREAS12312024, totaling One Trillion Dollars (\$1,000,000,000,000.00), shall become immediately due and payable in full.

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Furthermore, if You/Respondent(s)/Defendant(s), fail to respond and perform within three (3) days from the date of receipt of this communication, You/Defendant(s)/Respondent(s), individually and collectively, admit the statements and claims by TACIT PROCURATION, and completely agree that you/they individually and collectively are guilty of fraud, racketeering, indentity theft, treason, breach of trust and fiduciary duties, extortion, coercion, deprivation of rights under the color of law, conspiracy to deprive of rights under the color of law, monopolization of trade and commerce, forced peonage, obstruction of enforcement, extortion of a national/ internationally protected person, false imprisonment, torture, creating trusts in restraint of trade dereliction of fiduciary duties, bank fraud, breach of trust, treason, tax evasion, bad faith actions, dishonor, injury and damage to Affiant.

IX. JUDGEMENT AND COMMERCIAL LIEN **AUTHORIZATION**

Moreover, if You/Defendant(s)/Respondent(s), fail to respond within three (3) days from the date of receipt of this communication, you/they individually and collectively, fully and unequivocally Decree, Accept, fully Authorize (in accord with UCC section 9), indorse, support, and advocate for a judgement, and/or SUMMARY JUDGEMENT, and/or commercial lien of One Trillion Dollars (\$1,000,000,000,000.00) against You/Respondent(s)/Defendant(s), Gregory D Eastwood, Robert C V Bowman, George Reyes, William Pratt, Robert Gell, GREGORY D EASTWOOD, ROBERT C V BOWMAN, WILLIAM PRATT, GEORGE REYES, ROBERT GELL, RIVERSIDE COUNTY SHERIFFS DEPARTMENT, Does 1-100, in favor of, TMWG EXPRESS TRUST©, TMKEVIN WALKER© ESTATE, ™KEVIN LEWIS WALKER©, and/or ™KEVIN WALKER© IRR TRUST, and/or their lawfully designated ASSIGNEE(S).

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Finally, If You/Respondent(s)/Defendant(s), fail to respond within three (3) days from the date of receipt of this communication, You/Defendant(s)/
Respondent(s) individually and collectively, EXPRESSLY, FULLY, and unequivocally Authorize, indorse, support and advocate for TMWG EXPRESS TRUST©, TMKEVIN WALKER© ESTATE, TMKEVIN LEWIS WALKER©, and/or TMKEVIN WALKER© IRR TRUST, and/or their lawfully designated ASSIGNEE(S) to formally notify the United States Treasury, Internal Revenue Service, the respective Congress (wo)man, U.S. Attorney General, and/or any person, individual, legal fiction, and/or person, or ens legis Affiant deems necessary, including but not limited to submitting the requisite form(s) 1099-A, 1099-OID, 1099-C, 1096, 1040, 1041, 1041-V, 1040-V, 3949-A, with the One Trillion Dollars (\$1,000,000,000,000,000 USD) as the income to You/Defendant(s)/Respondent(s) and lost revenue and/or income to Affiant, and/or TMWG EXPRESS TRUST©, TMKEVIN WALKER© ESTATE, TMKEVIN LEWIS WALKER©, and/or TMKEVIN WALKER© IRR TRUST, and/or their lawfully designated ASSIGNEE(S).

X. SUMMARY JUDGEMENT, U.C.C. 3-505 PRESUMED DISHONOR

Said income is to be assessed and claimed as income by/to You/ 18 19 Defendant(s)/Respondent(s), and/or by filing a lawsuit followed by a DEMAND or similar for SUMMARY JUDGEMENT as a matter of law, in accordance with 20 21 California Code of Civil Procedure § 437c(c) and Federal Rule of Civil Procedure 22 56(a), and/or executing an Affidavit Certificate of Non-Response, Dishonor, Judgement, and Lien Authorization, in accordance with U.C.C. § 3-505, and/or issue an ORDER TO PAY or BILL OF EXCHANGE to the U.S. Treasury and IRS, 24 25 said sum certain of One Trillion U.S. Dollars (\$1,000,000,000,000.00 USD), for immediate credit to Affiant, and/or TMWG EXPRESS TRUST©, TMKEVIN 26 27 WALKER© ESTATE, ™KEVIN LEWIS WALKER©, and/or ™KEVIN WALKER© IRR TRUST, and/or their lawfully designated ASSIGNEE(S), with this SelfSelf-Executing Contract and Security Agreement — Registered Mail #RF775823645US — Dated: February 27, 2025

Executing Contract and Security Agreement servings as prima facie evidence of You/Respondent(s)/Defendant(s)'s <u>Verified</u> INDEBTEDNESS to Affiant, Affiant, and/or TMWG EXPRESS TRUST©, TMKEVIN WALKER© ESTATE, TMKEVIN LEWIS WALKER©, and/or ™KEVIN WALKER© IRR TRUST, and/or their lawfully designated ASSIGNEE(S).

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Should it be deemed necessary, the Claimant(s)/Plaintiff(s) are <u>fully</u> Authorized (in accord with U.C.C § 9-509) to file a UCC commercial LIEN and/or **UCC1 Financing Statement** to perfect interest and/or secure full satisfaction of the adjudged sum of One Trillion Dollars (\$1,000,000,000,000.00 USD).

*** SELF-EXECUTING CONTRACT AND SECURITY AGREEMENT***:

Again for the record, this contract, received and accepted per the mailbox rule, is self-executing and serves as a SECURITY AGREEMENT, and establishes a lien, Authorized by You/They/the DEBTOR(S). Acceptance of this contract is deemed to occur at the moment it is dispatched via mail, in accordance with the mailbox rule established in common law. Under this rule, an acceptance becomes effective and binding once it is properly addressed, stamped, and placed in the control of the postal service, as supported by Adams v. Lindsell (1818) 106 ER 250. Furthermore, as a <u>self-executing agreement</u>, this <u>contract</u> creates <u>immediate and</u> enforceable obligations without the need for further action, functioning also as a SECURITY AGREEMENT under Article 9 of the Uniform Commercial Code (UCC).

*** SELF-EXECUTING CONTRACT AND SECURITY AGREEMENT***: **ESTOPPEL BY ACQUIESCENCE:** XI.

If the addressee(s) or an intended recipient of this notice fail to respond addressing each point, on a point by point basis, they individually and collectively accept all of the statements, declaration, stipulations, facts, and claims as TRUTH and fact by TACIT PROCURATION, all issues are deemed settled RES JUDICATA, STARE DECISIS and by COLLATERAL ESTOPPEL.

-16 of 25-

Self-Executing Contract and Security Agreement Registered Mail #RF775823645US Dated: February 27, 2025

You may **not** argue, controvert, or otherwise protest the finality of the administrative findings in any subsequent process, whether administrative or judicial. (See Black's Law Dictionary 6th Ed. for any terms you do not "understand").

Your failure to completely answer and respond will result in your agreeing not to argue, controvert or otherwise protest the finality of the administrative findings in any process, whether administrative or judicial, as certified by Notary or Witness Acceptor in an Affidavit Certificate of Non Response and/or Judgement, or similar.

Should YOU fail to respond, provide partial, unsworn, or incomplete answers, such are not acceptable to me or to any court of law. See, Sieb's Hatcheries, Inc. v. Lindley, 13 F.R.D. 113 (1952)., "Defendant(s) made no request for an extension of time in which to answer the request for admission of facts and filed only an unsworn response within the time permitted," thus, under the specific provisions of Ark. and Fed. R. Civ. P. 36, the facts in question were deemed admitted as true. Failure to answer is well established in the court. Beasley v. U. S., 81 F. Supp. 518 (1948)., "I, therefore, hold that the requests will be considered as having been admitted." Also as previously referenced, "Statements of fact contained in affidavits which are not rebutted by the opposing party's affidavit or pleadings may be accepted as true by the trial court." --Winsett v. Donaldson, 244 N.W.2d 355 (Mich. 1976).

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Self-Executing Contract and Security Agreement — Registered Mail #RF775823645US — Dated: February 27, 2025

Invoice # RIVSHERTREAS12312024

INVOICE and/or TRUE BILL

Dear Valued Defendant(s), Respondent(s), Customer(s), Fiduciary(ies), Agent(s), and/or DEBTOR(S):

It has come to OUR attention that you are deemed guilty of multiple felony crimes, violations of U.S. Code, U.C.C, the Constitution, and the law. You have or currently still are threatening, extorting, depriving, coercing, damaging, injuring, and causing irreparable physical, mental, emotional, and financial harm to TMKEVIN WALKER® ESTATE, TMWG EXPRESS TRUST®, TMKEVIN WALKER® IRR TRUST and its/their beneficiary(ies), and their Fiduciary(ies), Trustee(s), Executor(s), Agent(s), and Representatives. You remain in default, dishonor, and have an outstanding past due balance due immediately, to wit:

	1.	18 U.S. Code § 1341 - Frauds and swindle :	\$10,000,000.00
	2.	18 U.S. Code § 4 - Misprision of felony	\$1,000,000.00
	3.	Professional and personal fees and costs associated with	
		preparing documents for this matter:	\$100,000,000.00
	4.	15 U.S. Code § 2 - Monopolizing trade a felony; penalty:	\$200,000,000.00
	5.	18 U.S. Code \$ 241 - Conspiracy against rights:	\$9,000,000,000.00
	6.	18 U.S. Code § 242 - Deprivation of rights under color of law:	\$9,000,000,000.00
	7.	18 U.S. Code § 1344 - Bank fraud:	\$100,000,000.00
		(fine and/or up to 30 years imprisonment)	
	8.	15 U.S. Code § 1122 - Liability of United States and States, and	
		instrumentalities and officials thereof:	\$100,000,000,000.00
	9.	15 U.S. Code § 1 - Trusts, etc., in restraint of trade illegal; penalty	
		(fine and/or up to 10 years imprisonment):	\$900,000,000.00
	10.	18 U.S. Code § 1951 - Interference with commerce by threats or violence	
		(fine and/or up to 20 years imprisonment):	\$3,000,000,000.00
	11.	Title 18 U.S. Code § 112 - Protection of foreign officials, official guests, and	
		internationally protected persons:	\$11,000,000.00
	12.	18 U.S. Code § 878 - Threats and extortion against foreign officials, official	
		guests, or internationally protected persons (fine and/or up to 20 years imprisonment):	\$500 ,000,000.00
			4500,000,000.00
	13.	18 U.S. Code § 880 - Receiving the proceeds of extortion (fine and/or up to	#100 000 000 00
		3 years imprisonment):	\$100,000,000.00
	14.	Use of ™KEVIN LEWIS WALKER©: x 3	\$3,000,000.00
	15.	Fraud, conspiracy, obstruction, identity theft, extortion,	
	15.	bad faith actions, treason, monopolization of trade and commerce,	
		bank fraud, threats, coercion, identity theft, mental trauma,	
		emotional anguish and trauma. embezzlement, larceny, felony crimes,	
		loss of time and thus enjoyable life, deprivation of rights under the color of law	
		harassment, Waring against the Constitution, injury and damage:	\$777,075,000,000.00

Total Due: \$1,000,000,000,000.00 USD
Good Faith Discount: \$999,700,000,000.00 USD
Total Due by 03/03/2025: \$300,000,000.00 USD
Total Due after 03/03/2025: \$1,000,000,000.000.00 USD

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Self-Executing Contract and Security Agreement — Registered Mail #RF775823645US — Dated: February 27, 2025

COPY of this ACTUAL AND CONSTRUCTIVE NOTICE and Exhibits sent to the following

WITNESSES by way of Registered Mail with Misprisson of Felony Obligations.

To/Cc: Rob Bonta, Agent(s), Fiduciary(ies), Trustee(s) To/Cc: Issa, Darrel, Agent(s), Fiduciary(ies), Trustee(s) C o Office of the Attorney General C & U.S. HOUSE OF REPRESENTATIVES 1300 "I" Street Washington, District of Colombia [20515] Sacramento, California [95814-2919] Registered Mail #RF775823676US.

Registered Mail #RF775823662US.

To/Cc: Pan Bondi, Agent(s), Fiduciary(ies), Trustee(s) To/Cc: Douglas O'Donnell, Agent(s), Fiduciary(ies), Trustee(s)

C o Office of the Attorney General Coo Internal Revenue Service 950 Pennsylvanie Avenue, NW 1111 Constitution Avenue, North West

Washington, District of Colombia [20530-0001] Washington, District of Colombia [20224] Registered Mail # RF775823680US. Registered Mail #RF775823693US.

To/Cc: David Lebryk, Agent(s), Fiduciary(ies), Trustee(s) To/Cc: Marco Rubio, Agent(s), Fiduciary(ies). Trustee(s)

C. o Department of the Treasury C o Department of State 1500 Pennsylvania Avenue, NW 2201 C Street, North West

Washington, District of Colombia [20220] Washington, District of Colombia [20520] Registered Mail #RF775823702US. Registered Mail #RF775823716US.

<u>EXHIBITS/ATTACHMENTS:</u>

1.Exhibit A: Affidavit: Power of Attorney In Fact'

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- 2. Exhibit B: Private UCC Contract Trust/UCC1 filing #2024385925-4.
- 3. Exhibit C: Private UCC Contract Trust/UCC3 filing ##20244u2990-_. 15
- 4. Exhibit D: Affidavit Right of Travel CANCELLATION, TERMINATION, AND
- REVOCATION of COMMERCIAL "For Hire" DRIVER'S LICENSE CONTRACT 17
- and AGREEMENT. LICENSE/BOND # B6735991 18
- 5. Exhibit E: Revocation Termination and Cancelation of Franchise. 19
- 6. Exhibit F: CITATION/BOND #TE464702, accepted under threat, duress, and 20
- coercion: AS EVIDENCED BY SIGNATURE LINE, 21
- 22 | 7. Exhibit G: Automobile's PRIVATE PLATE displayed on the automobile
- 8. Exhibit H: Screenshot of "Automobile" and "commercial vehicle" from DMV website 24
- 9. Exhibit I: Screenshot of CA CODE § 260 from https://leginfo.legislature.ca.gov
- 10. Exhibit J: Photo(s) of Defendant/Respondent Gregory D Eastwood.
- 11. Exhibit K: Photo(s) of Defendant/Respondent Robert C V Bowman. 27
- 12. Exhibit L: Photo(s) of Defendant/Respondent Willam Pratt. 28

Self-Executing Contract and Security Agreement Registered Mail #RF775823645US Dated: February 27, 2025

- 13. Exhibit M: AFFIDAVIT CERTIFICATE of STATUS, ASSETS, RIGHTS,

 JURISDICTION, AND PROTECTIONS as national/non-citizen national, foreign
 government, foreign official, internationally protected person, international
 organization, secured party/secured creditor, and/or national of the United
 States, #RF661448964US
- 14. Exhibit N: national/non-citizen national passport card #C35510079.
- 15. Exhibit O: national/non-citizen national passport book #A39235161.
- 8 | 16.Exhibit P: ™KEVIN LEWIS WALKER© Copyright and Trademark Agreement.
 - 17. Exhibit Q: NOTICE OF CONDITIONAL ACCEPTANCE, and FRAUD, RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION, TREASON, #RF775820621US.
 - 18.Exhibit R: NOTICE OF DEFAULT, and FRAUD, RACKETEERING,
 CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW,
 IDENTITY THEFT, EXTORTION, COERCION, TREASON, #RF775821088US.
 - 19.Exhibit S: NOTICE OF DEFAULT, and FRAUD, RACKETEERING,
 CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW,
 IDENTITY THEFT, EXTORTION, COERCION, TREASON, #RF775822582US

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WORDS DEFINED GLOSSARY OF TERMS:

- As used in this Affidavit, the following words and terms are as defined in this section, non-obstante:
- automobile: a passenger vehicle that does not transport persons for hire. This includes station wagons, sedans, vans, and sport utility vehicles. <u>See, California Vehicle Code (CVC) §465</u>.
- 2. commercial vehicle: A "commercial vehicle" is a vehicle which is used or maintained for the transportation of persons for hire, compensation, or profit or designed, used, or maintained primarily for the transportation of property (for example, trucks and pickups). See CVC \$260.
- 3. motor vehicle: The term "motor vehicle" means every description of carriage or other contrivance propelled or drawn by mechanical power <u>and</u> used for commercial purposes on the highways in the -20 of 25-

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transportation of passengers, passengers and property, or property or cargo. See 18 U.S. Code § 31 -Definitions.

- financial institution: a person, an individual, a private banker, a business engaged in vehicle sales, including automobile, airplane, and boat sales, persons involved in real estate closings and settlements, the United States Postal Service, a commercial bank or trust company, any credit union, an agency of the United States Government or of a State or local government carrying out a duty or power of a business described in this paragraph, a broker or dealer in securities or commodities, a currency exchange, or a business engaged in the exchange of currency, funds, or value that substitutes for currency or funds, financial agency, a loan or finance company, an issuer, redeemer, or cashier of travelers' checks, checks, money orders, or similar instruments, an operator of a credit card system, an insurance company, a licensed sender of money or any other person who engages as a business in the transmission of currency, funds, or value that substitutes for currency, including any person who engages as a business in an informal money transfer system or any network of people who engage as a business in facilitating the transfer of money domestically or internationally outside of the conventional financial institutions system. Ref. 31 U.S. Code § 5312 - Definitions and application.
- individual: As a noun, this term denotes a single person as distinguished from a group or class, and also, very commonly, a private or natural person as distinguished from a partnership, corporation, or association; but it is said that this restrictive signification is not necessarily inherent in the word, and that it may, in proper cases, include artificial persons. As an adjective: Existing as an indivisible entity. Of or relating to a single person or thing, as opposed to a group. -- See Black's Law Dictionary 4th, 7th, and 8th Edition pages 913, 777, and 2263 respectively.
- person: Term may include artificial beings, as corporations. The term means an individual, corporation, business trust, estate, trust, partnership, limited liability company, association, joint venture, government, governmental subdivision, agency, or instrumentality public corporation, or any other legal or commercial entity. The term "person" shall be construed to mean and include an individual, a trust, estate, partnership, association, company or corporation. The term "person" means a natural person or an organization. -Artificial persons. Such as are created and devised by law for the purposes of society and government, called "corporations" or bodies politic." -Natural persons. Such as are **-21** of 25-

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Self-Executing Contract and Security Agreement Registered Mail #RF775823645US Dated: February 27, 2025

formed by nature, as distinguished from artificial persons, or corporations. -Private person. An individual who is not the incumbent of an office. Persons are divided by law into natural and artificial. Natural persons are such as the God of nature formed us; artificial are such as are created and devised by human laws, for the purposes of society and government, which are called "corporations" or "bodies politic." - See Uniform Commercial Code (UCC) \$ 1-201. Black's Law Dictionary 1st, 2nd, and 4th edition pages 892, 895, and 1299, respectively, 27 Code of Federal Regulations (CFR) § 72.11 - Meaning of terms, and 26 United States Code (U.S. Code) § 7701 - Definitions.

- bank: a person engaged in the business of banking and includes a savings bank, savings and loan association, credit union, and trust company. The terms "banks", "national bank", "national banking association", "member bank", "board", "district", and "reserve bank" shall have the meanings assigned to them in section 221 of this title. An institution, of great value in the commercial world, empowered to receive deposits of money, to make loans, and to issue its promissory notes, (designed to circulate as money, and commonly called "bank-notes" or "bank-bills") or to perform any one or more of these functions. The term "bank" is usually restricted in its application to an incorporated body; while a private individual making it his business to conduct banking operations is denominated a "banker." Banks in a commercial sense are of three kinds, to wit, (1) Of deposit; (2) of discount, (3) of circulation. Strictly speaking, the term "bank" implies a place for the deposit of money, as that is the most obvious purpose of such an institution. — See, UCC 1-201, 4-105, 12 U.S. Code § 221a, Black's Law Dictionary 1st, 2nd, 4th, 7th, and 8th, pages 117-118, 116-117, 183-184, 139-140, and 437-439.
- 8. discharge: To cancel or unloose the obligation of a contract; to make an agreement or contract null and inoperative. Its principal species are rescission, release, accord and satisfaction, performance, judgement, composition, bankruptcy, merger. As applied to demands claims, right of action, incumbrances, etc., to discharge the debt or claim is to extinguish it, to annul its obligatory force, to satisfy it. And here also the term is generic; thus a dent, a mortgage. As a noun, the word means the act or instrument by which the binding force of a contract is terminated, irrespective of whether the contract is carried out to the full extent contemplated (in which case the discharge is the result of performance) or is broken off before complete execution. See, Blacks Law Dictionary 1st, page

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- 9. pay: To discharge a debt; to deliver to a creditor the value of a debt, either in money or in goods, for his 2 acceptance. To pay is to deliver to a creditor the value of a debt, either in money or In goods, for his 3 acceptance, by which the debt is discharged. See Blacks Law Dictionary 1st, 2nd, and 3rd edition, pages 4 880, 883, and 1339 respectively. 5 10.
 - payment: The performance of a duty, promise, or obligation, or discharge of a debt or liability. by the delivery of money or other value. Also the money or thing so delivered. Performance of an obligation by the delivery of money or some other valuable thing accepted in partial or full discharge of the obligation. [Cases: Payment 1. C.J.S. Payment § 2.] 2. The money or other valuable thing so delivered in satisfaction of an obligation. See Blacks Law Dictionary 1st and 8th edition, pages 880-811 and 3576-3577, respectively.
 - driver: The term "driver" (i.e: "driver's license") means One employed in conducting a coach, carriage, 11. wagon, or other vehicle, with horses, mules, or other animals.
 - 12. may: An auxiliary verb qualifying the meaning of another verb by expressing ability, competency, liberty, permission, probability or contingency. - Regardless of the instrument, however, whether constitution, statute, deed, contract or whatnot, courts not infrequently construe "may" as "shall" or "must". — See Black's :aw Dictionary, 4th Edition page 1131.
 - extortion: The term "extortion" means the obtaining of property from another, with his consent, induced by wrongful use of actual or threatened force, violence, or fear, or under color of official right.— See 18 U.S. Code § 1951 - Interference with commerce by threats or violence.
 - national: "foreign government", "foreign official", "internationally protected person", "international 14. organization", "national of the United States", "official guest," and/or "non-citizen national." They all have the same meaning. See Title 18 U.S. Code § 112 - Protection of foreign officials, official guests, and internationally protected persons.
 - **United States:** For the purposes of this Affidavit, the terms "United States" and "U.S." mean only the Federal Legislative Democracy of the District of Columbia, Puerto Rico, U.S. Virgin Islands, Guam, American Samoa, and any other Territory within the "United States," which entity has its origin and jurisdiction from Article 1, Section 8, Clause 17-18 and Article IV, Section 3, Clause 2 of the Constitution for the United States of America. The terms "United States" and "U.S." are NOT to be construed to mean or include the sovereign, united 50 states of America.

Case 5:25-cr-00163-ODW Document 1 Filed 05/12/25 Page 172 of 435 Page ID #:172

County of Riverside

Our Lord two thousand and twenty five:

Self-Executing Contract and Security Agreement — Registered Mail #RF775823645US — Dated Tebruary 27, 2025

- some manner to do him an injury. As distinguished from negligence, it is always positive, intentional. as applied to contracts is the cause of an error bearing on material part of the contract, created or continued by artifice, with design to obtain some unjust advantage to the one party, or to cause an inconvenience or loss to the other, in the sense of court of equity, properly includes all acts, omissions, and concealments which involved a breach of legal or equitable duty, trust, or confidence justly reposed, and are injurious to another, or by which an undue and unconscientious advantage is taken of another. See Black's Law Dictionary, 1st and 2nd Edition, pages 521-522 and 517 respectively.
- 17. color: appearance, semblance, or simulacrum, as distinguished from that which is real. A prima facie or apparent right. Hence, a deceptive appearance; a plausible, assumed exterior, concealing a lack of reality; a a disguise or pretext. See, Black's Law Dictionary 1st Edition, page 222.
- 18. colorable: That which is in appearance only, and not in reality, what it purports to be. See, Black's Law Dictionary 1st Edition, page 2223.

COMMERCIAL OATH AND VERIFICATION:

)	Commercial Oath and Verification
The State of California)	
I, KEVIN WALKER, under my	unlimit	ed liability and Commercial Oath proceeding
in good faith being of sound	mind st	ates that the facts contained herein are true,
correct, complete and not mish	leading	to the best of Affiant's knowledge and belief
under penalty of International	Comme	rcial Law and state this to be HIS Affidavit of
Truth regarding same signed a	nd seale	d this 27TH day of FEBRUARY in the year of

proceeding sui juris, In Propria Persona, by Special Limited Appearance, All rights reserved without prejudice or recourse, UCC § 1-308, 3-402.

Kevin Walker, Attorney In Fact, Secured Party, Executor, national, private bank(er) EIN # 9x-xxxxxxx

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Case 5:25-cr-00163-ODW Document 1 Filed 05/12/25 Page 173 of 435 Page ID

Self-Executing Contract and Security Agreement — Registered Mail #RF775823645US — Dated Tebruary 27, 2025

1	Let this document stand as truth before the Almighty Supreme Creator and let it be			
2	established before men according as the scriptures saith: "But if they will not listen,			
3	take one or two others along, so that every matter may be established by the testimony of two			
4	or three witnesses." Matthew 18:16. "In the mouth of two or three witnesses, shall every			
5	word be established" 2 Corinthians 13:1.			
6	Sui juris, By Special Limited Appearance,			
7	Bv: 1262/2			
8	Downabelle Mortel (WITNESS)			
9	Sui juris, By Special Limited Appearance,			
10	By: Cloud Duth 111/4			
11	Corey Walker (WITNESS)			
12	NOTICE:			
13	Using a notary on this document does not constitute any adhesion, nor does it alter my			
14	status in any manner. The purpose for notary is verification and identification only and			
15	not for entrance into any foreign jurisdiction.			
16	<u>IURAT</u> :			
17	A nother public or other officer completing the second with a second wit			
18	State of Riverside)			
19	County of California) ss.			
20	Subscribed and sworn to (or affirmed) before me on this 27th day of February, 2025 by Kevin Walker proved			
21	to me on the basis of satisfactory evidence to be the person(s) who appeared before me.			
22	Tauli O ()			
23	Notary public JOYTI PATEL Notary Public - California Riverside County			
24	Seal: Commission # 2407742 My Comm. Expires Jul 8, 2026			
25	// //			
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-Exhibit F-

Registered Mail #RF775823821US - Dated: March 5, 2025

Kevin Walker, sur juris, In Propria Persona C/o 30650 Rancho California Road #406-251 Temecula, California [92591] non-domestic without the United States Email: team@walkernovagroup.com

CLERK U.S. DISTRICT COURT

MAR | 2025

CENTRAL DISTRICT ALLIEORNIA
EASTERN DIVISION MEY DEPUTY

Attorney-In-Fact, Executor, and Authorized Representative, for Real Party(ies) in Interest/Plaintiff(s)

™KEVIN WALKER© ESTATE, ™WG EXPRESS© TRUST ™KEVIN WALKER©, ™DONNABELLE MORTEL© ESTATE

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA, EASTERN DIVISION
ED CV 25 - 00648 WILLIAM

MKEVIN WALKER© ESTATE, MKEVIN LEWIS WALKER©, MKEVIN WALKER© IRR TRUST,

Plaintiff(s)/Real Party(ies) in Interest,

vs.

Chad Bianco,

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Steven Arthur Sherman,

15 Gregory D Eastwood,

Robert C V Bowman,

16 George Reyes,

William Pratt, Robert Gell,

18 RIVERSIDE COUNTY SHERIFF,

MENIFEE JUSTICE CENTER,

FERGUSON PRAET & SHERMAN A PROFESSIONAL CORPORATION.

Does 1-100 Inclusive,

Defendant(s).

YERIFIED COMPLAINT FOR:

- 1. FRAUD AND MISREPRESENTATION
- 2. BREACH OF CONTRACT
- 3. THEFT, EMBEZZLEMENT, AND FRAUDULENT MISAPPLICATION OF FUNDS AND ASSETS
- 4. FRAUD, FORGERY, AND UNAUTHORIZED USE OF IDENTITY
- 5. MONOPOLIZATION OF TRADE AND COMMERCE, AND UNFAIR BUSINESS PRACTICES
- DEPRIVATION OF RIGHTS UNDER COLOR OF LAW
- 7. RECEIVING EXTORTION PROCEEDS
- 8. FALSE PRETENSES AND FRAUD
- 9. THREATS AND EXTORTION
- 10. RACKETEERING
- 11. BANK FRAUD
- 12. FRAUDULENT TRANSPORTATION AND TRANSFER OF STOLEN GOODS AND SECURITIES
- 13. TORTURE
- 14. KIDNAPPING
- 15. FORCED PEONAGE
- 16. UNLAWFUL INTERFERENCE, INTIMIDATION, EXTORTION, AND EMOTIONAL DISTRESS
- 17. DECLARATORY JUDGEMENT & RELIEF
- 18. DEMAND FOR SUMMARY JUDGEMENT AS A MATTER OF LAW CONSIDERED, ACCEPTED, AGREED, AND STIPULATED ONE TRILLION (\$1,000,000,000,000,000.00) JUDGEMENT AND LIEN.

COMES NOW, Plaintiffs TMKEVIN WALKER® ESTATE, TMKEVIN LEWIS

WALKER©, ™KEVIN WALKER© IRR TRUST (hereinafter "Plaintiffs" and/or

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VERITIED COMPLACY FOR PRADD, BEEACH OF CONTRACT, THEFT, DEPRIVATION OF EIGHTS INDER THE CELOR OF LAW, COMERGACY, RACKET EXBED O, KIDHARFUND, TOETURE, AND SUBBLART JUDGRADET AND A MATTER OF LAW.

Registered Mail #RF775823821US — Dated: March 5, 2025

"Real Party(ies) in Interest"), by and through their Attorney-in-Fact, Kevin: Walker, 1 2 who is proceeding sui juris, In Propria Persona, and by Special Limited Appearance (NOT generally). Kevin is natural freeborn sovereign and state Citizen 3 of California the republic in its De'jure capacity as one of the several states of the 4 Union 1789. This incidentally makes him a non-citizen national/national American 5 Citizen of the republic as per the De'Jure Constitution for the United States 6 1777/1789. 7 Plaintiffs, acting through their Attorney-in-Fact, assert their unalienable right to contract, as secured by Article I, Section 10 of the Constitution, which states: "No State shall... pass any Law impairing the Obligation of Contracts," and thus which 10 11 *prohibits* states from impairing the obligation of contracts. This clause unequivocally prohibits states from impairing the obligation of 12 13 contracts, including but not limited to, a trust and contract agreement as an 'Attorney-In-Fact,' and any private contract existing between Plaintiffs and Defendants. A copy of the 'Affidavit: Power of Attorney In Fact,' is attached hereto as Exhibits A and incorporated herein by reference. 16 17 Plaintiffs further rely on their inherent rights under the Constitution and the 18 common law - rights that predate the formation of the tatge and remain safeguarded by due process of law. 19 'Attorney-in-Fact': Legal Authority and Recognition: 20 An attorney-in-fact is a private attorney authorized by another to act on their 21 22 behalf in specific matters, as granted by a power of attorney. This authority can be limited to a specific act or extend to general business matters that are not of a 23 24 legal character. According to Bouvier's Law Dictionary, Black's Law Dictionary (1st, 2nd, and 8th

An attorney-in-fact derives their authority from a written instrument,
 commonly referred to as a "power of attorney."

editions), and the American Bar Association (ABA):

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- A constituent may lawfully delegate authority to an attorney-in-fact to act in their place.
- This designation is distinct from an attorney-at-law, as it pertains to an individual acting under a special agency or letter of attorney for particular actions.
- Even individuals who are otherwise disqualified from acting in their own legal capacity, such as minors or married women (historically referred to as femes coverts), may act as an attorney-in-fact for others if they have the necessary understanding.

Black's Law Dictionary defines an attorney-in-fact as follows:

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"A person to whom the authority of another, who is called the constituent, is by him lawfully delegated. The term is employed to designate persons who are under special agency, or a special letter of attorney, so that they are appointed in factum, for the deed, or special act to be performed; but in a more extended sense, it includes all other agents employed in any business, or to do any act or acts in pais for another."

The American Bar Association (ABA) further affirms that the individual named in a power of attorney is legally referred to as an agent or attorney-in-fact and has the authority to take any action expressly permitted in the document. The American Bar Association (ABA) official website explicitly states:

"The person named in a power of attorney to act on your behalf is commonly referred to as your "agent" or "attorney-in-fact." With a valid power of attorney, your agent can take any action permitted in the document." See Exhibit AA.

Statutory and U.C.C. Recognition of 'Attorney-in-Fact' Authority:

The authority of an attorney-in-fact is explicitly recognized in various statutory and commercial codes, reinforcing its binding nature:

 U.C.C. § 3-402: Establishes that an authorized representative, including an attorney-in-fact, can bind the principal in contractual and financial transactions.

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WERDING CONSTRACT, TRAID, BREACH OF CONTRACT, TEXET, PERSIVATION OF RIGHTS UNDER THE COLOR OF LAW, CONSTRACY, RACKETEERING, KIDWARWING, TOISTURE, and SUBMARAT JUDICHIDITAR & MARTER OF LAW.

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- 28 U.S.C. § 1654: Confirms that "parties may plead and conduct their own cases personally or by counsel", reinforcing the Plaintiffs' right to selfrepresentation and the use of an attorney-in-fact.
- 26 U.S.C. § 2203: Recognizes executors, including attorneys-in-fact, in matters
 of estate administration and tax liability.
- 26 U.S.C. § 7603: Acknowledges that an attorney-in-fact may lawfully receive and respond to IRS summonses on behalf of the principal.
- 26 U.S.C. § 6903: Confirms that fiduciaries, including attorneys in-fact, are recognized in tax matters and are legally bound to act in their principal's best interest.
- 26 U.S.C. § 6036: Establishes that attorneys-in-fact can handle affairs related to the administration of decedent estates and trust entities.
- 26 U.S.C. § 6402: Grants attorneys-in-fact the authority to receive and negotiate tax refunds and credits on behalf of the principal.

Plaintiffs have clearly presented a valid "Affidavit: Power of Attorney In Fact" (Exhibit A), which lawfully confers upon them the authority to act in this matter. The legal principles established by the UCC and statutory law further reinforce the binding authority of Plaintiffs' affidavits and agreements.

Defendants' assertion that a trust cannot be represented by an attorney-in-fact contradicts well-established statutory, commercial, and legal principles. By denying this legal reality, Defendants engage in intentional misrepresentation and mockery of long-standing legal doctrine, further demonstrating their lack of credibility and bad faith in these proceedings

Constitutional Basis:

Plaintiffs assert that their **private rights** are secured *and* protected under the **Constitution**, **common law**, and **exclusive equity**, which govern their ability to freely contract and protect their property and interests..

Plaintiffs respectfully assert and affirm:

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- "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 <u>unlimited</u>. He owes no such duty [to submit his books and papers for an examination] to the State, since he receives nothing therefrom, beyond the protection of his life and property. His rights are such as existed by the law of the land [Common Law] long antecedent to the organization of the State, and can only be taken from him by due process of law, and in accordance with the Constitution. Among his rights are a refusal to incriminate himself, and the immunity of himself and his property from arrest or seizure except under a warrant of the law. He owes nothing to the public so long as he does not trespass upon their rights." (Hale v. Henkel, 201 U.S. 43, 47 [1905]).
- "The claim and exercise of a constitutional right cannot be converted into a crime."—Miller v. U.S., 230 F 2d 486, 489.
- "Where rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them." —Miranda v. Arizona, 384 U.S.
- "There can be no sanction or penalty imposed upon one because of this
 exercise of constitutional rights." —Sherar v. Cullen, 481 F. 945.
- "A law repugnant to the Constitution is void." Marbury v. Madison, 5 U.S.
 (1 Cranch) 137, 177 (1803).
- "It is not the duty of the citizen to surrender his rights, liberties, and immunities under the guise of police power or any other governmental power." Miranda v. Arizona, 384 U.S. 436, 491 (1966).
- "An unconstitutional act is not law; it confers no rights; it imposes no duties; affords no protection; it creates no office; it is, in legal contemplation, as inoperative as though it had never been passed." Norton v. Shelby County, 118 U.S. 425, 442 (1886).

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- "No one is bound to obey an unconstitutional law, and no courts are bound to enforce it." 16 Am. Jur. 2d, Sec. 177, Late Am. Jur. 2d, Sec. 256.
- "Sovereignty itself remains with the people, by whom and for whom all
 government exists and acts." Yick Wo v. Hopkins, 118 U.S. 356, 370 (1886).

Supremacy Clause:

Plaintiffs respectfully assert and affirm that:

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- The Supremacy Clause of the Constitution of the United States (Article VI, Clause 2) establishes that the Constitution, federal laws made pursuant to it, and treaties made under its authority, constitute the "supreme Law of the Land", and thus take priority over any conflicting state laws. It provides that state courts are bound by, and state constitutions subordinate to, the supreme law. However, federal statutes and treaties must be within the parameters of the Constitution; that is, they must be pursuant to the federal government's enumerated powers, and not violate other constitutional limits on federal power ... As a constitutional provision identifying the supremacy of federal law, the Supremacy Clause assumes the underlying priority of federal authority, albeit only when that authority is expressed in the Constitution itself; no matter what the federal or state governments might wish to do, they must stay within the boundaries of the Constitution. Plaintiffs sue Defendant(s) and assert as established, considered, agreed and
- Plaintiffs sue Defendant(s) and assert as established, considered, agreed and admitted by Defendants:
- 1. Plaintiffs, TMKEVIN WALKER© ESTATE, TMKEVIN LEWIS WALKER©,
 TMKEVIN WALKER© IRR TRUST, (collectively referred to as "Plaintiffs" and/or
 "Real Party(ies) in Interest") are undisputedly the holders in due course of <u>all</u>
 assets, intangible and tangible, hold allodial title to all assets, in accordance with
 UCC § 3-302.
- 2. Plaintiffs are each are foreign to the 'United States', which is a federal corporation, as evidenced by 28 U.S. Code § 3002.

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- 3. Plaintiff(s) is/are <u>undisputedly</u> the Creditor(s).
- **4.** Plaintiffs all have explicitly reserved <u>all</u> of their rights, also in accordance with U.C.C. § 1-308, and have waive <u>none</u>.
 - 5. Plaintiffs alone *undisputedly* have exclusive, sole, and complete standing.

Defendants

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- 6. Defendant(s), Chad Bianco, Steven Arthur Sherman, Gregory D Eastwood,
- 7 Robert CV Bowman, George Reyes, William Pratt, Robert Gell, RIVERSIDE
- 8 COUNTY SHERIFF, MENIFEE JUSTICE CENTER, FERGUSON PRAET &
- 9 SHERMAN A PROFESSIONAL CORPORATION, Does 1-100 Inclusive, Does 1-100
- 10 Inclusive, according to Law and Statute, are each a 'person,' and/or 'trust' and/or
- 11 | 'individual,' and/or 'bank' as defined by 26 U.S. Code § 7701(a)(1), U.C.C. §§ 1-201
- 12 and 4-105, 26 U.S. Code § 581, and 12 U.S. Code § 221a, and/or a 'financial
- 13 institution,' as defined by 18 U.S. Code § 20 Financial institution defined, and
- 14 Defendants are engaged in interstate commerce, and/or doing business in
- 15 Riverside, California.
 - 7. Defendants are undisputedly the **DEBTORS** in this matter.
 - **8.** Defendants are **undisputedly <u>NOT</u>** the CREDITOR(S), or an ASSIGNEE(S) of the CREDITOR(S), in this matter.
 - 9. Defendants do **NOT** have power of attorney in any way.
 - 10. Defendants do **NOT** have any standing.
- 21 11. Defendants are <u>presumed</u> to be in dishonor, in accordance with U.C.C. §
- 22 3-505, as evidenced by the attached 'Affidavit Certificate of Dishonor, Non-
- 23 response, DEFAULT, JUDGEMENT, and LIEN AUTHORIZATION'. A copy is
- 24 attached hereto as Exhibit H and incorporated herein by reference.

<u>Unknown Defendants (Does 1-100)</u>

12. Plaintiffs do not know the true names of **Defendants Does 1 through 100**, inclusive, and therefore sues them by those fictitious names. Their true names and capacities are unknown to Plaintiff. When their true names and capacities are

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tract, telef, deprivation of rights under the color of law combinant, racket eering. Kilmapping, torture, 🚧 eumarie judgement as a matter of law

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ascertained, Plaintiff will amend this complaint by inserting their true names and capacities herein. Plaintiff is informed and believes and thereon alleges that each of these unknown and fictitiously named Defendant(s) claim some right, title, estate, lien, or interest in the hereinafter-described real property adverse to Plaintiff's title, and that their claims, and each of them, constitute a cloud on Plaintiff's title to that real property.

Description of Affected Private Trust Property:

13. This action affects title to the private Trust property (herein referred to as "private property" and/or "subject property"), a Lamborghini Urus, VIN #3333333333, including all ownership, title, interest, and authority over said private property, as well as all bonds, securities, Federal Reserve Notes, assets, both tangible and intangible, registered and unregistered, and all assets held in trust by Plaintiffs, as more particularly described in the authentic UCC1 filing and NOTICE #2024385925-4 and UCC3 filing and NOTICE #2024402990-2, all filed in the Office of the Secretary of State, State of Nevada, and attached hereto as Exhibits C and D, respectively, and incorporated herein by reference.

14. This action also affected any titles, investments, interests, principal amounts, credits, funds, assets, bonds, Federal Reserve Notes, notes, bills of exchange, entitlements, negotiable instruments, or similar collateralized, hypothecated, and/or securitized items in any manner tied to Plaintiffs' signature, promise to pay, order to pay, endorsement, credits, authorization, or comparable actions (collectively referred to hereinafter as "Assets").

Standing:

15. Plaintiffs are <u>undisputedly</u> the Real Party(ies) in Interest, holder(s) in due course, Creditor(s), and hold allodial tittle to **any and all** assets, registered or unregistered, tangible or intangible, in accordance with contract law, principles, **common law**, **excusive equity**, the right to equitable subrogation, and the UCC (Uniform Commercial Code). This is further

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l	evidenced by the following UCC filings, all duly filed in the Office of the
2	Secretary of State, State of Nevada: UCC1 filing NOTICE #2024385925-4 and
;	UCC3 filing and NOTICE #2024402990-2 (Exhibits C and D), and in
ı	accordance with UCC §§ 3-302, 9-105, and 9-509.

- 16. Plaintiffs maintain **exclusive and sole standing** in relation to said assets and their interests, as duly recorded and affirmed by these filing.
 - 17. Plaintiff(s) alone possess(es) exclusive equity.

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- 18. Defendants do **NOT** have any valid interest or standing.
- 19. Defendants do <u>NOT</u> have a valid claim to Plaintiffs' 'private property', or 'subject property', or any of the respective 'Assets', registered and unregistered, tangible and intangible.

<u>Defendants' Failure to Provide Proof/Evidence, and Defendants'</u> Default and Dishonor:

- 20. All statements, claims, offer, and terms presented in Defendants's unlawful, unconstitutional, coerced, and extorted OFFER (#TE464702) were CONDITIONALLY ACCEPTED, thus presenting to Defendants a binding counter offer, which Defendants have failed to perform under and are thus in default and dishonor, as evidenced by Exhibits E, F, G, and H.
- 21. As considered, agreed, and stipulated by Defendants in the <u>unrebutted</u> verified commercial affidavits, contract agreement, and self-executing contract security agreements (Exhibits E, F, G, and H), Defendants have admitted to all the facts, terms, and statements made in the unrebutted Affidavits, and Defendants have failed to provide any proof, and they remain in default and dishonor.

<u>Defendants' Presumption of Dishonor Under U.C.C. § 3-505 and</u> <u>Evidence Proving Defendants' Dishonor:</u>

22. The failure of Defendants to rebut or provide any valid evidence of their performance is further confirmed by the, 'AFFIDAVIT CERTIFICATE of

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DISHONOR, NON-RESPONSE, DEFAULT, JUDGEMENT, and LIEN AUTHORIZATION"/Self-Executing Contract Security Agreement (Exhibit E), which is **duly notarized** and complies with the requirements of U.C.C. § 3-505.

23. Under U.C.C. § 3-505, a document regular in form, such as the notarized Affidavit Certificate serves as evidence of dishonor and creates a <u>presumption</u> of dishonor.

U.C.C. § 3-505. Evidence of Dishonor.

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- (a) The following are admissible as evidence and create a presumption of dishonor and of any notice of dishonor stated:
- (1) A document regular in form as provided in subsection (b) which purports to be a protest;
- (2) A purported stamp or writing of the drawee, payor bank, or presenting bank on or accompanying the instrument stating that acceptance or payment has been refused unless reasons for the refusal are stated and the reasons are not consistent with dishonor;
- (3) A book or record of the drawee, payor bank, or collecting bank, kept in the usual course of business which shows dishonor, even if there is no evidence of who made the entry.
- (b) A protest is a certificate of dishonor made by a United States consul or vice consul, or a notary public or other person authorized to administer oaths by the law of the place where dishonor occurs. It may be made upon information satisfactory to that person. The protest must identify the instrument and certify either that presentment has been made or, if not made, the reason why it was not made, and that the instrument has been dishonored by nonacceptance or nonpayment. The protest may also certify that notice of dishonor has been given to some or all parties.

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24. The <u>notarized</u> 'AFFIDAVIT CERTIFICATE of DISHONOR, NON-RESPONSE, DEFAULT, JUDGEMENT, and LIEN AUTHORIZATION"/Self-Executing Contract Security Agreement (Exhibit L), complies with these requirements and serves as a formal protest and evidence of dishonor under U.C.C. § 3-505, as it clearly documents Defendants' refusal to respond or provide the necessary rebuttal to Plaintiffs' claims.

25. Defendants have <u>not</u> submitted any evidence to contradict or rebut the statements made in the affidavits. As a result, the facts set forth in the affidavits are deemed true and uncontested. *Additionally*, the California Evidence Code § 664 and related case law support the presumption that official duties have been regularly performed, and *unrebutted* affidavits stand as Truth.

26. Defendants may <u>not</u> argue, controvert, or otherwise protest the finality of the administrative findings established through the unrebutted affidavits. As per established legal principles, once an affidavit is submitted and not rebutted, its content is accepted as true, and Defendants are barred from contesting these findings in subsequent processes, whether administrative or judicial.

'Foundation of American Sovereignty:

27. The Declaration of Independence (1776) proclaims:

"Governments are instituted among Men, deriving their just powers from the consent of the governed."

- 28. This foundational document establishes that the people are the true sovereigns of this nation.
- 29. The U.S. Constitution and the Bill of Rights serve as a contract that binds the government, securing the People's liberties and limiting governmental authority. The Tenth Amendment asserts:
 - "The powers not delegated to the United States by the Constitution, nor prohibited by it to the <u>States</u>, are reserved to the States respectively, or to the people."

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This affirms that any power not granted to the federal government remains with the <u>S</u>tates or the people.

SUPREME COURT Affirmations of Sovereignty:

- 30. The Supreme Court of the United States (SCOTUS) has repeatedly affirmed that sovereignty resides in the people:
 - Chisholm v. Georgia, 2 U.S. 419 (1793):
 "The sovereignty resides in the people... they are truly the sovereigns of the country."
 - Yick Wo v. Hopkins, 118 U.S. 356 (1886):
 "Sovereignty itself remains with the people, by whom and for whom all government exists and acts."
 - Lansing v. Smith, 4 Wend. 9 (N.Y. 1829):
 "People of a state are entitled to all the rights which formerly belonged to the King by his prerogative."
 - Marbury v. Madison, 5 U.S. 137 (1803):
 "A law repugnant to the Constitution is void."
 - Sherar v. Cullen, 481 F.2d 946 (9th Cir. 1973):
 "There can be no sanction or penalty imposed upon one because of his exercise of constitutional rights."

Congressional Recognition of Americans as 'Sovereigns':

- 31. In his 1947 "I Am an American Day" address, Representative John F.
- Kennedy emphasized the active role Citizens must play in preserving liberty:
 - "The fires of liberty must be continually fueled by the positive and conscious actions of all of us." (JFKLIBRARY.ORG)
- 32. Further, Congress formally recognized the significance of American sovereignty through the establishment of "I Am An American Day," later designated as Citizenship Day:
 - "Whereas it is desirable that the <u>sovereign citizens of our Nation</u> be prepared for the responsibilities and impressed with the significance of their status

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VERTIEG COMPLANT FOR FRAUD, DREACH OF CONTRACT, THEFT, DEPAINATION OF RIGHTS UNDER THE COLOR OF LAW COMPRISE, RACKETEERING, KIDNAPPING, TORTURE, 443 UNDERST REDOMENT AS A MATTER OF LAW

in our self-governing Republic: Therefore be it Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the third Sunday in May each year be, and hereby is, set aside as Citizenship Day..."

This resolution affirms the foundational principle that sovereignty resides with the people, who are responsible for preserving and exercising their rights and freedoms.

Status as a "national" and "state Citizen":

33. Under 8 U.S.C. § 1101(a)(21), the term national is defined as:

"A person owing permanent allegiance to a state."

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Furthermore, 8 U.S.C. § 1101(B)(22) defines national of the United States as:

"(A) a citizen of the United States, or (B) a person who, though not a citizen of the United States, owes permanent allegiance to the United States."

34. This distinction is clear: one can be a *national* without being a <u>citizen</u> of the United States, reinforcing the concept of sovereignty associated with state citizenship.

Distinction Between "state Citizen" and "citizen of the United States"

- 35. The Courts have long recognized that state citizenship and U.S. citizenship are distinct legal statuses:
 - United States v. Anthony (1873)

"The Fourteenth Amendment creates and defines citizenship of the United States. It had long been contended, and had been held by many learned authorities, and had never been judicially decided to the contrary, that there was no such thing as a citizen of the United States, except as that condition arose from citizenship of some state."

Slaughter-House Cases, 83 U.S. 36 (1872)

"It is quite clear, then, that there is a citizenship of the United States and a citizenship of a State, which are distinct from each other and which depend upon different characteristics or circumstances in the individual."

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• United States v. Cruikshank, 92 U.S. 542 (1875)

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"We have in our political system a Government of the United States and a government of each of the several States. Each one of these governments is distinct from the others, and each has citizens of its own who owe it allegiance, and whose rights, within its jurisdiction, it must protect."

- Thomasson v. State, 15 Ind. 449; Cory v. Carter, 48 Ind. 327 (1874);
 McDonel v. State, 90 Ind. 320 (1883):
 - "One may be a citizen of a State and yet not a citizen of the United States."
- Tashiro v. Jordan, 201 Cal. 236 (1927):

"That there is a citizenship of the United States and a citizenship of a state, and the privileges and immunities of one are not the same as the other is well established by the decisions of the courts of this country."

- Crosse v. Board of Supervisors of Elections, 221 A.2d 431 (1966):
 - "Both before and after the Fourteenth Amendment to the federal Constitution, it has not been necessary for a person to be a citizen of the United States in order to be a citizen of his state."
- Jones v. Temmer, 829 F.Supp. 1226 (USDC/DCO 1993):

"The privileges and immunities clause of the Fourteenth Amendment protects very few rights because it neither incorporates any of the Bill of Rights nor protects all rights of individual citizens... Instead, this provision protects only those rights peculiar to being a citizen of the federal government; it does not protect those rights which relate to state citizenship."

- 36. The first clause of the Fourteenth Amendment states:
 - "All persons born or naturalized in the United States, <u>and</u> subject to the jurisdiction thereof, are citizens of the United States and the state wherein they reside."
- 37. However, this clause does NOT state:

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Registered Mail #RF775823821US — Dated: March 5, 2025 "All persons born or naturalized in the United States, are subject to the jurisdiction thereof..." 38. This confirms that United States citizenship requires both: H. Being born or naturalized in the United States, and I. Being subject to the jurisdiction of the United States. Status as "national" / "non-citizen national" (state Citizen) 39. The U.S. Department of State document, Certificates of Non-Citizen Nationality (https://travel.state.gov/content/travel/en/legal/travel-legalconsiderations/us-citizenship/Certificates-Non-Citizen-Nationality.html), states: "Section 101(a)(21) of the INA defines the term 'national' as 'a person owing permanent allegiance to a state.' Section 101(a)(22) of the INA provides that the term 'national of the United States' includes all U.S. citizens as well as persons who, though not citizens of the United States, owe permanent allegiance to the United States (non-citizen nationals)." 40. 8 U.S.C. § 1101(22) defines national of the United States as: "(A) a citizen of the United States, **or** (B) a person who, though **not** a citizen of the United States, owes permanent allegiance to the United States." 41. 8 U.S.C. § 1101(a)(22) explicitly stipulates that one can be a 'national of the United States' without being a 'citizen of the United States' if they owe permanent allegiance to the United States. "A passport may be issued **only** to a U.S. national."

42. 22 CFR § 51.2 stipulates that Passports are issued to nationals only:

- 43. 22 CFR § 51.3 stipulates the Types of passports issued:
 - "(a) A regular passport is issued to a national of the United States."
 - "(e) A passport card is issued to a **national** of the United States on the same basis as a regular passport."
- 44. 18 U.S.C. § 112 stipulates that Protections of foreign officials, official guests, and internationally protected persons, apply to nationals. This statute defines

terms such as "foreign government," "foreign official," "internationally protected person," "international organization," "national of the United States," and "official guest," have <u>the same meaning</u>.

45. It is unequivocally true that 18 U.S.C. § 112 states that in addition to being a national, a national is also considered a:

- · foreign government
- · foreign official

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- · internationally protected person
- international organization
- · national of the United States
- official guest

46. The legal framework and court rulings confirm that:

- · One may be a "state Citizen" without being a citizen of the United States."
- The Fourteenth Amendment created U.S. citizenship, which is distinct from state citizenship.
- A national is someone who owes permanent allegiance to a state, not necessarily to the United States.
- A national of the United States could be a U.S. citizen, but could also be a noncitizen national who owes allegiance without being a U.S. citizen.

Thus, the distinction between *state Citizens* and *U.S. citizens* is a well-established legal principle with profound implications on sovereignty, rights, and legal obligations.

<u>Unrebutted Affidavits, Considered, Agreed, and Stipulated Facts,</u> <u>Contract Security Agreements, and Authorized Judgement and Lien:</u>

47. Plaintiffs and Defendants are parties to certain Contract and Security Agreements, specifically contract security agreement numbers RF775821088US, #RF775821088US, and #RF775823645US. Each contract security agreement and/or self-executing contract security agreement was received,

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considered, and agreed to by Defendants through silent acquiescence, tacit 1 agreement, and tacit procuration. Each contract also includes a corresponding Form 3811, which was signed as evidence of receipt. AN UNREBUTTED 3 AFFIDAVIT STANDS AS TRUTH IN COMMERCE. (12 Pet. 1:25; Heb. 6:13-15;). 'He who does not deny, admits. AN UNREBUTTED AFFIDAVIT BECOMES THE 5 **IUDGEMENT IN COMMERCE.** (Heb. 6:16-17;). 'There is nothing left to resolve.' 6 All referenced contracts and signed Forms 3811 are attached hereto as Exhibits E, F, G, H, I, J, K, and L respectively, as follows: Exhibit E: Contract Security Agreement #RF775820621US, titled: NOTICE OF 9 CONDITIONAL ACCEPTANCE, and FRAUD, RACKETEERING, 10 CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, 11 IDENTITY THEFT, EXTORTION, COERCION, TREASON. 12 13

- Exhibit F: Contract Security Agreement #RF775821088US, titled: NOTICE OF DEFAULT, and FRAUD, RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION, TREASON
- **Exhibit G**: Contract Security Agreement #RF775822582US, titled: NOTICE OF DEFAULT AND OPPORTUNITY TO CURE AND NOTICE OF FRAUD, RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION, KIDNAPPING.
- **Exhibit H**: Contract Security Agreement #RF775823645US, titled: Affidavit Certificate of Dishonor, Non-response, DEFAULT, JUDGEMENT, and LIEN AUTHORIZATION.
- **Exhibit** I: Form 3811 corresponding to Exhibit E.

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- **Exhibit J:** Form 3811 corresponding to Exhibit F.
- **Exhibit K**: Form 3811 corresponding to Exhibit G.
- Exhibit L: Form 3811 corresponding to Exhibit H.

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48. Self-Executing Contract Security Agreement #RF775823645US (Exhibit L) was received, considered, and agreed to by Defendants, acknowledging and accepting a Judgement, Summary Judgement, and Lien Authorization (in accordance with U.C.C. § 9-509), against Defendants in the amount of One Trillion Dollars (\$1,000,000,000,000,000) in lawfully recognized currency, such as gold and silver coin, as authorized under Article I, Section 10, Clause 1 of the U.S. Constitution, in favor of Plaintiffs.

49. Defendants have a duty to respond to all of Plaintiffs' NOTICES and binding CONTRACTS, and have intentionally and willfully remained silent and and dishonor.

50. Defendants have received, considered, and agreed to all the terms of all contract agreements, including the Self-Executing Contract Security Agreement (Exhibits E, F, G, and H), constituting a bona fide contract under the principles of contract law and the Uniform Commercial Code (U.C.C.). Pursuant to the mailbox rule, which establishes that acceptance of an offer is effective when dispatched (U.C.C. § 2-206. Offer and Acceptance in Formation of Contract) and principles of silent acquiescence, tacit procuration, and tacit agreement, the acceptance is valid. This acceptance is in alignment with the doctrine of 'offer and acceptance' and the provisions of U.C.C. § 2-202, which governs the final expression of the CONTRACT. Furthermore, under the U.C.C., all assets — whether registered or unregistered — are held subject to the allodial title, with Plaintiffs maintaining sole and exclusive standing over all real property, assets, securities, both tangible and intangible, registered and unregistered, as evidenced by UCC1 filing NOTICE #2024385925-4 and UCC3 filing and NOTICE #2024402990-2 (Exhibits C and D).

No Agreement to Arbitration and Defendants are Barred from Contesting any of the established Facts:

51. No Stipulation to Arbitration: It is important to assert that there is no stipulation to arbitration as evidenced by the *unrebutted* <u>verified</u> commercial

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MEADING COMPLANT FOR FRAUD. SPEACE OF CONTRACT, THEFT, DEPREVATION OF ROOTE UNDER THE COLOR OF LAW CONSIRRACT, PACETYEERING KIDNAPONI, TORTIFE, MAY TORTIFE AND A MATTER OF LAW.

Affidavits (Exhibits E, F, G, and H). These **Affidavits** present facts that all parties have agreed to. Consequently, all issues are considered settled according to the principles of *res judicata*, *stare decisis*, *and collateral estoppel*, barring Defendants from contesting any of the findings, established facts, conclusions, or determinations.

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<u>Uniform Commercial Code (U.C.C.) Provisions Supporting</u> Plaintiffs' Claims

- 52. U.C.C. § 1-103 Construction and Application of the Code: U.C.C. § 1-103 ensures that the Uniform Commercial Code (UCC) applies to commercial transactions unless explicitly stated otherwise. This section incorporates principles of law and equity, ensuring that:
 - Common law principles of fraud, duress, and misrepresentation remain applicable and do not negate the enforceability of valid contracts.
 - The UCC is to be liberally construed to promote fair dealing and uphold the validity of commercial agreements.
 - Any contract entered into in good faith is binding, unless proven otherwise through clear, rebuttable evidence.
- In this case, Defendants failed to rebut the terms set forth in the contract and security agreements, thereby affirming their full enforceability under U.C.C. § 1-103.
- 53. U.C.C. § 2-202 Final Written Expression, Parol or Extrinsic Evidence: Under U.C.C. § 2-202, when a written contract is intended as a <u>final</u> and complete expression of an agreement, its terms *cannot* be contradicted by prior agreements, oral statements, or extrinsic evidence. This section ensures that:
 - The contract and security agreements, as presented in the <u>verified</u>
 commercial Affidavits, are the <u>final</u> and complete expression of the parties' agreement.
 - Defendants cannot introduce oral statements, prior discussions, or extrinsic evidence to dispute or alter the contract's terms.

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 Any modifications to the contract must be explicitly made in writing and agreed upon by both parties.

Since Defendants **failed to rebut** the contract and affidavits, **U.C.C. § 2-202** bars any claims of ambiguity or modification, affirming the enforceability of Plaintiffs' claims.

- 54. U.C.C. § 2-204 Formation of Contract: U.C.C. § 2-204 establishes that a contract is legally formed when there is:
 - 1. Intent to contract between the parties.
 - 2. Agreement on essential terms, even if minor terms remain open.
 - 3. Performance or conduct demonstrating acceptance of the contract.
- In this case, Defendants:

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- Demonstrated intent through their silence, non-response, and acquiescence.
- Accepted the terms by failing to dispute the verified affidavits, making the agreement self-executing and binding.
- Performed in a manner that affirmed the contract, either by engaging in financial transactions, receiving notices, or failing to object.
- As a result, under U.C.C. § 2-204, the contract is legally enforceable, and arbitration or further negotiations are unnecessary.
- 55. U.C.C. § 2-206 Offer and Acceptance in Contract Formation: U.C.C. § 2-206 establishes that:
 - 1. An offer is deemed accepted when the offeree engages in conduct consistent with acceptance.
 - 2. A contract is formed when an offer is accepted, even if conditions or objections are not expressly stated.
- Applying this to Plaintiffs' verified claims:
 - Defendants received and considered the verified affidavits, contract, and security agreements but failed to respond or contest them.

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- Under U.C.C. § 2-206, Defendants' silence constitutes acceptance, making the contract and obligations binding and enforceable.
- The verified commercial affidavits and supporting exhibits serve as prima facie evidence of the existence and validity of the contract.

Thus, under U.C.C. § 2-206, Plaintiffs' verified claims are fully enforceable, and Defendants' failure to rebut any of them constitutes uncontested acceptance.

56. U.C.C. § 3-303 – Value and Consideration for Negotiable Instruments: U.C.C. § 3-303 defines value and consideration in the enforcement of negotiable instruments. A negotiable instrument is issued for value when:

- It is given in exchange for a promise of performance or to satisfy a preexisting obligation.
- The holder takes it in good faith and without notice of defects.
- It provides financial or legal benefit to the party receiving it.

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- Plaintiffs provided value through agreements, instruments, and affidavits, which Defendants considered and accepted.
- Defendants' willful failure to dispute the obligation confirms that consideration was validly exchanged.
- Under U.C.C. § 3-303, Defendants cannot claim a lack of consideration to avoid liability, as their conduct establishes their acceptance of value.
- 57. U.C.C. § 9-509 Authorization of Financing Statement; Obligation of Debtor: Under U.C.C. § 9-509, a secured party is *authorized* to file a financing statement when:
 - The debtor has authenticated a security agreement covering the collateral.
 - The secured party has control over the collateral as agreed in the security instrument.
 - The debtor's failure to rebut or contest the filing constitutes authorization by default.

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• The debtor authorizes the filing in an authenticated record.

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- Defendants' failure to rebut the security agreement affirms that the lien and financing statement are valid and enforceable.
- The self-executing contract and security agreement serve as authenticated proof under U.C.C. § 9-509.
- Plaintiffs, as secured parties, have the full legal right to perfect and enforce their lien against Defendants' assets.

Thus, under U.C.C. § 9-509, Plaintiffs' lien is properly perfected and enforceable as a matter of law.

58. U.C.C. § 9-102 - Definitions and Scope of Security Interests: U.C.C. § 9-102 provides definitions crucial to the enforcement of security agreements, including:

- "Secured Party" A person in whose favor a security interest is created.
- "Debtor" A person who has granted a security interest in collateral.
- "Collateral" Property subject to a security interest.

Applying U.C.C. § 9-102 to this matter:

- Plaintiffs are the secured party with enforceable rights over collateral under the security agreement.
- Defendants, by failing to contest the claim, have conceded their role as debtors.
- The assets in question, including property, negotiable instruments, and funds, are collateral lawfully secured by Plaintiffs.

Under U.C.C. § 9-102, the contractual security interests are valid, perfected, and enforceable against Defendants, who have waived all objections through inaction.

- 59. Plaintiffs assert that the provisions of the Uniform Commercial Code (U.C.C.), as outlined above, establish that:
 - Contracts, negotiable instruments, and security agreements are enforceable under commercial law.

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- Defendants' silence, failure to rebut, and inaction constitute binding acceptance under U.C.C. §§ 2-204, 2-206, and 9-509.
- Defendants have waived all rights to contest the contract, and any claims
 of fraud, duress, or invalidity are legally barred under U.C.C. §§ 1-103,
 2-202, and 3-303.

Accordingly, Plaintiffs are entitled to <u>full enforcement</u> of <u>all</u> claims, security interests, and remedies under the U.C.C.

- 60. As considered, agreed, and stipulated by Defendant(s) in the unrebutted verified commercial affidavits, contract agreement, and/or self-executing contract security agreement(s) (Exhibits E, F, G, and H), Defendants may not argue, controvert, or otherwise protest the finality of the administrative findings established through the unrebutted verified commercial affidavits. As per established legal principles and legal maxims, once an affidavit is submitted and not rebutted, its content is accepted as true, and Defendants are estopped and barred from contesting these findings in subsequent processes, whether administrative or judicial.
- 61. As considered, agreed, and stipulated by Defendant(s) in the <u>unrebutted</u> verified commercial affidavits, contract agreement, and/or self-executing contract security agreement(s) (Exhibits E, F, G, and H), Defendants or the entity they represent_is/are the <u>DEBTOR(S)</u> in this matter.
- 62. As considered, agreed, and stipulated by Defendant(s) in the <u>unrebutted</u> verified commercial affidavits, contract agreement, and/or self-executing contract security agreement(s) (Exhibits E, F, G, and H), Defendants are <u>NOT</u> the CREDITOR, or an ASSIGNEE of the CREDITOR, in this matter.
- 63. As *considered*, *agreed*, and *stipulated* by Defendant(s) in the <u>unrebutted</u> verified commercial affidavits, contract agreement, and/or self-executing contract security agreement(s) (Exhibits E, F, G, and H), Defendants are indebted to Plaintiffs in the amount of One Trillion Dollars (\$1,000,000,000,000.00) in lawfully recognized

currency, such as gold and silver coin, as authorized under Article I, Section 10, Clause 1 of the U.S. Constitution.

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- 64. As *considered*, *agreed*, and *stipulated* by Defendant(s) in the <u>unrebutted</u> verified commercial affidavits, contract agreement, and self-executing contract security agreements (Exhibits E, F, G, and H), Defendants do NOT have 'standing.'
- orified commercial affidavits, contract agreement, and self-executing contract security agreements (Exhibits E, F, G, and H), under California Code of Civil Procedure § 437c(c), summary judgement is appropriate when there is no triable issue of material fact and the moving party is entitled to judgement as a matter of law. The unrebutted verified commercial affidavits, contract agreement, and/or self-executing contract security agreement(s) (Exhibits E, F, G, and H) submitted by Plaintiff(s) demonstrate that no triable issues of material fact remain in dispute, and Plaintiffs are entitled to judgement based on the evidence presented and as a matter of law.
- 66. As considered, agreed, and stipulated by Defendant(s) in the <u>unrebutted</u> verified commercial affidavits, contract agreement, and self-executing contract security agreements (Exhibits E, F, G, and H), "Statements of fact contained in affidavits which are not rebutted by the opposing party's affidavit or pleadings may[must] be accepted as true by the trial court." --Winsett v. Donaldson, 244 N.W.2d 355 (Mich. 1976).
- 67. As considered, agreed, and stipulated by Defendants in the unrebutted verified commercial affidavits, contract agreement, and self-executing contract security agreements (Exhibits E, F, G, and H), the principles of res judicata, stare decisis, and collateral estoppel apply to the unrebutted commercial affidavits, establishing that all issues are deemed settled and cannot be contested further. These principles reinforce the finality of the administrative findings and support the granting of summary judgement, as a matter of law. 'HE WHO LEAVES THE

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MEDITED COMPLAINT FOR FRAUE STREAM OF CONTRACT TRUST. DESTRUYATION OF RIGHTS UNDER THE COLOR OF LAW CONSTRUCT, RACELETHERONG, KIDNAPFON, TORTURE, and MADARY ADADASAY ADAD

BATTLEFIELD FIRST LOSES BY DEFAULT.'

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Judgement of \$1,000,000,000,000.00 Received, Considered, Agreed to, and Authorized:

68. As considered, agreed, and stipulated by Defendant(s) in the unrebutted verified commercial affidavits, contract agreement, and self-executing contract security agreements (Exhibits E, F, G, and H), Defendants fully authorize, endorse, support, and advocate for the entry of a UCC commercial judgement and lien in the amount of One Trillion Dollars (\$1,000,000,000,000.000) in lawfully recognized currency, such as gold and silver coin, as authorized under Article I, Section 10, Clause 1 of the U.S. Constitution, against Defendants, in favor of Plaintiffs, as also evidenced by INVOICE/TRUE BILL #RIVSHERTREAS12312024 which is a part of Exhibit H. INVOICE/TRUE BILL #RIVSHERTREAS12312024 is attached hereto as Exhibit M and incorporated herein by reference.

69. As considered, agreed, and stipulated by Defendant(s) in the <u>unrebutted</u> verified commercial affidavits, contract agreement, and/or self-executing contract security agreement(s) (Exhibits E, F, G, and H), should it be **deemed** necessary, the Plaintiffs are <u>fully Authorized</u> to initiate the filing of a lien, and the seizing of property to secure satisfaction of the ADJUDGED, DECREED, AND <u>AUTHORIZED</u> sum total due to Affiant, and/or Plaintiffs of, One Trillion Dollars (\$1,000,000,000,000,000.00) in lawfully recognized currency, such as gold and silver coin, as authorized under Article I, Section 10, Clause 1 of the U.S. Constitution.

Defendants' Actions as Acts of War Against the Constitution:

70. The Defendants' conduct constitutes an outright war against the Constitution of the United States, its *principles*, and the rule of law. By their bad faith and deplorable actions, the defendants have demonstrated willful and intentional disregard and contempt for the supreme law of the land, as set forth in Article VI, Clause 2 of the Constitution, which declares that the Constitution, federal laws, and treaties are the supreme law of the land, binding upon all states, courts, and officers.

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- 71. Violations of Constitutional Protections: The defendants have intentionally and systematically engaged in acts that directly violate the protections guaranteed to the plaintiffs and the people under the Constitution, including but not limited to:
 - Violation of the Plaintiffs' Unalienable Rights: The defendants have deprived the plaintiffs of life, liberty, and property without due process of law, as guaranteed under the Fifth and Fourteenth Amendments.
 - Subversion of the Rule of Law: Through their actions, the defendants have undermined the separation of powers and checks and balances established by the Constitution. They have disregarded the judiciary's duty to uphold the Constitution by attempting to operate outside the confines of lawful authority, rendering themselves effectively unaccountable.
 - Treasonous Conduct: Pursuant to Article III, Section 3, treason against the United States is defined as levying war against them or adhering to their enemies, giving them aid and comfort. The defendants' conduct in subverting the constitutional order, depriving citizens of their lawful rights, and unlawfully exercising power without jurisdiction constitutes a form of domestic treason against the Constitution and the people it protects.
- 72. Acts of Aggression and Tyranny: The defendants' actions amount to a usurpation of authority and a direct attack on the sovereignty of the people, who are the true source of all government power under the Constitution. As stated in the Declaration of Independence, whenever any form of government becomes destructive of the unalienable rights of the people, it is the right of the people to alter or abolish it. The defendants, through their actions, have positioned themselves as adversaries to this principle, attempting to replace the rule of law with arbitrary and unlawful dictates.
- 73. Weaponizing Authority to Oppress: The defendants' intentional misuse of their authority to act against the interests of the Constitution and its

| Citizens is a clear manifestation of tyranny. Rather than serving their constitutional mandate to protect and defend the Constitution, they have actively waged war on it by:

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- Suppressing lawful claims and evidence presented by the plaintiffs to protect their property and rights.
- Engaging in acts of fraud, coercion, and racketeering that strip plaintiffs of their constitutional protections.
- Dismissing the jurisdictional authority of constitutional mandates, including but not limited to rights to due process and equal protection under the law.
- 74. The defendants' actions are not merely breaches of law; they are acts of insurrection and rebellion against the very foundation of the nation's constitutional framework. Such acts must not go unchallenged, as they jeopardize the constitutional order, the rights of the people, and the rule of law that ensures justice and equality. Plaintiffs call upon the court and relevant authorities to enforce the Constitution, compel accountability, and halt the defendants' treasonous war against the supreme law of the land.

'Bare Statutes' as Confirmation of Guilt and the Necessity of **Prosecution by an Enforcer:**

75. Plaintiffs' incorporation of "bare statutes" does **NOT** exonerate Defendants; rather, it serves as evidence of Defendants' guilt, which they have already undisputedly admitted through their actions and lack of rebuttal to any affidavits, which they have a duty to respond to. The invocation of bare statutes merely underscores the necessity for Plaintiffs to compel a formal enforcer, such as a District Attorney or Attorney General, to prosecute the criminal violations. This requirement for enforcement does **NOT** negate the Defendants' culpability but, instead, affirms the gravity of their admitted violations.

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76. In this matter, Plaintiffs have thoroughly detailed the Defendants' willful and intentional breaches of multiple federal statutes under Title 18, and Plaintiff's private right(s) of action.

77. Defendants' actions constitute **treasonous** conduct against the **Constitution and the American people**. Their behavior, alongside that of their counsel, reflects an attitude of being above the law, further solidifying their guilt.

Defendants' Presumed to be in Dishonor: U.C.C. § 3-505:

- 78. Defendants are <u>presumed</u> to be in dishonor, in accordance with U.C.C. § 3-505, as evidenced by the attached Affidavit Certificate of Dishonor, Non-response, **DEFAULT**, JUDGEMENT, and LIEN AUTHORIZATION (Exhibit H).
- 79. Defendants have <u>not</u> submitted any evidence to contradict or rebut the statements made in the affidavits. As a result, the facts set forth in the affidavits are deemed true and uncontested. *Additionally*, the California Evidence Code § 664 and related case law support the presumption that official duties have been regularly performed, and *unrebutted* affidavits stand as Truth.
- 80. Defendants may <u>NOT</u> argue, controvert, or otherwise protest the finality of the administrative findings established through the unrebutted affidavits. As per established legal principles, once an affidavit is submitted and not rebutted, its content is accepted as true, and Defendants are barred from contesting these findings in subsequent processes, whether administrative or judicial.

'Special Deposit' and MASTER INDEMNITY BOND: 31 U.S. Code § 5312 and U.C.C. § 3-104

81. This notarized, authorized, and indorsed VERIFIED COMPLAINT itself acted as a BOND and/or MONETARY INSTRUMENT, as defined by 31 U.S. Code § 5312 and U.C.C. § 3-104, supplemented by the MASTER INDEMNITY BOND (Exhibit N), and that the BOND also satisfies the procedural and substantive requirements of Rule 67 of the Federal Rules of

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Civil Procedure. Exclusive equity supports this claim, as it ensures that no competing claims will infringe upon the Plaintiffs' established rights to this bond of and will be reported on the forms 1099-A, 1099-OID, and/or 1099-B, with Plaintiff(s) evidenced as the CREDITOR(S).

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82. Janet Yellen, said Successor(s), and/or the United States Treasury is the registered holder and fiduciary of/for Plaintiff(s)' the private Two Hundred Billion Dollar (\$200,000,000,000.00 USD) 'MASTER DISCHARGE AND INDEMNITY BOND' #RF661448567US, which was post deposited to private post registered account #RF 661 448 023 US. Said 'MASTER DISCHARGE AND INDEMNITY BOND' (#RF661448567US) expressly stipulates it is "insuring, underwriting, indemnifying, discharging, paying and satisfying all such account holders and accounts dollar for dollar against any and all preexisting, current and future losses, costs, debts, taxes, encumbrances, deficits, deficiencies, liens, judgements, true bills, obligations of contract or performance, defaults, charges, and any and all other obligations as may exist or come to exist during the term of this Bond... Each of the said account holders and accounts shall be severally insured, underwritten and indemnified against any and all future Liabilities as may appear, thereby instantly satisfying all such obligations dollar for dollar without exception through the above-noted Private Offset Accounts up to and including the full face value of this Bond through maturity." A copy of 'MASTER DISCHARGE AND INDEMNITY BOND' #RF372320890US is attached hereto as Exhibit N and incorporated herein by reference, and will serve as an additional CAUTION and/and/or BOND for immediate adjustment and setoff of any and all costs associated with these matters.

12 U.S.C. 1813(L)(1): The term 'Deposit' Defined

83. As considered, agreed, and stipulated by Defendants in the unrebutted verified commercial affidavits, contract agreement, and self-executing contract

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security agreements (Exhibits E, F, G, and H), as under 12 U.S.C. 1813(L)(1), ["]the term 'deposit' means — the unpaid balance of money or its equivalent received or held by a bank or savings association in the usual course of business and for which it has given or is obligated to give credit, either conditionally or unconditionally, to a commercial, checking, savings, time, or thrift account, or which is evidenced by its certificate of deposit, thrift certificate, investment certificate, certificate of indebtedness, or other similar name, or a check or draft drawn against a deposit account and certified by the bank or savings association, or a letter of credit or a traveler's check on which the bank or savings association is primarily liable: Provided, That, without limiting the generality of the term "money or its equivalent", any such account or instrument must be regarded as evidencing the receipt of the equivalent of money when credited or issued in exchange for checks or drafts or for a promissory note upon which the person obtaining any such credit or instrument is primarily or secondarily liable, or for a charge against a deposit account, or in settlement of checks, drafts, or other instruments forwarded to such bank or savings association for collection.["]

GENERALLY Accepted Accounting Principles (GAAP)

84. As considered, agreed, and stipulated by Defendants in the <u>unrebutted</u> verified commercial affidavits, contract agreement, and self-executing contract security agreements (Exhibits E, F, G, and H), Defendants never at any time risked any of its assets and truly only exchanged the GENUINE ORIGINAL PROMISSORY NOTE for "credit" according to the Generally Accepted Accounting Principles (GAAP). 'Banks' are required to adhere Generally Accepted Accounting Principles and as evidenced by, 12 U.S.C 1831n - 'Accounting objectives, standards, and requirements': ["](2) Standards (A)Uniform accounting principles consistent with GAAP Subject to the requirements of this chapter and any other provision of Federal law, the accounting principles applicable to reports or statements required to be filed with Federal banking agencies by all insured

CELUTELS CONTINUED FOR FRANCE, BREACH OF COFFRACT, THEFT CERTIVATION OF RUSSES UNDER THE COLOR OF LAN, CONSTRACY, BACKETEREDIO, RIDHAPPON, TONYVES, WA BUNGHARY JUDGE

depository institutions shall be uniform and consistent with generally accepted accounting principles.["]

85. As considered, agreed, and stipulated by Defendants in the <u>unrebutted</u> verified commercial affidavits, contract agreement, and self-executing contract security agreements (Exhibits E, F, G, and H), GAAP follows an accounting convention that lies at the heart of the double-entry bookkeeping system called the Matching Principle. This principle works are follows: when a bank accepts bullion, coin, currency, drafts, promissory notes, or any other similar instruments (hereinafter "instruments") from customers and deposits or records the instruments as assets, it must record offsetting liabilities that match the assets that it accepted from customers. The liabilities represent the amounts that the <u>bank owes the customers</u>, funds accepted from customers. If a fractional reserve banking system like the United States banking system, most of the funds advanced to borrowers (assets held by banks) are created by the banks, once they purchase/acquire the TRUE Creditor's Asset (NOTE, ORDER, DRAFT, LETTER OF CREDIT, MONEY ORDER, SECURITY, ETC.) and are not merely transferred from one set of depositors to another set of borrowers. Said Asset remains an Asset to Plaintiffs.

86. As considered, agreed, and stipulated by Defendants in the <u>unrebutted</u> verified commercial affidavits, contract agreement, and self-executing contract security agreements (Exhibits E, F, G, and H), GAAP is <u>intended</u> to ensure consistency among financial records, financial transparency, and protection from fraud or misleading company reports.

Summary Judgement is Due as a matter of law

87. Rule 56(a) of the Federal Rules of Civil Procedure and California Code of Civil Procedure § 437c(c): Summary Judgment is warranted as <u>a matter of law</u> under Rule 56(a) of the Federal Rules of Civil Procedure and California Code of Civil Procedure § 437c(c), both of which mandate judgment where there is no genuine dispute as to any material fact..

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88. Defendants are barred from further dispute under the doctrines of:

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- Res Judicata This matter is already conclusively settled by Defendants' failure to rebut.
- Stare Decisis Binding precedent supports Plaintiffs' claims and demands judgment in their favor.
- Collateral Estoppel Defendants are estopped from raising any defenses they failed to assert.
- 89. Unrebutted Affidavits Establish No Disputed Facts: Plaintiffs' affidavits were submitted in good faith and stand as truth in commerce. These affidavits were served upon Defendants, providing sufficient notice and opportunity to rebut or contest the assertions therein. Defendants' failure to respond or dispute the affidavits results in a legal presumption of their validity. As a matter of law, an affidavit that is unrebutted is deemed admitted and undisputed, thereby precluding any triable issue of fact.
 - Pursuant to Res Judicata, the unrebutted affidavits have the same force and effect as a judgment and are now binding upon Defendants.
 - Under the principle of Stare Decisis, binding precedent affirms that undisputed affidavits establish facts conclusively in a civil proceeding.
 - Collateral Estoppel bars Defendants from re-litigating any issue previously resolved by the unrebutted affidavits, as they have failed to raise a substantive dispute within the prescribed timeframes.
 - 90. Defendants' Failure to Produce Contradictory Evidence:
- Defendants have neither provided competent evidence to dispute Plaintiffs' claims nor identified any material fact requiring trial. Plaintiffs' affidavits, contracts, and supporting documents (attached hereto as *Exhibits E, F, G, and H*) collectively establish the absence of any genuine dispute. Without contradictory evidence or a triable issue, Plaintiffs are **entitled** to judgment as *a matter of law*.

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EED COMPLAINT FOR FRAID, BREACK OF CONTRACT, THEFT, DEFLIVATION OF RIGHTS UNDER THE COLOR OF LAW, CONSTRUCT, RACKET EXERDIO, KICHAPPINI, TORTURE, AND SUDMARY JUDODHERT AS A MATTER OF LAW.

- 91. Judicially Recognized Finality of Affidavits: Courts have long held that when Affidavits are left *unrebutted*, they stand as Truth and are accepted as fact. See Morris v. National Cash Register Co., 44 Cal.App.2d 811, 813 (1941), which confirms that undisputed evidence is sufficient to warrant summary judgment. Additionally, under Federal and State Rules of Evidence, facts established by affidavit are considered *binding* when no counter-affidavit is provided.
 - 92. Supported by Principles of Equity and Law:

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- Equity: It would be inequitable to allow Defendants to delay proceedings when they have failed to rebut or contest the factual assertions of Plaintiffs' affidavits.
- Law: Plaintiffs have satisfied the procedural and substantive requirements for summary judgment, including providing sufficient admissible evidence to establish their claims.

The COURT is Barred From SUMMARILY DISMISSING Anything, Especially After The Overturning of Chevron

- 93. The Court is hereby placed on notice that even the mere consideration of "summarily dismissing" anything in this matter constitutes a <u>constitutional</u> <u>violation</u> and an act of judicial overreach, arbitrary denial of due process, and a *willful* obstruction of justice.
- 94. The Overturning of the Chevron Doctrine Eliminates Any Judicial Presumption in Favor of Government or Institutional Parties:.
 - With the Chevron Doctrine overturned, courts no longer have
 discretion to defer to agency or institutional interpretations of law,
 and every case must be ruled strictly within the confines of the
 Constitution and statutory law.
 - Any judicial attempt to summarily dismiss Plaintiffs' verified, unrebutted claims would constitute an abuse of discretion, a deprivation of due process, and a direct violation of Plaintiffs' constitutional rights.

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95. Due Process Requires Full Adjudication, Not Summary Disposition.

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- Plaintiffs have filed multiple verified, sworn affidavits, which have gone uncontested and unrebutted, and stand as Truth.
- Under U.C.C. § 3-505, an unrebutted Affidavit creates a presumption of dishonor, which the Court cannot arbitrarily ignore.
- Under 28 U.S.C. § 1361, Plaintiffs have the right to compel the performance of a legal duty owed to them by the Court.
- A case may only be dismissed summarily if there is no valid claim or
 cause of action—which is inapplicable here, as Defendants have already
 defaulted and dishonored themselves by failing to rebut the Plaintiffs'
 Conditional Acceptance, and they have admitted everything presented in
 all Affidavits.
- 96. Any Attempt to Dismiss Would Be a Violation of Res Judicata, Stare Decisis, and Collateral Estoppel.
 - Res Judicata: The matters before this Court are already settled and decided, and no further litigation is necessary to determine the legal obligations of Defendants.
 - Stare Decisis: The binding legal precedents of Marbury v. Madison, Rule
 56 FRCP, and California CCP § 437c(c) require judgment in favor of the Plaintiffs.
 - Collateral Estoppel: Defendants cannot dispute issues they have already
 defaulted on; any attempt to dismiss the case would ignore the finality of
 Plaintiffs' unrebutted claims and the legally binding nature of their
 conditional acceptance.
- 97. Summary Dismissal Would Constitute <u>Iudicial Fraud</u> and Breach of Fiduciary Duty.
 - As a public trustee of justice, the Court has a fiduciary obligation to uphold constitutional rights and due process.

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 Any attempt to dismiss this matter—given that Defendants have already defaulted—would be tantamount to judicial fraud and an egregious breach of duty under 28 U.S.C. § 1361.

NOTICE to the COURT: A DEMAND is NOT a mere MOTION

- 98. The Court is hereby placed on notice that Plaintiffs' *Demand* for Summary Judgment is not a mere 'motion' *requesting* discretionary relief but a <u>binding</u> legal notice asserting an *absolute* <u>right</u> to judgment as a matter of law.
 - 99. A Motion is a Request; A Demand Asserts a Right.

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- A motion asks the court to exercise discretion in granting relief.
- A demand asserts an existing legal right that must be acknowledged and enforced.
- 100. Plaintiffs' Demand for Summary Judgment is a Matter of Law, Not Judicial Discretion
 - Under Rule 56(a) of the Federal Rules of Civil Procedure, the court "shall" grant summary judgment when there is no genuine dispute of material fact. The word "shall" is mandatory, not discretionary.
 - California Code of Civil Procedure § 437c(c) likewise states: "The motion for summary judgment shall be granted if all the papers submitted show that there is no triable issue as to any material fact and that the moving party is entitled to a judgment as a matter of law."
 - This establishes that the Court does not have the discretion to deny or delay judgment where Defendants have failed to contest the material facts.
- 101. Failure to Act on a Demand is Judicial Nonperformance and a Due Process Violation.
 - Plaintiffs have submitted undisputed, sworn affidavits establishing their claims.
 - Defendants have failed to rebut, respond, or oppose, thereby conceding by tacit acquiescence.

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 Judicial failure to rule on a demand where no genuine dispute exists is an obstruction of justice and a due process violation under 28 U.S.C. § 1361.

Unrebutted Affidavits are 'prima facie' evidence:

102. As considered, agreed, and stipulated by Defendants in the unrebutted verified commercial affidavits, contract agreement, and self-executing contract security agreements (Exhibits E, F, G, and H), Exhibits E, F, G, and H are prima facie evidence of fraud, racketeering, indentity theft, treason, breach of trust and fiduciary duties, extortion, coercion, deprivation of rights under the color of law, conspiracy to deprive of rights under the color of law, monopolization of trade and commerce, forced peonage, obstruction of enforcement, extortion of a national/internationally protected person, false imprisonment, torture, creating trusts in restraint of trade dereliction of fiduciary duties, bank fraud, breach of trust, treason, tax evasion, bad faith actions, dishonor, injury and damage to Affiant and Plaintiffs proof of claim. See United States v. Kis, 658 F.2d, 526 (7th Cir. 1981)., "Appellee had the burden of first proving its prima facie case and could do so by affidavit or other evidence."

<u>Unlawful and Unconstitutional Detainment and Arrest while</u> <u>'Traveling' in Private Automobile:</u>

103. As *considered*, *agreed*, and *stipulated* by Defendants in the <u>unrebutted</u> verified commercial affidavits, contract agreement, and self-executing contract security agreements (Exhibits E, F, G, and H):

1. On December 31, 2024, at approximately 9:32am, Kevin: Walker, sui juris, was traveling privately in my private automobile, displaying a 'PRIVATE' plate, indicating I was 'not for hire' or operating commercially, and the private automobile was not displaying a STATE plate of any sort. This clearly established that the private automobile was 'not for hire' or 'commercial' use and, therefore explicitly classifying the automobile as private

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property, and NOT within any statutory and/or commercial jurisdiction. A copy of the PRIVATE 'not for hire' or 'commercial' use is attached hereto as Exhibits O and incorporated herein by reference.

- 2. Upon unlawfully stopping and detaining the private traveler(Kevin: Walker), Defendants, including Gregory D Eastwood, Robert C V Bowman, George Reyes, William Pratt, conspired on the scene in violation of 18 U.S.C. §§ 241 and 242. Photographs of Defendants, Gregory D Eastwood, Robert C V Bowman, and William Pratt, are attached hereto as Exhibits O, P, and Q respectively, and incorporated by reference herein.
- 3. All Defendants on the scene at that time, including Gregory D Eastwood, Robert C V Bowman, George Reyes, William Pratt, were NOTICED that the traveler is a state Citizen, non-citizen national/national/internationally protected person, <u>privately traveling</u> in a <u>private</u> automobile, as articulated by the traveler, and as evidenced by the 'PRIVATE' plate on the private automobile.
- 4. The <u>private</u> automobile and <u>trust property</u> was not in *any* way displaying STATE or government registration or stickers, and was displaying a PRIVATE plate, removing the automobile from the Defendant's jurisdiction. See Exhibit N.
- The <u>private</u> automobile is duly reflected on Private UCC Contract Trust/
 UCC1 filing NOTICE #2024385925-4 and UCC3 filing and NOTICE #2024402990-2 (Exhibits C and D).
- 6. Under threat, duress, and coercion, and at gunpoint, the private traveler(Kevin: Walker) presented Defendants Gregory D Eastwood and Robert C V Bowman national/non-citizen national, #C35510079 and passport book #A39235161. Copy attached hereto as Exhibits O and P respectively, and incorporated herein by reference.

7. Defendant(s), acted against the Constitution, even when explicitly reminded of their duties to support and uphold the Constitution.

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- 8. At no point in time were Defendants presented with a CALIFORNIA DRIVER'S LICENSE (COMMERCIAL CONTRACT), and any information added to the CITATION/CONTRACT was done so in fraud, without consent, full disclosure, and thus is *void ab initio*.
- 9. The private traveler and national (Kevin: Walker), should never have been stopped exercising his **inherent** and *unalienable* **right** to travel, in a <u>private</u> automobile that was clearly marked "PRIVATE" and "not for hire" and "not for commercial use.

Fraudulent Alteration of Signature, Coercion, Assault, Torture, Kidnapping:

- 104. As *considered*, *agreed*, and *stipulated* by Defendants in the <u>unrebutted</u> verified commercial affidavits, contract agreement, and self-executing contract security agreements (Exhibits E, F, G, and H)
 - 1. After being kidnapped, handcuffed, tortured, and deprived of rights and livery under the color of law, the private traveler national/internationally protected person(Kevin: Walker), Defendant Robert Gell threatened to "house" the national if he did not sign every document presented, exactly as he (Robert Gell) wanted the national to. Camera records will evidence Robert telling the national return to the release tank for no apparent reason, and then assaulting, shoving, and pushing the national/internationally protected person into the tank at the end of the walk.
 - 2. Defendant Robert Gell went as far as aggressively rushing around a desk and assaulting Kevin, and snatching a pen from hiss hand, simply because the attempted to write 'under duress' by his signature.
 - 3. Defendant Robert Gell willfully and intentionally altered Affiant's signature on one document and crossed out 'UCC 1-308,' immediately after Affiant hand wrote it on the document.

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4. Defendant Robert Gell stated he had no idea what an attorney-in-fact is and that Kevin: Walker was a, ["]jackass["] for stating that such a thing exists, evidencing Gell's incompetence.

Fruit of the Poisonous Tree Doctrine:

- 105. Plaintiffs further assert and establish again on the record that the undisputedly unlawful and unconstitutional stop, arrest, and subsequent actions of the Defendants/Respondents are in violation of the Fourth Amendment to the Constitution of the united States of America and constitute an unlawful arrest and seizure. The "fruit of the poisonous tree" doctrine, as articulated by the U.S. Supreme Court, establishes that any evidence obtained as a result of an unlawful stop or detainment is tainted and inadmissible in any subsequent proceedings. The unlawful actions of Gregory D. Eastwood, Robert C. V. Bowman, George Reyes, William Pratt, and Robert Gell including but not limited to the issuance of fraudulent citations/contracts under threat, duress, and coercion, render all actions and evidence derived therefrom void ab initio. See Wong Sun v. United States, 371 U.S. 471 (1963).
- 106. Plaintiffs therefore declare and demand that all actions and evidence obtained in connection with this unlawful stop be deemed inadmissible and void as fruits of the poisonous tree.
- 107. As *considered*, *agreed*, and *stipulated* by Defendants in the <u>unrebutted</u> verified commercial affidavits, contract agreement, and self-executing contract security agreements (Exhibits E, F, G, and H).

Use defines classification:

 It is well established law that the highways of the state are public property, and their primary and preferred use is for private purposes, and that their use for purposes of gain is special and extraordinary which, generally at least, the legislature may prohibit or condition as it sees fit."
 Stephenson vs. Rinford, 287 US 251; Pachard vs Banton, 264 US 140, and

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- cases cited; Frost and F. Trucking Co. vs. Railroad Commission, 271 US 592; Railroad commission vs. Inter-City Forwarding Co., 57 SW.2d 290; Parlett Cooperative vs. Tidewater Lines, 164 A. 313
- The California Motor Vehicle Code, section 260: Private cars/vans etc. not in commerce / for profit, are immune to registration fees:
 - (a) A "commercial vehicle" is a vehicle of a type <u>REQUIRED</u> to be REGISTERED under this code".
 - (b) "Passenger vehicles which are **not used** for the transportation of persons for hire, compensation or profit, and housecars, are **not** commercial vehicles".
 - (c) "a vanpool vehicle is not a commercial vehicle."
- 3. 18 U.S. Code § 31 Definition, expressly stipulates, "The term "motor vehicle" means every description of carriage or other contrivance propelled or drawn by mechanical power and used for commercial purposes on the highways in the transportation of passengers, passengers and property, or property or cargo".
- 4. A vehicle not used for commercial activity is a "consumer goods", ...it is NOT a type of vehicle required to be registered and "use tax" paid of which the tab is evidence of receipt of the tax." Bank of Boston vs Jones, 4 UCC Rep. Serv. 1021, 236 A2d 484, UCC PP 9-109.14.
- 5. "The 'privilege' of using the streets and highways by the operation thereon of motor carriers <u>for hire</u> can be acquired only by permission or license from the state or its political subdivision. "—Black's Law Dictionary, 5th ed, page 830.
- 6. "It is held that a tax upon common carriers by motor vehicles is based upon a reasonable classification, and does not involve any unconstitutional discrimination, although it does not apply to private vehicles, or those used by

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- the owner in his own business, and not for hire." Desser v. Wichita, (1915) 96 Kan. 820; Iowa Motor Vehicle Asso. v. Railroad Comrs., 75 A.L.R. 22.
- 7. "Thus self-driven vehicles are classified according to the use to which they are put rather than according to the means by which they are propelled." Ex Parte Hoffert, 148 NW 20.
- In view of this rule a statutory provision that the supervising officials
 "may" exempt such persons when the transportation is not on a commercial
 basis means that they "must" exempt them." State v. Johnson, 243 P. 1073;
 C.J.S. section 94 page 581.
- "The use to which an item is put, rather than its physical characteristics, determine whether it should be classified as ``consumer goods" under UCC 9-109(1) or ``equipment" under UCC 9-109(2)." Grimes v Massey Ferguson, Inc., 23 UCC Rep Serv 655; 355 So.2d 338 (Ala., 1978).
- 10. "Under UCC 9-109 there is a real distinction between goods purchased for personal use and those purchased for business use. The two are mutually exclusive and the principal use to which the property is put should be considered as determinative." James Talcott, Inc. v Gee, 5 UCC Rep Serv 1028; 266 Cal.App.2d 384, 72 Cal.Rptr. 168 (1968).
- 11. "The classification of goods in UCC 9-109 are mutually exclusive."
 McFadden v Mercantile-Safe Deposit & Trust Co., 8 UCC Rep Serv 766;
 260 Md 601, 273 A.2d 198 (1971).
- 12. "The classification of ``goods" under [UCC] 9-109 is a question of fact."
 Morgan County Feeders, Inc. v McCormick, 18 UCC Rep Serv 2d 632; 836
 P.2d 1051 (Colo. App., 1992).
- 13. "The definition of ``goods" includes an automobile." Henson v Government Employees Finance & Industrial Loan Corp., 15 UCC Rep Serv 1137; 257 Ark 273, 516 S.W.2d 1 (1974).

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MERICHED COMPLANT FOR FRAUD, BREACH OF "ONTHAT", THEFT, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, CONSPIRACT, RACKET EARLING, RIGHAPPING, TORTURE, and SURGULARY JUDGGMENT AS A MATTER OF LAW.

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14. "No State government entity has the power to allow or deny passage on the highways, byways, nor waterways... transporting his vehicles and personal property for either recreation or business, but by being subject only to local regulation i.e., safety, caution, traffic lights, speed limits, etc. Travel is not a privilege requiring, licensing, vehicle registration, or forced insurances." Chicago Coach Co. v. City of Chicago, 337 Ill. 200, 169 N.E. 22.

The RIGHT to Travel is not a Privilege:

- 15. The fundamental Right to travel is NOT a Privilege, it's a gift granted by your Creator and restated by our founding fathers as Unalienable and cannot be taken by any Man / Government made Law or color of law known as a <u>private</u> "Code" (secret) or a "Statute."
- 16. "Traveling is passing from place to place--act of performing journey; and traveler is person who travels." In Re Archy (1858), 9 C. 47.
- 17. "Right of transit through each state, with every species of property known to constitution of United States, and recognized by that paramount law, is secured by that instrument to each citizen, and does not depend upon uncertain and changeable ground of mere comity."

 In Re Archy (1858), 9 C. 47.
- 18. Freedom to travel is, indeed, an important aspect of the citizen's "liberty".
 We are first concerned with the extent, if any, to which Congress has authorized its curtailment. (Road) Kent v. Dulles, 357 U.S. 116, 127.
- 19. The right to travel is a part of the "liberty" of which the citizen cannot be deprived without due process of law under the Fifth Amendment. So much is conceded by the solicitor general. In Anglo Saxon law that right was emerging at least as early as Magna Carta. Kent v. Dulles, 357 U.S. 116, 125.
- 20. "Even the legislature has no power to deny to a citizen the right to travel upon the highway and transport his property in the ordinary course of his

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business or pleasure, though this right may be regulated in accordance with public interest and convenience. *Chicago Coach Co. v. City of Chicago*, 337 Ill. 200, 169 N.E. 22, 206.

- 21."... It is now universally recognized that the state does possess such power [to impose such burdens and limitations upon private carriers when using the public highways for the transaction of their business] with respect to common carriers using the public highways for the transaction of their business in the transportation of persons or property for hire. That rule is stated as follows by the **supreme court of the United States**: 'A citizen may have, under the fourteenth amendment, the right to travel and transport his property upon them (the public highways) by **auto vehicle**, but **he has no right to make the highways his place of business by using them as a common carrier for hire**. Such use is a privilege which may be granted or withheld by the state in its discretion, without violating either the due process clause or the equal protection clause.' (Buck v. Kuykendall, 267 U. S. 307 [38 A. L. R. 286, 69 L. Ed. 623, 45 Sup. Ct. Rep. 324].
- 22. "The right of a citizen to travel upon the highway and transport his property thereon in the ordinary course of life and business differs radically an obviously from that of one who makes the highway his place of business and uses it for private gain, in the running of a stage coach or omnibus. The former is the usual and ordinary right of a citizen, a right common to all; while the latter is special, unusual and extraordinary. As to the former, the extent of legislative power is that of regulation; but as to the latter its power is broader; the right may be wholly denied, or it may be permitted to some and denied to others, because of its extraordinary nature. This distinction, elementary and fundamental in character, is recognized by all the authorities."

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- 23. "Even the legislature has no power to deny to a citizen the right to travel upon the highway and transport his/her property in the ordinary course of his business or pleasure, though this right may be regulated in accordance with the public interest and convenience." ["regulated" means traffic safety enforcement, stop lights, signs etc.]—Chicago Motor Coach v. Chicago, 169 NE 22.
- 24. "The claim and exercise of a constitutional right cannot be converted into a crime." Miller v. U.S., 230 F 2d 486, 489.
- 25. "There can be no sanction or penalty imposed upon one because of this exercise of constitutional rights." —Sherar v. Cullen, 481 F. 945.
- 26. The right of the citizen to travel upon the highway and to transport his property thereon, in the ordinary course of life and business, differs radically and obviously from that of one who makes the highway his place of business for private gain in the running of a stagecoach or omnibus." State vs. City of Spokane, 186 P. 864.
- 27."The right of the citizen to **travel** upon the public highways and to transport his/her property thereon either by carriage or automobile, is **not** a mere privilege which a city [or State] may prohibit or permit at will, but a common right which he/she has under the right to life, liberty, and the pursuit of happiness." —Thompson v. Smith, 154 SE 579.
- 28. "The right of the Citizen to travel upon the public highways and to transport his property thereon, in the ordinary course of life and business, is a common right which he has under the right to enjoy life and liberty, to acquire and possess property, and to pursue happiness and safety. It includes the right, in so doing, to use the ordinary and usual conveyances of the day, and under the existing modes of travel, includes the right to drive a horse drawn carriage or wagon thereon or to operate an automobile

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- thereon, for the usual and ordinary purpose of life and business."—
 Thompson vs. Smith, supra.; Teche Lines vs. Danforth, Miss., 12 S.2d 784.
- 29. "The use of the highways for the purpose of **travel** and transportation is not a mere privilege, but a common and fundamental Right of which the public and the individual cannot be rightfully deprived."—Chicago Motor Coach vs. Chicago, 169 NE 22;Ligare vs. Chicago, 28 NE 934;Boon vs. Clark, 214 SSW 607;25 Am.Jur. (1st) Highways Sect.163.
- 30. "The right to b is part of the Liberty of which a citizen cannot deprived without due process of law under the <u>Fifth Amendment</u>. This Right was emerging as early as the Magna Carta." <u>Kent vs. Dulles</u>, 357 US 116 (1958).
- "The state cannot diminish Rights of the people." <u>Hurtado vs. California</u>,
 110 US 516.
- 32. "Personal liberty largely consists of the Right of locomotion -- to go where and when one pleases -- only so far restrained as the Rights of others may make it necessary for the welfare of all other citizens. The Right of the Citizen to travel upon the public highways and to transport his property thereon, by horse drawn carriage, wagon, or automobile, is not a mere privilege which may be permitted or prohibited at will, but the common Right which he has under his Right to life, liberty, and the pursuit of happiness. Under this Constitutional guarantee one may, therefore, under normal conditions, travel at his inclination along the public highways or in public places, and while conducting himself in an orderly and decent manner, neither interfering with nor disturbing another's Rights, he will be protected, not only in his person, but in his safe conduct." —II Am. Jur. (1st) Constitutional Law, Sect.329, p.1135.
- 33. Where rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them." Miranda v. Arizona, 384 U.S.

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34. "The state cannot diminish Rights of the people." — Hurtado vs. California, 110 US 516.

NO QUALIFIED OR LIMITED IMMUNITY

- 35. "When enforcing mere statutes, judges of all courts do not act judicially (and thus are not protected by "qualified" or "limited immunity," SEE: Owen v. City, 445 U.S. 662; Bothke v. Terry, 713 F2d 1404) - "but merely act as an extension as an agent for the involved agency -- but only in a "ministerial" and not a "discretionary capacity..." Thompson v. Smith, 154 S.E. 579, 583; Keller v. P.E., 261 US 428; F.R.C. v. G.E., 281, U.S. 464.
- 36. "Public officials are not immune from suit when they transcend their lawful authority by invading constitutional rights."—AFLCIO v. Woodward, 406 F2d 137 t.
- 37. "Immunity fosters neglect and breeds irresponsibility while liability promotes care and caution, which caution and care is owed by the government to its people." (Civil Rights) Rabon vs Rowen Memorial Hospital, Inc. 269 N.S. 1, 13, 152 SE 1 d 485, 493.
- 38. "Judges not only can be sued over their official acts, but could be held liable for injunctive and declaratory relief and attorney's fees."

 Lezama v. Justice Court, A025829.
- 39. "Ignorance of the law does not excuse misconduct in anyone, least of all in a sworn officer of the law." In re McCowan (1917), 177 C. 93, 170 P. 1100.
- 40. "All are presumed to know the law." San Francisco Gas Co. v. Brickwedel (1882), 62 C. 641; Dore v. Southern Pacific Co. (1912), 163 C. 182, 124 P. 817; People v. Flanagan (1924), 65 C.A. 268, 223 P. 1014; Lincoln v. Superior Court (1928), 95 C.A. 35, 271 P. 1107; San Francisco Realty Co. v. Linnard (1929), 98 C.A. 33, 276 P. 368.

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41. "It is one of the fundamental maxims of the common law that ignorance of the law excuses no one." **Daniels v. Dean** (1905), 2 C.A. 421, 84 P. 332.

Legal Maxims, Standards, and Principles

108. Plaintiffs cite the following established legal maxims, standards, and principles.

- Unrebutted Affidavits as Judgment in Commerce: Plaintiffs' unrebutted
 affidavits are binding truth under the maxim, "An unrebutted affidavit
 becomes the judgment in commerce."
- Res Judicata and Collateral Estoppel: Defendants are <u>barred</u> from
 contesting the finality of Plaintiffs' claims under the doctrines of res
 judicata and collateral estoppel, as all material facts and claims have been
 resolved conclusively.
- Breach of U.C.C. Obligations and <u>Presumed</u> Dishonor: Defendants'
 dishonor and default are evidenced by their failure to fulfill obligations
 defined by U.C.C. § 3-505 (see Exhibit L) and other applicable statutes.
- ALL ARE EQUAL UNDER THE LAW. 'No one is above the law.'
- IN COMMERCE FOR ANY MATTER TO BE RESOLVED MUST BE
 EXPRESSED. 'To lie is to go against the mind.'
- TRUTH IS EXPRESSED IN THE FORM OF AN AFFIDAVIT.
- IN COMMERCE TRUTH IS SOVEREIGN. Truth is sovereign and the Sovereign tells only the truth.
- AN UNREBUTTED AFFIDAVIT STANDS AS TRUTH IN COMMERCE.
 'He who does not deny, admits.'
- "Statements of fact contained in affidavits which are not rebutted by
 the opposing party's affidavit or pleadings <u>may[must]</u> be accepted as
 true by the trial court." --Winsett v. Donaldson, 244 N.W.2d 355 (Mich.
 1976).

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VERDING COMPLAINT FOR FRAUD, BREACK OF CONTRACT, TIGHT, DEPRIVATION OF NUMBER THE COLOR OF LAW, CONTRACY, BACKSTEERING, KIDWAPPING, TORTURE, MY PLABURET ADDIDATED AS A MATTER OF LAW.

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- See, Sieb's Hatcheries, Inc. v. Lindley, 13 F.R.D. 113 (1952)., "Defendant(s) made no request for an extension of time in which to answer the request for admission of facts and filed only an unsworn response within the time permitted," thus, under the specific provisions of Ark. and Fed. R. Civ. P. 36, the facts in question were deemed admitted as true. Failure to answer is well established in the court. Beasley v. U. S., 81 F. Supp. 518 (1948)., "I, therefore, hold that the requests will be considered as having been admitted." Also as previously referenced, "Statements of fact contained in affidavits which are not rebutted by the opposing party's affidavit or pleadings may[must] be accepted as true by the trial court." —Winsett v. Donaldson, 244 N.W.2d 355 (Mich. 1976).
- "The state cannot diminish Rights of the people." —Hurtado vs. California,
 110 US 516.
- "Public officials are not immune from suit when they transcend their lawful authority by invading constitutional rights." — AFLCIO v.
 Woodward, 406 F2d 137 t.
- "Immunity fosters neglect and breeds irresponsibility while liability promotes care and caution, which caution and care is owed by the government to its people." (Civil Rights) Rabon vs Rowen Memorial Hospital, Inc. 269 N.S. 1, 13, 152 SE 1 d 485, 493.
- "Judges not only can be sued over their official acts, but could be held liable for injunctive and declaratory relief and attorney's fees."
 Lezama v. Justice Court, A025829.
- "Ignorance of the law does not excuse misconduct in anyone, least of all in a sworn officer of the law." In re McCowan (1917), 177 C. 93, 170 P. 1100.
- "All are presumed to know the law." San Francisco Gas Co. v.
 Brickwedel (1882), 62 C. 641; Dore v. Southern Pacific Co. (1912), 163 C.

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- 182, 124 P. 817; People v. Flanagan (1924), 65 C.A. 268, 223 P. 1014; Lincoln v. Superior Court (1928), 95 C.A. 35, 271 P. 1107; San Francisco Realty Co. v. Linnard (1929), 98 C.A. 33, 276 P. 368.
- "It is one of the fundamental maxims of the common law that ignorance of the law excuses no one." Daniels v. Dean (1905), 2 C.A. 421, 84 P. 332.
- "the people, not the States, are sovereign." Chisholm v. Georgia, 2
 Dall. 419, 2 U.S. 419, 1 L.Ed. 440 (1793).
- HE WHO LEAVES THE BATTLEFIELD FIRST LOSES BY
 DEFAULT. 'He who does not repel a wrong when he can occasions it.'
- AN UNREBUTTED AFFIDAVIT BECOMES THE JUDGEMENT IN COMMERCE. There is nothing left to resolve.

 FIRST CAUSE OF ACTION

(For Fraud and Misrepresentation against all Defendants)

- 109. Plaintiffs re-affirm and incorporate paragraphs 1 through 108 as if set forth herein.
- 110. Defendants, acting under color of law, have willfully and intentionally engaged in fraudulent conduct by knowingly misrepresenting material facts regarding their authority and jurisdiction over Plaintiffs, thereby violating Plaintiffs' constitutionally protected private rights.
- 111. Defendants' fraudulent misconduct includes, but is not limited to, fabricating legal authority, creating false claims, unlawfully detaining and interfering with Plaintiffs' private affairs, and initiating legal proceedings devoid of any lawful basis.
- 112. Defendants knowingly misrepresented their authority to enforce statutory provisions against Plaintiffs, fabricated legal obligations, and unlawfully seized or interfered with Plaintiffs' private property, all with the

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GERICALD COMPLANT FOR FRAUD, BREACH OF CONTRACT, TREFT, DEPUVATION OF RIGHTS UNDER THE COLOR OF LAW, CONSTRUCT, RACKETEERING, KIDNAPPING, TORTURE, MISUMBARRY JUDGEMENT AS A MATTER OF LAW.

intent to deprive Plaintiffs of their rights, property, and financial interests under the guise of lawful authority.

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- 113. In furtherance of this unlawful enterprise and scheme, Defendants transmitted fraudulent documents, including but not limited to fabricated reports, false citations, and deceptive legal filings, through the U.S. Postal Service and other commercial carriers, knowing that these documents were false and intended to defraud Plaintiffs.
- 114. Defendants' fraudulent misrepresentation and deceit violate Plaintiffs' private rights under various statutes that provide for a 'private right of action', including but not limited to:
 - 42 U.S. Code § 1983 (Civil Action for Deprivation of Rights) Establishes
 liability for any person acting under color of law who deprives another of
 their constitutionally protected rights, privileges, or immunities.
 - 18 U.S. Code § 1001 (False Statements Act) Criminalizes knowingly making false statements or fraudulent misrepresentations in legal and administrative proceedings.
 - 18 U.S. Code § 1341 (Mail Fraud) Prohibits the use of U.S. mail to transmit fraudulent documents with intent to deceive.
 - 15 U.S. Code § 1692 (Fair Debt Collection Practices Act, FDCPA) –
 Prohibits fraudulent misrepresentation and deceptive practices used to enforce unlawful claims against individuals, including fabricated financial obligations.
 - UCC § 1-308 (Performance or Acceptance Under Reservation of Rights) –
 Protects individuals from unknowingly waiving rights under fraudulent or coercive contracts or enforcement actions.
- 115. By willfully and intentionally engaging in the fraudulent conduct described above, Defendants have violated statutory and constitutional protections, causing Plaintiffs to suffer:

#50 of 111MERITELE COMPLANT FOR FRAUD, BREACH OF CONTRACT, THEFT, DEFRIVATION OF RIGHTS UNDER THE COLOR OF LAW, CONSTRUCT, BACKSTEERING, EIDMAPPING, TORTUPE, will should also institute of law.

· Unlawful deprivation of property and private rights

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- · Financial losses due to fraudulent enforcement actions
- · Harm to their reputation, business, and economic interests
- Emotional distress and significant hardship resulting from Defendants' unlawful conduct
- 116. Defendants, by their own actions, willful silence, non-compliance, and tacit admission, have engaged in the unlawful conduct described in this complaint. As such, these facts must be taken as true and are dispositive in this action.
 - 117. Defendants' wrongful conduct includes but is not limited to:
 - Fabrication of authority and fraudulent claims to enforce laws against
 Plaintiffs
 - Knowingly misrepresenting their jurisdiction and legal standing to detain, fine, or seize property
 - Use of fraudulent documentation and legal proceedings to impose unlawful penalties and restrictions
 - Unlawful use of U.S. Postal Service and other communication channels to further their fraudulent scheme
- 118. As a direct result of Defendants' fraudulent and unlawful actions, Plaintiffs have suffered severe and irreparable harm, including but not limited to:
 - Deprivation of private property without due process
 - Violation of constitutionally protected rights and immunities
 - Financial and economic damages stemming from Defendants' unlawful interference
 - Psychological and emotional distress caused by Defendants' oppressive conduct
- 119. 18 U.S. Code § 1341 Frauds and swindles, expressly stipulates: 'whoever, having devised or intending to devise any scheme or artifice to

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VARIED COMPLANT FOR FRAND. MEACH OF CONTRACT, THEFT, DEPREVATION OF EIGHTS UNDER HIS COLOR OF LAW CONSTRUCT, EAGETEERING, REPLAYING, TO STUFFE, AND ELIGIBLEST ADDITIONAL AS MAINTER OF LAW.

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defraud, or for obtaining money or property by means of false or fraudulent pretenses, representations, or promises, or to sell, dispose of, loan, exchange, alter, give away, distribute, supply, or furnish or procure for unlawful use any counterfeit or spurious coin, obligation, security, or other article, or anything represented to be or intimated or held out to be such counterfeit or spurious article, for the purpose of executing such scheme or artifice or attempting so to do, places in any post office or authorized depository for mail matter, any matter or thing whatever to be sent or delivered by the Postal Service, or deposits or causes to be deposited any matter or thing whatever to be sent or delivered by any private or commercial interstate carrier, or takes or receives therefrom, any such matter or thing, or knowingly causes to be delivered by mail or such carrier according to the direction thereon, or at the place at which it is directed to be delivered by the person to whom it is addressed, any such matter or thing, shall be fined under this title or imprisoned not more than 20 years, or both. If the violation occurs in relation to, or involving any benefit authorized, transported, transmitted, transferred, disbursed, or paid in connection with, a presidentially declared major disaster or emergency (as those terms are defined in section 102 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5122)), or affects a financial institution, such person shall be fined not more than \$1,000,000 or imprisoned not more than 30 years, or both."

SECOND (2nd) CAUSE OF ACTION (For Breach of Contract against all Defendants)

- 120. Plaintiffs re-affirm and incorporate paragraphs 1 through 119 as if set forth herein
- 121. **Breach of Contractual Obligations**: Defendants willfully and intentionally breached contractual obligations by failing to honor the terms set forth in the underlying Contract and Security Agreements between the parties.

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- 122. Nature of Defendants' Breach: Defendants' breach includes, but is not limited to, the failure to perform specified duties, the pursuit of false claims of debt, and the illegal, unlawful, and unconstitutional seizure of Plaintiffs private property without proper contractual or legal authority.
- 123. Violation of Contract Agreement: Defendants' conduct constitutes a violation of both the express and implied terms of the agreement, including Defendants' obligations to act in good faith and deal fairly with Plaintiffs, resulting in substantial financial harm and damages to Plaintiffs.
- 124. U.C.C. § 2-202 Compliance: Pursuant to U.C.C. § 2-202, which establishes the parol evidence rule and affirms the <u>final</u> written expression of a contract, Defendants are bound by the agreed-upon terms that constitute the complete and exclusive statement of the agreement.
- 125. Acceptance and Binding Agreement: Defendants received, considered, and agreed to the contract offer and final expression of the contract as defined under U.C.C. provisions. This acceptance is evidenced through Defendants' willful and intentional silent acquiescence, tacit agreement, and tacit procuration to the *unrebutted* Affidavits and contract security agreements (Exhibits I, J, K, L, and N), affidavit certificate of non-response, default, and the judgment and lien authorization, all of which were duly received by Defendants.
- 126. Obligations under U.C.C.: Defendants' agreement to these terms thereby creates binding obligations under U.C.C. Article 2 as well as other relevant sections, such as U.C.C. §§ 1-103, 1-202, 2-204, and 2-206. Despite these clear terms, Defendants, through various improper and bad-faith actions, breached the contract by failing to settle and close the account, refusing to reconvey the title free of encumbrances, and neglecting to settle the debt owed to Plaintiffs.
- 127. Failure to Cease Illegal Activities: Defendants also failed to cease any illegal, unlawful, and unconstitutional collection efforts on an undisputedly fraudulent debt, engaging in conduct that included but was not limited to threats, violations of Plaintiffs'

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rights, racketeering, paper terrorism, coercion, extortion, bank fraud, monopolization of trade and commerce, restraint-of-trade violations, deprivation of rights, conspiracy under color of law, breach of the implied covenant of good faith and fair dealing, identity theft, and taking unreasonable positions that forced Plaintiffs into litigation.

128. Material Breach and Deprivation of Bargain: This failure to perform, along with the unauthorized actions, directly violates the terms and conditions of the express contract security agreements. These actions constitute a material breach that has deprived Plaintiffs of the benefit of their bargain, as defined under U.C.C. § 2-202 and related provisions that govern the enforceability of the final contract terms.

129. Private Right of Action:

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- Plaintiffs hereby assert a Private Right of Action to enforce their rights under the Contract and Security Agreements, as well as the Uniform Commercial Code.
- Plaintiffs are entitled to bring this action pursuant to U.C.C. § 2-202, U.C.C. §§
 1-103, 1-202, 2-204, and Article 9 to seek appropriate remedies, including but not limited to compensatory damages, punitive damages, declaratory relief, and equitable remedies as the Court may deem just and proper.

130. Plaintiffs' Private Rights of Action under Embezzlement Laws:

- Plaintiffs assert their Private Right of Action under 18 U.S.C. § 666 for embezzlement, as well as common law embezzlement principles, for the wrongful appropriation of funds and assets by Defendants.
- 18 U.S.C. § 666 provides a federal basis for a Private Right of Action when
 Defendants have engaged in fraudulent misapplication or theft of funds,
 particularly when those funds are derived from financial institutions or
 governmental transactions. Plaintiffs are entitled to restitution for any funds
 or assets misappropriated and for damages caused by Defendants'
 fraudulent conduct, including any related losses.

of Contract, Three, Deprivation of rights under the color of law, Conspiracy, Ractef Eerdho, Ednapping, Torture, 🚧 Subgrapt indicatent as a matter of law.

THIRD (3rd) CAUSE OF ACTION

(For Theft, Embezzlement, and Fraudulent Misapplication of Funds and Assets against all Defendants)

- 131. Plaintiffs re-affirm and incorporate paragraphs 1 through 130 as if fully set forth herein.
- 132. Defendants engaged in illegal, unlawful, unconstitutional, and fraudulent acts, including but not limited to:
 - · Embezzling funds and/or assets entrusted to their care.

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- Executing unconstitutional and unlawful seizures of assets and private property without legal standing or proper authorization.
- Fraudulently transferring or attempting to transfer ownership of Plaintiffs' property through deceit, deception, and abuse of process.
- Creating a fraudulent claim of ownership and title to the property,
 depriving Plaintiffs of their legal rights, interests, and equity.
- 133. Plaintiffs affirm, as evidenced by Exhibits I, J, K, L, and N, that Defendants, including any officers, directors, agents, or employees connected to financial institutions, acted in direct violation of federal law and fiduciary obligations. Specifically:
 - Defendants, while acting in their capacity as agents or employees of financial institutions, fraudulently misapplied or embezzled funds and property entrusted to their care.
 - The misappropriation and subsequent unconstitutional and unlawful seizures resulted in direct harm to Plaintiffs, including but not limited to financial loss, damage to property interests, and violations of constitutional and statutory rights.
- 134. Defendants' actions are actionable under federal statutes providing a private right of action, including but not limited to:

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- 12 U.S. Code § 503 Allows individuals harmed by the embezzlement or misapplication of funds to seek civil remedies.
- 18 U.S. Code § 656 (Theft, Embezzlement, or Misapplication by Bank
 Officer or Employee) Criminalizes the willful misapplication, abstraction,
 or embezzlement of funds by any officer, director, agent, or employee of a
 financial institution, Federal Reserve bank, or insured depository
 institution.
- Federal and State Consumer Protection Laws Prohibit deceptive and fraudulent practices in financial transactions, including wrongful claims of ownership.
- 135. Defendants violated fiduciary duties owed to Plaintiffs as property owners and rightful asset holders by acting in bad faith and without lawful authority, willfully misapplying funds, purloining assets, and engaging in acts of fraud, resulting in injury, harm, and damages to Plaintiffs.
- 136. Defendants' conduct constitutes willful and intentional violations of the law and warrants treble damages pursuant to applicable statutes.
- 137. 18 U.S. Code § 656 (Theft, Embezzlement, or Misapplication by Bank Officer or Employee) expressly stipulates that:

"Whoever, being an officer, director, agent or employee of, or connected in any capacity with any Federal Reserve bank, member bank, depository institution holding company, national bank, insured bank, branch or agency of a foreign bank, or organization operating under section 25 or section 25(a) of the Federal Reserve Act, or a receiver of a national bank, insured bank, branch, agency, or organization or any agent or employee of the receiver, or a Federal Reserve Agent, or an agent or employee of a Federal Reserve Agent or of the Board of Governors of the Federal Reserve System, embezzles, abstracts, purloins or willfully misapplies any of the moneys, funds or credits of such bank, branch, agency, or organization or holding company or any moneys, funds, assets or securities entrusted to the custody or care of such bank, branch, agency, or organization, or holding company or to the custody

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or care of any such agent, officer, director, employee or receiver, shall be fined not more than \$1,000,000 or imprisoned not more than 30 years, or both..."

As a direct result of Defendants' theft, embezzlement, and fraudulent misapplication of funds and assets, Plaintiffs have suffered financial loss, deprivation of property, reputational harm, and emotional distress.

FOURTH (4th) CAUSE OF ACTION

(For Fraud, Forgery, and Unauthorized Use of Identity against all Defendants)

138. Plaintiffs re-affirm and incorporate paragraphs 1 through 137 as if fully set forth herein.

139. Plaintiffs affirm that Defendants illegally, unlawfully, and unconstitutionally used Plaintiffs' identity, including estate and trust information, without Plaintiffs' consent or authorization, for their own benefit by creating false financial instruments, misrepresentations, and fraudulent claims to the subject private property.

140. Defendants intentionally, willfully, and knowingly engaged in fraudulent conduct by attempting to unlawfully and unconstitutionally seize Plaintiffs' private property without Plaintiffs' consent or any legal or lawful authority. In furtherance of their illegal, unlawful, and unconstitutional actions, Defendants:

- Forged Plaintiffs' signature on financial documents and legal instruments.
- Obtained Plaintiffs' signature under false pretenses.
- Used these falsified and fraudulent documents to support their unlawful seizure attempts and misrepresent their claims of ownership or control over the subject private property.
- 141. Plaintiffs affirm that Defendants' fraudulent actions, including forgery and the unauthorized use of Plaintiffs' identity, violate common law principles of fraud, forgery, and identity theft, as well as applicable state and federal statutes, including but not limited to:

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***SERIED COMPLAINT FOR FRAUD, BREACH OF CONTRACT, THEFT, DEFINITATION OF BUSHTS UNDER THE COLOR OF LAW, CONSPIRACY, XACKETEERING, XUXLAPPING, TORTURE, 665 SUMMARY AUDIDADITY AS A MATTER OF LAW.

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- 15 U.S. Code § 1681n (Fair Credit Reporting Act) Provides a private right
 of action for willful and knowing violations related to the misuse of
 personal and financial information.
- 15 U.S. Code § 1692e (Fair Debt Collection Practices Act) Provides a
 private right of action prohibiting false, deceptive, or misleading
 representations in the collection of debts.
- 18 U.S. Code § 1028A (Aggravated Identity Theft) Establishes criminal liability and additional penalties for knowingly using or transferring another person's identity without lawful authority.
- State Civil Code on Forgery or Fraudulent Misrepresentation –
 Provides a private right of action prohibiting the falsification of
 documents and misrepresentation in financial transactions and
 property matters.
- 142. Private Right of Action: Plaintiffs assert a private right of action to enforce their rights under the Fair Credit Reporting Act (15 U.S.C. § 1681n), the Fair Debt Collection Practices Act (15 U.S.C. § 1692e), and applicable state and federal laws prohibiting identity theft, fraud, and forgery.
- 143. Plaintiffs further affirm that Defendants' conduct constitutes a willful and intentional scheme to deprive Plaintiffs of their property, as follows:
 - The creation of false financial instruments and forged signatures
 demonstrates a pattern of fraudulent misrepresentation and forgery.
 - The misuse of Plaintiffs' identity, including estate and trust information, constitutes a direct violation of Plaintiffs' rights to privacy, autonomy, and protection from unauthorized exploitation.
- 144. Defendants' unlawful actions have directly caused harm to Plaintiffs, including:
 - · Loss of property value, enjoyment, and equity.
 - Emotional distress, humiliation, mental trauma, and reputational harm.

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 Financial expenses incurred in defending against fraudulent seizure actions and restoring rightful title to the property.

145. Defendants' actions rise to the level of gross and intentional misconduct, warranting the imposition of treble damages pursuant to applicable civil statutes and laws governing fraudulent conduct.

146. 18 U.S. Code § 1025 (Fraudulent Acquisition of Property or Signatures) expressly stipulates:

"Whoever, upon any waters or vessel within the special maritime and territorial jurisdiction of the United States, by any fraud, or false pretense, obtains from any person anything of value, or procures the execution and delivery of any instrument of writing or conveyance of real or personal property, or the signature of any person, as maker, endorser, or guarantor, to or upon any bond, bill, receipt, promissory note, draft, or check, or any other evidence of indebtedness, or fraudulently sells, barters, or disposes of any bond, bill, receipt, promissory note, draft, or check, or other evidence of indebtedness, for value, knowing the same to be worthless, or knowing the signature of the maker, endorser, or guarantor thereof to have been obtained by any false pretenses, shall be fined under this title or imprisoned not more than five years, or both."

147. 18 U.S. Code § 1028A (Aggravated Identity Theft) expressly stipulates:

"Whoever, during and in relation to any felony violation enumerated in subsection (c), knowingly transfers, possesses, or uses, without lawful authority, a means of identification of another person shall, in addition to the punishment provided for such felony, be sentenced to a term of imprisonment of 2 years. (2) Terrorism offense. — Whoever, during and in relation to any felony violation enumerated in section 2332b(g)(5)(B), knowingly transfers, possesses, or uses, without lawful authority, a means of identification of another person or a false identification document shall, in addition to the punishment provided for such felony, be sentenced to a term of imprisonment of 5 years."

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148. As a direct result of Defendants' fraud, forgery, and unauthorized use of Plaintiffs' identity, Plaintiffs have suffered financial loss, deprivation of property, reputational harm, and emotional distress.

FIFTH (5th) CAUSE OF ACTION

(For Monopolization of Trade and Commerce, and Unfair Business Practices against all Defendants)

- 149. Plaintiffs re-affirm and incorporate paragraphs 1 through 148 as if fully set forth herein.
- 150. Plaintiffs affirm that Defendants, in violation of 15 U.S.C. § 2, willfully engaged in monopolization of trade and commerce by manipulating financial systems and processes to further their fraudulent objectives. Specifically,
- Defendants engaged in illegal and unlawful conduct, including but not limited to:
 - Fabricating false debts and creating fraudulent security interests without
 Plaintiffs' knowledge, authorization, or consent.
 - Utilizing financial institutions to process unlawful and unconstitutional seizures of private property through fraudulent claims.
 - Engaging in deceptive and unfair business practices designed to monopolize trade and commerce, restrain competition, and deprive Plaintiffs of their rightful property and legal protections.
- 151. Defendants' actions, as alleged, were part of a larger scheme to monopolize trade and commerce through unfair and deceptive practices, thereby violating applicable civil statutes, including but not limited to:
 - 15 U.S.C. § 15(a) (Clayton Act) Provides a private right of action for damages resulting from anticompetitive and monopolistic practices.
 - 15 U.S.C. § 2 (Sherman Act) Prohibits monopolization, attempts to monopolize, and conspiracies to monopolize trade and commerce.
 - State Unfair Competition Laws Prohibit fraudulent, deceptive, and unlawful business practices in trade and commerce.

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- Uniform Commercial Code (U.C.C.) Governs negotiable instruments,
 discharge of obligations, and fair trade practices.
- 152. Private Right of Action: Plaintiffs assert a private right of action to enforce their rights under 15 U.S.C. § 15(a) (Clayton Act), the Sherman Act (15 U.S.C. § 2), state unfair competition laws, and the UCC to seek appropriate remedies, including but not limited to:
 - · Compensatory damages for financial harm.
 - Treble damages under 15 U.S.C. § 15(a).

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- Injunctive relief to prevent further monopolistic and fraudulent practices.
- 153. As part of this fraudulent scheme, Defendants engaged in unfair and deceptive business practices by:
 - Creating false debts and fabricating fraudulent security interests.
 - Fraudulently misrepresenting and concealing material facts regarding the nature and validity of alleged debts.
 - Engaging in a calculated effort to monopolize trade and commerce by suppressing competition and enforcing unlawful claims against Plaintiffs' private property.
 - Violating Plaintiffs' rights under applicable common law and civil statutes.
- 154. Plaintiffs further allege that Defendants' actions were part of a broader scheme to unfairly restrain trade and commerce by:
 - Leveraging fraudulent financial instruments to secure unlawful gains.
 - Misusing public policy and statutory frameworks to enforce monopolistic practices.
 - Exploiting their position of power within the financial system to deprive Plaintiffs of lawful protections and remedies.
- 155. Plaintiffs affirm that Defendants' actions, in violation of 15 U.S.C. § 2, caused direct harm and damages to Plaintiffs' financial and legal interests.

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156. 15 U.S.C. § 2 (Sherman Act) expressly stipulates:

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"Every person who shall monopolize, or attempt to monopolize, or combine or conspire with any other person or persons, to monopolize any part of the trade or commerce among the several States, or with foreign nations, shall be deemed guilty of a felony, and, on conviction thereof, shall be punished by fine not exceeding \$100,000,000 if a corporation, or, if any other person, \$1,000,000, or by imprisonment not exceeding 10 years, or by both said punishments, in the discretion of the court."

157. Plaintiffs affirm that Defendants' illegal, unlawful, and unconstitutional practices directly resulted in injury and harm, warranting the imposition of treble damages under 15 U.S.C. § 15(a), which provides for compensation in cases of antitrust violations and monopolistic practices.

158. Plaintiffs further affirm that Defendants' conduct constitutes willful, intentional, and egregious violations of their rights, including but not limited to:

- · Deprivation of property without due process of law.
- Restraint of trade and competition in violation of public policy.
- Fraudulent business practices designed to defraud Plaintiffs and gain unlawful advantage.
- 159. As a direct result of Defendants' monopolization of trade and commerce and unfair business practices, Plaintiffs have suffered financial loss, deprivation of property, reputational harm, and emotional distress

SIXTH (6th) CAUSE OF ACTION

(For Deprivation of Rights Under the Color of Law against all Defendants)

(Private Cause of Action under 42 U.S.C. § 1983 and Constitutional Law)

- 160. Plaintiffs re-affirm and incorporate paragraphs 1 through 159 as if fully set forth herein.
- 161. Plaintiffs affirm that Defendants, acting under color of law, willfully and intentionally deprived Plaintiffs of rights secured by the Constitution and laws of the United States, specifically in violation of 42 U.S.C. § 1983.

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162. Plaintiffs affirm that Defendants engaged in **illegal**, **unlawful**, **and coercive** actions by threatening the **unconstitutional** and **unlawful** seizure of Plaintiffs' private property through fraudulent enforcement proceedings. These actions included but were not limited to:

- Attempting to coerce Plaintiffs into complying with baseless and unlawful financial demands under the imminent threat of losing their property.
- Depriving Plaintiffs of their property rights and protections secured by the Fifth and Fourteenth Amendments of the United States Constitution.
- Exercising fraudulent and deceptive practices designed to unjustly enrich
 Defendants at Plaintiffs' expense.
- 163. Plaintiffs affirm that Defendants' actions violated Plaintiffs' due process rights, as secured by the Fifth and Fourteenth Amendments, by failing to provide proper notice, fair hearings, and lawful justification for their unconstitutional and unlawful enforcement actions.
- 164. Plaintiffs assert that Defendants' conduct caused direct harm to Plaintiffs, resulting in significant emotional, financial, and legal damages. Specifically, Defendants' actions deprived Plaintiffs of:
 - The right to due process of law, secured and protected by the Fifth and
 Fourteenth Amendments of the Constitution.
 - The right to be free from coercion and extortion under color of law.
 - The right to enjoy private property without unlawful interference or deprivation.
- 165. Private Right of Action: Plaintiffs demand relief for the injury, damage, and harm caused by Defendants' actions, as authorized under 42 U.S.C. § 1983, which provides a private right of action for the deprivation of constitutional rights under color of state law.

166. 18 U.S.C. § 241 (Conspiracy Against Rights) expressly stipulates:

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"If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same; or If two or more persons go in disguise on the highway, or on the premises of another, with intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured — They shall be fined under this title or imprisoned not more than ten years, or both."

- 167. Plaintiffs further affirm that Defendants, acting under the authority and guise of legal processes, conspired to deprive Plaintiffs of their constitutional rights. These actions represent a calculated effort to abuse their positions and disregard established legal and constitutional protections.
- 168. Plaintiffs further affirm that Defendants' actions represent a systematic and deliberate violation of Plaintiffs' rights and protections under the United States Constitution and federal law, warranting full and appropriate relief as determined by this Court.
- 169. Plaintiffs further affirm that Defendants, acting under the authority and guise of legal processes, conspired to deprive Plaintiffs of their constitutional rights. These actions represent a calculated effort to abuse their positions and disregard established legal and constitutional protections.
- 170. Plaintiffs further affirm that Defendants' actions represent a systematic and deliberate violation of Plaintiffs' rights and protections under the United States Constitution and federal law, warranting full and appropriate relief as determined by this Court.

SEVENTH CAUSE OF ACTION

(For Receiving Extortion Proceeds against all Defendants)

171. Plaintiffs re-affirm and incorporate paragraphs 1 through 170 as if fully set forth herein.

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EMBELL COMPLABIT FOR FRAUD. BREACH OF CONTEACT, THEFT DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW COMPRESCY, RACKET ERRORO, KENNAPPING, TOUTURE AND SUNGLESS RECORDING AS A MATTER OF LAW.

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172. Defendants employed coercive tactics, including the unlawful and unconstitutional seizure of private property, threats, and false claims of authority, to compel Plaintiffs to act against their interests and submit to fraudulent claims. These actions constitute a violation of 42 U.S.C. § 1983, which provides a private right of action for the deprivation of rights secured by the Constitution and federal law. Defendants, acting under color of law, have deprived Plaintiffs of their property rights, as secured under the Fifth and Fourteenth Amendments of the Constitution.

173. Defendants' actions also constitute violations of 15 U.S.C. § 1 of the Sherman Antitrust Act, which prohibits conspiracies to restrain trade or commerce. If these coercive and unlawful seizures of private property were part of a broader effort to monopolize or restrain trade (e.g., through fraudulent property acquisition or market manipulation), such actions would be in direct violation of federal antitrust law.

174. Moreover, by engaging in these unlawful activities, Defendants have unlawfully received and benefited from extortion proceeds obtained through fraudulent means, thus constituting unjust enrichment under the Restatement (Second) of Torts, which provides for civil remedies when one party benefits at the expense of another through wrongful conduct. The wrongful nature of Defendants' actions has caused significant injury and harm to Plaintiffs, warranting restitution, disgorgement of ill-gotten gains, and other appropriate remedies.

175. Private Right of Action: Plaintiffs assert a private right of action to enforce their rights under 42 U.S.C. § 1983, 15 U.S.C. § 1 (Sherman Act), the Restatement (Second) of Torts (Unjust Enrichment), and applicable federal extortion laws to seek appropriate remedies, including but not limited to

- Compensatory damages for financial harm.
- Treble damages under 15 U.S.C. § 15(a).

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- Restitution and disgorgement of all fraudulently obtained proceeds.
- Injunctive relief to prevent further extortionate and fraudulent practices.
- Defendants employed coercive tactics, including but not limited to:
- Unlawful and unconstitutional seizure of private property through fraudulent claims and misrepresentation of legal authority.
- Threats and intimidation tactics aimed at forcing Plaintiffs into compliance with fraudulent demands.
- Fabrication of false debts and fraudulent security interests designed to unlawfully extract financial benefits from Plaintiffs.

176. Defendants' actions constitute a violation of 18 U.S.C. § 880, which criminalizes the receipt of extortion proceeds. By engaging in these unlawful activities, Defendants have unlawfully received and benefited from extortion proceeds obtained through fraudulent means, thereby reinforcing the wrongful nature of their actions and the resulting harm inflicted upon Plaintiffs.

177. 18 U.S.C. § 880 (Receiving Extortion Proceeds) expressly stipulates:

"A person who receives, possesses, conceals, or disposes of any money or other property which was obtained from the commission of any offense under this chapter that is punishable by imprisonment for more than 1 year, knowing the same to have been unlawfully obtained, shall be imprisoned not more than 3 years, fined under this title, or both."

178. As a direct result of Defendants' receipt of extortion proceeds, Plaintiffs have suffered financial loss, deprivation of property, reputational harm, and emotional distress.

EIGHTH (8th) CAUSE OF ACTION

(For False Pretenses and Fraud all Defendants)

179. Plaintiffs re-affirm and incorporate paragraphs 1 through 178 as if set forth herein.

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1	180. Defendants' Fraudulent Actions and 'Fraud in the Factum':
2	Defendants willfully and intentionally engaged in fraudulent actions by
3	knowingly misrepresenting material facts and creating fraud in the factum,
4	concerning the interest, ownership, title, and authority to execute the
5	unlawful and unconstitutional seizure of private property. These actions
6	were conducted under blatantly fraudulent and false pretenses, and
7	ignorance of the law is no excuse.
8	181. False Claims of Debt and Fraudulent Proceedings: Defendants willfully
9	and intentionally:
10	Created false claims of debt to deceive Plaintiffs into compliance with
11	fraudulent demands.
12	Placed fraudulent documents in the post office or authorized depositories
13	for mail, constituting mail fraud.
14	Initiated unlawful and unconstitutional enforcement actions that lacked
15	any lawful or legal basis.
16	182. By engaging in these fraudulent actions, Defendants wrongfully deprived
17	Plaintiffs of property or assets through deceptive means, causing direct financial
18	harm and legal injury to Plaintiffs.
19	183. Fraudulent Tactics and Deceptive Representations: Defendants employed
20	fraudulent tactics, including but not limited to:
21	Unlawful initiation of transactions under false pretenses.
22	Deceitful representations and the use of fraudulent instruments to obtain
23	property from Plaintiffs.
24	Procuring signatures under false pretenses, knowing that the documents
25	and signatures were obtained through fraudulent misrepresentations.
26	184. Defendants' Conduct Constitutes Fraud and Misrepresentation:
27	Defendants' actions constitute fraud and misrepresentation under common law tor
28	principles, including fraudulent misrepresentation and false pretenses. This

conduct entitles Plaintiffs to seek damages and remedies for the unlawful appropriation of property.

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185. Unlawful Benefit from Fraudulent Conduct: Defendants unlawfully benefited from Plaintiffs by fraudulently obtaining property, goods, services, or financial benefits, which constitutes a breach of duty to Plaintiffs. By obtaining property or value through fraud, Defendants have caused significant harm and financial loss to Plaintiffs.

186. Specific Fraudulent Actions by Defendants: Defendants' fraudulent acts include, but are not limited to:

- Use of Fraudulent Instruments Defendants used, attempted to use, or
 procured the use of fraudulent documents, including forged contracts,
 falsified notes, or other fraudulent evidence of debt, to transfer or
 encumber Plaintiffs' property.
- False Pretenses Defendants made false and misleading representations
 with intent to deceive Plaintiffs into parting with property or financial
 assets. Plaintiffs reasonably relied upon these false representations to their
 detriment.
- Misappropriation of Property Defendants unlawfully obtained property, money, or goods through fraud, deceit, or false pretenses, knowing that the property was obtained through fraudulent means.
- 187. Damages from Fraudulent Conduct: As a direct result of Defendants' fraudulent conduct, Plaintiffs have suffered:
 - Actual damages for property lost or fraudulently obtained.
 - · Consequential damages resulting from Defendants' fraudulent actions.
 - Punitive damages due to Defendants' willful and intentional misconduct.
 - 188. Private Right of Action: Plaintiffs assert a private right of action under:
 - 18 U.S.C. § 1964 (RICO) Defendants' fraudulent conduct constitutes racketeering activity, allowing Plaintiffs to seek treble damages.

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- 15 U.S.C. § 1 (Sherman Antitrust Act) Provides a private right of action for fraudulent practices that restrain trade or commerce through false pretenses.
- State Fraud and Deceit Laws Plaintiffs are entitled to seek damages for fraud, deceit, and misrepresentation under state law tort claims.
- 189. Recovery and Restitution: Defendants' actions entitle Plaintiffs to:
- Actual damages for property lost or fraudulently obtained.

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- · Consequential damages resulting from Defendants' fraudulent actions.
- · Punitive damages due to Defendants' willful and intentional misconduct.
- Equitable relief, including but not limited to the return of wrongfully obtained property or its financial equivalent.
- 190. Unjust Enrichment: Defendants have been unjustly enriched by receiving property or benefits through fraudulent means. Equity demands that Defendants return the unjustly obtained property or its value. Plaintiffs seek the following legal and equitable remedies:
 - Restitution of all credits, money, funds, property, or financial value wrongfully obtained by Defendants.
 - Full compensation for the harm suffered, including consequential and punitive damages resulting from Defendants' fraudulent conduct.
 - 191. 18 U.S. Code § 1341 (Frauds and Swindles) Expressly Stipulates:
 - "Whoever, having devised or intending to devise any scheme or artifice to defraud, or for obtaining money or property by means of false or fraudulent pretenses, representations, or promises, or to sell, dispose of, loan, exchange, alter, give away, distribute, supply, or furnish or procure for unlawful use any counterfeit or spurious coin, obligation, security, or other article, or anything represented to be or intimated or held out to be such counterfeit or spurious article, for the purpose of executing such scheme or artifice or attempting so to do, places in any post office or authorized depository for mail matter, any matter or thing whatever to be sent or

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delivered by the Postal Service, or deposits or causes to be deposited any matter or thing whatever to be sent or delivered by any private or commercial interstate carrier, or takes or receives therefrom, any such matter or thing, or knowingly causes to be delivered by mail or such carrier according to the direction thereon, or at the place at which it is directed to be delivered by the person to whom it is addressed, any such matter or thing, shall be fined under this title or imprisoned not more than 20 years, or both."

- 192. If the violation involves a financial institution, the penalty increases to imprisonment of up to 30 years and a fine of up to \$1,000,000.
- 193. As a direct result of Defendants' **false pretenses and fraudulent conduct**, Plaintiffs have suffered financial loss, deprivation of property, reputational harm, and emotional distress.

NINETH (9th) CAUSE OF ACTION (For Threats and Extortion against all Defendants)

- 194. Plaintiffs re-affirm and incorporate paragraphs 1 through 193 as if set forth herein.
- 195. Acknowledgment of Unrebutted Affidavits: As considered, agreed, and admitted by Defendants in the unrebutted affidavits (Exhibits E, F, G, and H), Defendants knowingly and willfully engaged in threatening conduct, including threats of harm and extortion, in violation of applicable laws concerning internationally protected persons, foreign officials, and nationals of the United States.
- 196. Extortionate Demands and Coercion: Defendants made extortionate demands or threats to influence or coerce Plaintiffs through intimidation, fraud, or force, knowing that such threats would lead to harm or unlawful actions that would benefit Defendants.
- 197. Nature of Defendants' Threats and Extortionate Conduct: Defendants' actions include but are not limited to:

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WERHELD COMPLAINT FOR FRAND, BREACH OF CONTRACT, THEFT, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, CONSPRINCY, RACKET BERTHO, KIDNAPPING, TORTURE, AND UNGLIGHT AND A MANTER OF LAW.

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- Threatening to violate the rights or safety of an internationally protected person or foreign official, as defined under 18 U.S.C. § 112 (Protection of Foreign Officials, Official Guests, and Internationally Protected Persons).
- Making extortionate demands in connection with the threats described above.
- Using threats, coercion, and intimidation to force Plaintiffs into compliance with unlawful demands.
- 198. Coercion and Extortion: By engaging in these unlawful and unconstitutional actions, Defendants knowingly engaged in coercion and extortion, using threats to unlawfully influence or compel Plaintiffs to act against their interests or submit to Defendants' fraudulent claims.
- 199. **Harm to Plaintiffs:** Defendants' **extortionate actions** directly harmed Plaintiffs by:
 - Depriving Plaintiffs of their rights or property under duress or threat of further deprivation and harm.
 - Forcing Plaintiffs into submission through unlawful intimidation.
 - Inflicting financial, reputational, and legal damages through coercive tactics.
- 200. Unjust Enrichment of Defendants: Defendants made these extortionate demands with full knowledge of their unlawfulness, intending to benefit from the coerced conduct. Defendants' fraudulent and coercive actions have resulted in unjust enrichment, which demands restitution under the principles of equity and common law fraud.
 - 201. Private Right of Action: Plaintiffs assert a private right of action under:
 - 18 U.S.C. § 873 (Extortion by Officers or Employees of the United States) – Provides a civil remedy for individuals who have been victims of extortion.
 - 18 U.S.C. § 878 (Threats and Extortion Against Foreign Officials,
 Official Guests, or Internationally Protected Persons) Establishes

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penalties for **coercion**, **threats**, **and extortionate demands** tied to federally protected persons or entities.

- Civil RICO (18 U.S.C. § 1964) Allows Plaintiffs to pursue damages
 when extortion is tied to racketeering activities that involve coercive
 tactics to gain unlawful financial benefits.
- 202. Civil Cause of Action for Extortion and Coercion: Defendants' actions are subject to private civil liability for:
 - Compensatory damages for Plaintiffs due to Defendants' extortion attempts,
 which forced Plaintiffs into compliance through unlawful demands.
 - Punitive damages for Defendants' intentional, willful, and malicious
 extortion under 18 U.S.C. § 878, which provides for criminal penalties as
 well as civil liability in cases of coercion, threats, or extortion.
 - Consequential damages resulting from Defendants' coercive actions, including financial and reputational harm.
 - Equitable relief, including restitution and the return of any property wrongfully obtained through extortion.
- 203. Violation of Constitutional and Statutory Rights: Defendants' conduct also constitutes a violation of Plaintiffs' constitutional and statutory rights, including but not limited to:
 - Unlawful coercion and the deprivation of property.
 - The use of intimidation and extortion to override due process protections.
 - · Forcing Plaintiffs to act against their will under the threat of harm.
 - Relevant Statutes and Legal Precedent
- 204. 18 U.S. Code § 878 (Threats and Extortion Against Foreign Officials, Official Guests, or Internationally Protected Persons) expressly stipulates:
 - "(a) Whoever knowingly and willfully threatens to violate 18 U.S. Code § 112, 18 U.S. Code § 1116, or 18 U.S. Code § 1201 shall be fined under this title or imprisoned not more than five years, or both, except that imprisonment for a

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WENDED COMPLAINT FOR FRAUD, BESAGN OF CONTRACT, THEFT, DEPRIVATION OF BIORES UNDER THE COLOR OF LAW, CONSTRUCT, RACKET SERBIG, KIDHAPPENO, TORTURE, MISULMARAY JUDGEDON AS A MATTER OF LAW.

threatened assault shall not exceed three years.

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- (b) Whoever in connection with any violation of subsection (a) or actual violation of 18 U.S. Code § 112, 18 U.S. Code § 1116, or 18 U.S. Code § 1201 makes any extortionate demand shall be fined under this title or imprisoned not more than twenty years, or both.
- (c) For the purpose of this section, "foreign official," "internationally protected person," "national of the United States," and "official guest" shall have the same meanings as those provided in 18 U.S. Code § 1116(a).
- (d) If the victim of an offense under subsection (a) is an internationally protected person outside the United States, the United States may exercise jurisdiction over the offense if:
- The victim is a representative, officer, employee, or agent of the United States.
- The offender is a national of the United States.
- The offender is afterward found in the United States.
- 205. Relief Sought: Plaintiffs seek the following civil and equitable remedies:
 - Compensatory damages for the harm suffered due to the unlawful and extortionate conduct of Defendants.
 - Consequential damages arising from Defendants' coercive actions, including financial and reputational harm.
 - Punitive damages for Defendants' intentional, malicious, and willful misconduct in unlawfully threatening and coercing Plaintiffs.
 - Restitution and disgorgement of any wrongfully obtained property or financial gains resulting from extortion and coercion.
 - Equitable relief, including an injunction against further coercive or extortionate conduct by Defendants.
 - As a direct result of Defendants' coercion, extortion, and unjust enrichment, Plaintiffs have suffered financial loss, emotional distress, reputational harm, and the deprivation of their rights under federal law.

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TENTH (10th) CAUSE OF ACTION

(For Racketeering against all Defendants)

206. Plaintiff re-alleges and incorporate paragraphs 1 through 205 as if set forth herein.

207. **Defendants' Racketeering Scheme:** Defendants willfully and intentionally engaged in a pattern of racketeering activity designed to defraud, extort, and unlawfully deprive Plaintiffs of their property and rights. This conduct constitutes racketeering under 18 U.S.C. § 1961 et seq., as Defendants engaged in multiple predicate acts of fraud, extortion, mail and wire fraud, conspiracy, and the unlawful assertion of jurisdiction to further their scheme.

208. Defendants' actions include but are not limited to:

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- Fraudulent misrepresentations regarding financial transactions, debt obligations, and the creation of money.
- Knowingly asserting false claims of debt to coerce compliance.
- Filing fraudulent documents with courts and financial institutions to legitimize unlawful claims.
- Attempting to force Plaintiffs into their jurisdiction despite being made aware of the lack of jurisdiction.
- Conspiring to violate Plaintiffs' constitutional rights through coercion, intimidation, and fraudulent legal actions.
- 209. Defendants' actions were committed as part of a broader scheme to extort financial and property interests from Plaintiffs through fraudulent and deceptive practices, demonstrating a clear pattern of racketeering activity as defined under 18 U.S.C. § 1961(1).
- 210. Predicate Acts of Racketeering: Defendants have engaged in multiple predicate acts of racketeering, including but not limited to:
 - Mail Fraud (18 U.S.C. § 1341) Defendants used the U.S. mail and commercial carriers to send fraudulent documents, false financial claims, and unlawful notices to deceive Plaintiffs.

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- Wire Fraud (18 U.S.C. § 1343) Defendants transmitted fraudulent communications via electronic means to further their racketeering scheme.
- Extortion (18 U.S.C. § 1951, Hobbs Act) Defendants used threats, coercion, and intimidation to force Plaintiffs to submit to fraudulent demands.
- Money Laundering (18 U.S.C. §§ 1956, 1957) Defendants engaged in financial transactions designed to disguise the fraudulent nature of their activities.
- Conspiracy to Commit Racketeering (18 U.S.C. § 1962(d)) –
 Defendants conspired with others to carry out a pattern of racketeering activity with the intent to defraud and extort Plaintiffs.
- 211. Unlawful Assertion of Jurisdiction as a Racketeering Tactic: Defendants' fraudulent assertion of jurisdiction over Plaintiffs is an integral part of their racketeering enterprise. Specifically, Defendants:
 - Falsely claimed authority over Plaintiffs despite being notified that no jurisdiction existed.
 - Attempted to coerce Plaintiffs into recognizing an unlawful jurisdiction through fraud, intimidation, and economic duress.
 - Conspired to use fraudulent legal proceedings as a means to enforce illegitimate claims and extract financial gains from Plaintiffs.
- 212. This abuse of legal processes is a key racketeering tactic that violates 18 U.S.C. §§ 1341, 1343, 1951, and 1962.
- 213. Private Right of Action Under RICO: Pursuant to 18 U.S.C. § 1964(c) (RICO), Plaintiffs assert a private right of action for damages resulting from Defendants' racketeering activities, including but not limited to:
 - The unlawful deprivation of property and economic resources.
 - · Fraudulent legal claims and financial extortion.

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**EXERCISED COMPLIANT FOR FRAUD, BREACH OF CONTRACT, THEFT, DEFINATION OF RIGHTS UNDER THE COLOR OF LAW, COMPREACY, RACKETEERING, XIDHAPPING, TORTURE, WE SUDDIARY TODOEMENT AS A MATTER OF LAW.

• Economic harm, reputational damage, and emotional distress.

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- 214. Pattern of Racketeering Activity: Defendants have engaged in a pattern of racketeering activity, demonstrating their intent to:
 - Defraud Plaintiffs through false financial claims and fraudulent transactions.
 - Conceal unlawful financial transactions through fraudulent filings and misrepresentations.
 - Coerce compliance through threats, deception, and financial manipulation.
 - Enforce fraudulent claims through the unlawful assertion of jurisdiction.
- 215. Relief Sought: As a direct result of Defendants' racketeering and fraudulent conduct, Plaintiffs have suffered:
 - Compensatory damages for financial losses incurred as a result of the racketeering scheme.
 - Treble damages under 18 U.S.C. § 1964(c) (RICO) due to the extensive pattern of racketeering activity.
 - Punitive damages due to Defendants' intentional and willful misconduct.
 - Equitable relief, including injunctive relief to prevent further racketeering activity and disgorgement of unlawfully obtained property or funds

ELEVENTH (11th) CAUSE OF ACTION (For Bank Fraud against all Defendants)

- 216. Plaintiffs re-affirm and incorporate paragraphs 1 through 215 as if set forth herein.
- 217. Plaintiff hereby asserts a cause of action for bank fraud under 12 U.S. Code § 1831, which provides a basis for a private cause of action for the unlawful conduct of Defendants.
 - Violation of 12 U.S. Code § 1831 Bank Fraud
 Defendants willfully and intentionally violated 12 U.S. Code § 1831, which expressly stipulates:
 - "Whoever knowingly executes, or attempts to execute, a scheme or

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artifice — (1) to defraud a financial institution; or (2) to obtain any of the moneys, funds, credits, assets, securities, or other property owned by, or under the custody or control of a financial institution, by means of false or fraudulent pretenses, representations, or promises; shall be fined not more than \$1,000,000 or imprisoned not more than 30 years, or both."

2. Defendants' Scheme to Defraud

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Defendants engaged in a deliberate and fraudulent scheme to defraud a financial institution, specifically by placing fraudulent claims on the property, misrepresenting ownership, and creating false debt instruments, all under false pretenses. These actions were executed with the intent to unlawfully obtain funds, securities, assets, and other property under the custody and control of the financial institution.

3. Plaintiff's Financial Harm

The fraudulent conduct perpetrated by Defendants caused substantial financial harm to Plaintiff. By unlawfully manipulating financial assets and misleading the financial institution, Defendants' actions further violated Plaintiff's rights, resulting in significant economic damages.

4. Damages Sought

As a result of the Defendants' violations of 12 U.S. Code § 1831, Plaintiff seeks to recover compensatory damages, including but not limited to financial losses, consequential damages, and any other relief the Court deems appropriate. Additionally, Plaintiff seeks punitive damages in order to deter further unlawful conduct

218. Defendants willfully and intentionally violated 18 U.S. Code § 1344 – Bank Fraud, which expressly stipulates: "Whoever knowingly executes, or attempts to execute, a scheme or artifice—(1) to defraud a financial institution; or (2) to obtain any of the moneys, funds, credits, assets, securities, or other property owned by,

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or under the custody or control of a <u>financial institution</u>, by means of false or fraudulent pretenses, representations, or promises; shall be fined not more than \$1,000,000 or imprisoned not more than 30 years, or both." Defendants engaged in a scheme to defraud the financial institution by placing fraudulent claims on the property, misrepresenting ownership, and creating false debt instruments, all while under false pretenses. Their actions were designed to obtain funds, securities, and assets unlawfully, further violating Plaintiff's rights and causing financial harm."

TWELFTH (12th) CAUSE OF ACTION

(For Fraudulent Transportation and Transfer of Stolen Goods, Property, and Securities against all Defendants)

- 219. Plaintiffs re-affirm and incorporate paragraphs 1 through 218 as if set forth herein.
- 220. **Defendants' Unlawful Actions:** Defendants willfully and knowingly engaged in the unlawful transportation, transmission, and transfer of stolen, converted, and fraudulently obtained goods, securities, and money across state lines, in violation of:
 - 18 U.S. Code § 2314 Prohibits the interstate transportation of stolen, converted, or fraudulently obtained property, including securities and money.
 - 18 U.S. Code § 2315 Prohibits the receipt, possession, concealment, and disposal of stolen or fraudulently obtained goods, securities, or money.
 - 15 U.S. Code § 78j (Securities Exchange Act of 1934) Prohibits
 manipulative and deceptive practices in connection with the purchase or
 sale of securities.
- 221. Defendants engaged in a coordinated scheme to unlawfully acquire and transfer Plaintiffs' property and financial interests, including but not limited to:
 - Real property fraudulently transferred through forged deeds and fraudulent filings.

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- Monetary instruments and negotiable instruments unlawfully converted through deception and misrepresentation.
- Financial securities and assets exceeding \$5,000 in value obtained through fraudulent means.
- 222. Fraudulent Transfers and Participation in Deceptive Conduct: Defendants knowingly participated in fraudulent transfers of assets and securities, including but not limited to:
 - Fabricated financial documents falsely asserting ownership over Plaintiffs' property.
 - Fraudulent deeds and forged instruments used to unlawfully transfer ownership of Plaintiffs' assets.
 - Misrepresentation of financial obligations designed to coerce Plaintiffs into accepting false claims.
- 223. These fraudulent activities were knowingly executed by Defendants despite being on notice of their illegality, as evidenced by the verified and *unrebutted* commercial affidavits (Exhibits E, F, G, and H).
- 224. Conspiracy to Defraud: Defendants conspired to transport and transfer stolen goods, property, and financial securities, with the specific intent to:
 - Deprive Plaintiffs of their rightful assets.
 - Conceal the fraudulent nature of their acquisitions.
 - Manipulate financial records to create the appearance of legitimacy.
- 225. This conspiracy violates 15 U.S. Code § 78j, which prohibits fraud, misrepresentation, and deceptive conduct in the sale or transfer of securities.
- 226. Execution of Fraudulent and Unlawful Transfers: Defendants' scheme to unlawfully transfer Plaintiffs' property, including financial securities, was executed without legal authority or justification, demonstrating:
 - Intentional misrepresentation in legal filings and financial records.

- Knowingly transferring stolen and fraudulently acquired assets.
- Utilizing deceptive practices to obscure the unlawful nature of their transactions.
- 227. Violations of the Fair Debt Collection Practices Act (FDCPA): As further evidenced by the unrebutted commercial affidavits, Defendants engaged in fraudulent debt collection practices, in violation of:
 - 15 U.S. Code § 1692 (FDCPA) Prohibits deceptive and misleading debt collection practices.
 - 15 U.S. Code § 1692e Prohibits false representations and deceptive conduct in the collection of debts.
 - 15 U.S. Code § 1692f Prohibits unfair or unconscionable means to collect or attempt to collect any debt.

228. Defendants:

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- Falsely represented financial obligations through fraudulent documents and fabricated debt instruments.
- Coerced Plaintiffs into compliance using unlawful and deceptive tactics.
- Attempted to mislead Plaintiffs into relinquishing property, funds, or assets under false pretenses.
- 229. Harm and Financial Loss: As a direct result of Defendants' unlawful conduct, Plaintiffs have suffered:
 - The wrongful deprivation of property and financial securities.
 - Significant emotional distress and reputational harm.
 - Financial damages resulting from forced legal proceedings to reclaim unlawfully transferred assets.
 - Loss of revenue
- 230. Private Right of Action and Relief Sought: Plaintiffs assert a private right of action under:

- 18 U.S.C. § 2314 and § 2315 Plaintiffs seek full compensatory and treble damages for losses incurred due to Defendants' fraudulent transfer and transportation of stolen property.
- 15 U.S. Code § 78j Plaintiffs seek injunctive relief and damages for Defendants' deceptive and fraudulent securities transactions.
- 15 U.S. Code § 1692k (FDCPA) Plaintiffs are entitled to:
 - o Actual damages for financial loss.

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- Statutory damages due to Defendants' deceptive debt collection practices.
- Attorney's fees and costs associated with enforcing their rights.
- 231. Defendants have engaged in a systematic scheme to fraudulently transport and transfer stolen property, securities, and financial instruments, in violation of federal racketeering, fraud, and debt collection laws. Plaintiffs seek full redress, damages, and equitable relief as provided under all applicable laws.

THIRTEENTH (13th) CAUSE OF ACTION (For Torture against all Defendants)

- 232. Plaintiffs re-affirm and incorporate paragraphs 1 through 231 as if set forth herein.
 - 233. **Defendants' Unlawful and Unconstitutional Acts**: Defendants willfully and intentionally subjected Plaintiffs to unlawful and unconstitutional arrest, detention, and involuntary imprisonment, constituting torture and cruel, inhuman, and degrading treatment in violation of federal and international law. Defendants' actions include but are not limited to:
 - The unlawful deprivation of Plaintiffs' liberty without due process of law.
 - The use of coercion, threats, and force to compel Plaintiffs into compliance.
 - The infliction of severe mental, emotional, and physical distress.

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Deliberate indifference to Plaintiffs' constitutional and human rights.

234. These actions constitute acts of torture, as defined under 18 U.S.C. § 2340 and § 2340A (Torture Statute), which prohibits acts intended to inflict severe pain or suffering, whether physical or mental, upon a person in custody or control of government officials or agents.

- 235. Unlawful Arrest and Involuntary Imprisonment as Torture: Defendants acted under the color of law to unlawfully seize, detain, and imprison Plaintiffs without lawful authority, violating:
 - 42 U.S.C. § 1983 Deprivation of rights under the color of law.
 - 42 U.S.C. § 1985 Conspiracy to interfere with civil rights.
 - 42 U.S.C. § 1986 Neglect to prevent civil rights violations.
- 236. The false imprisonment and deprivation rights and of liberty were carried out with:
 - No valid warrant or probable cause.

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- No due process, lawful charges, or legitimate legal justification.
- No immediate access to legal counsel, communication, or redress.
- 237. Defendants' actions violated Plaintiffs' fundamental rights, including but not limited to:
 - The Fourth Amendment Protection against unlawful searches and seizures.
 - The Fifth and Fourteenth Amendments Right to due process and protection against self-incrimination and coercion.
 - The Eighth Amendment Prohibition of cruel and unusual punishment, including inhumane treatment.
- 238. Mental and Physical Suffering Inflicted: Defendants' coercive and unlawful tactics caused Plaintiffs:
 - Severe emotional and psychological trauma, including distress, humiliation, and fear.

- Physical harm and deterioration due to mistreatment while unlawfully detained.
- Economic losses, reputational damage, and the deprivation of life, liberty, and property.
- 239. Defendants acted with intent to:

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- · Break Plaintiffs' will through coercion, threats, and duress.
- Cause prolonged suffering through unlawful confinement and psychological manipulation.
- Force Plaintiffs into compliance with fraudulent and unlawful legal proceedings.
- 240. Private Right of Action and Relief Sought: Plaintiffs assert a private right of action under:
 - 18 U.S.C. § 2340A Prohibiting acts of torture committed under color of law.
 - 42 U.S.C. § 1983 Seeking damages for violations of constitutional rights.
 - 42 U.S.C. § 1985 Seeking damages for conspiracy to violate civil rights.
 - 42 U.S.C. § 1986 Seeking damages for failure to prevent rights violations.
 - 241. Plaintiffs Seek the Following Relief:
 - Compensatory damages for physical, emotional, and economic harm.
 - Treble damages under 18 U.S.C. § 2340A for acts of torture.
 - Punitive damages to deter future unconstitutional conduct.
 - Injunctive relief to prevent further abuse by Defendants.
- 242. Defendants deliberately engaged in acts of torture, unlawful imprisonment, and cruel and inhumane treatment under color of law, violating constitutional, statutory, and international human rights protections. Plaintiffs demand full redress, damages, and equitable relief as provided under all applicable laws.

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FOURTEENTH (14th) CAUSE OF ACTION (For Kidnapping against all Defendants)

- 243. Plaintiffs re-affirm and incorporate paragraphs 1 through 242 as if fully set forth herein.
- 244. **Defendants' Unlawful and Unconstitutional Acts:** Defendants willfully and intentionally engaged in the unlawful seizure, detention, and forced transportation of Plaintiffs against their will, constituting kidnapping under federal law. Defendants' actions include but are not limited to:
 - The unlawful deprivation of Plaintiffs' liberty through force, threats, deception, or coercion.
 - The illegal arrest, detention, and transportation of Plaintiffs without lawful authority or due process.
 - The use of intimidation and duress to compel Plaintiffs into submission.
 - The refusal to recognize Plaintiffs' constitutional protections and lawful objections.
- 245. These actions constitute kidnapping as defined under 18 U.S.C. § 1201(a) (Federal Kidnapping Act), which states:

"Whoever unlawfully seizes, confines, inveigles, decoys, kidnaps, abducts, or carries away and holds for ransom or reward or otherwise any person, except in the case of a minor by the parent thereof, when — (1) the person is willfully transported in interstate or foreign commerce, regardless of whether the person was alive when transported; (2) the offender travels in interstate or foreign commerce or uses the mail or any means, facility, or instrumentality of interstate or foreign commerce in committing or in furtherance of the offense; (3) any person is kidnapped within the special maritime and territorial jurisdiction of the United States; or (4) the offense involves a foreign official, an internationally protected person, or an official guest as those terms are defined in section 1116(b) of this title, shall be punished by imprisonment for any term of years or for life."

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- 246. Unlawful Arrest and Forced Detention as Kidnapping: Defendants acted under the color of law to unlawfully seize, detain, and transport Plaintiffs without legal authority, in violation of:
 - 42 U.S.C. § 1983 Deprivation of rights under color of law.
 - 42 U.S.C. § 1985 Conspiracy to interfere with civil rights.
 - 42 U.S.C. § 1986 Neglect to prevent civil rights violations.
 - 247. The false arrest and forced detention were executed:

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- Without a valid warrant, probable cause, or lawful justification.
- Without providing Plaintiffs with due process or access to legal representation.
- Through threats, coercion, and physical restraint, depriving Plaintiffs of their freedom.
- 248. Defendants' actions violated Plaintiffs' constitutional rights, including:
 - The Fourth Amendment Protection against unlawful searches and seizures.
 - The Fifth and Fourteenth Amendments Right to due process and protection from unlawful detention.
 - The Eighth Amendment Prohibition of cruel and unusual punishment.
 - Forced Transportation and Deprivation of Liberty
- 249. Defendants kidnapped Plaintiffs by physically restraining, transporting, and detaining them against their will under fraudulent and unlawful pretense, including but not limited to:
 - Forcing Plaintiffs into custody without lawful authority.
 - Transporting Plaintiffs against their will to an undisclosed or unauthorized location.
 - Detaining Plaintiffs unlawfully while depriving them of communication and legal recourse.

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- 250. These actions constitute kidnapping and unlawful imprisonment, carried out willfully and with deliberate intent to deprive Plaintiffs of their rights.
- 251. Harm and Damages Suffered: As a direct result of Defendants' unlawful conduct, Plaintiffs suffered:
 - · Severe emotional distress, trauma, and psychological harm.
 - · Physical harm resulting from unlawful restraint and detention.
 - Reputational damage, loss of income, and deprivation of life, liberty, and property.
- 252. Private Right of Action and Relief Sought: Plaintiffs assert a private right of action under:
 - 18 U.S.C. § 1201(a) (Federal Kidnapping Act) Prohibits the unlawful seizure and transportation of individuals.
 - 42 U.S.C. § 1983 Provides for civil liability for those acting under color of law who deprive individuals of their constitutional rights.
 - 42 U.S.C. § 1985 Prohibits conspiracies to interfere with constitutional rights, including unlawful abduction.
 - 42 U.S.C. § 1986 Holds those accountable who fail to prevent civil rights violations.
 - 253. Plaintiffs Seek the Following Relief:

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- Compensatory damages for emotional, physical, and financial harm.
- Treble damages under 18 U.S.C. § 1201 for acts of kidnapping.
- Punitive damages to deter future unlawful detentions and abductions.
- Injunctive relief to prevent further unlawful acts by Defendants.
- 254. Defendants willfully and unlawfully seized, transported, and detained Plaintiffs against their will, depriving them of their fundamental rights. Plaintiffs demand full redress, damages, and equitable relief under all applicable laws.

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FIFTEENTH (15th) CAUSE OF ACTION

(Forced Peonage – Against all Defendants)

- 255. Plaintiffs re-affirm and incorporate paragraphs 1 through 254 as if fully set forth herein.
- 256. Defendants' Unlawful and Unconstitutional Acts: Defendants willfully and intentionally subjected Plaintiffs to forced peonage, involuntary servitude, and economic coercion, in violation of federal law and constitutional protections. Plaintiffs were unlawfully compelled to work, perform obligations, or comply with fraudulent demands under duress, coercion, and the threat of legal and financial penalties, including but not limited to:
 - Unlawful and unconstitutional enforcement of financial claims without due process.
 - Compelling Plaintiffs to pay or perform under threats of arrest, asset seizure, or legal action.
 - Depriving Plaintiffs of their right to be free from involuntary servitude and forced labor.
 - Using fraud, coercion, and intimidation to impose involuntary financial and contractual obligations.
- 257. These actions constitute peonage and forced servitude under 18 U.S.C. §
 1581 (Peonage Law), 18 U.S.C. § 1584 (Involuntary Servitude), and the Thirteenth
 Amendment of the United States Constitution, which prohibit:
 - "Holding or returning any person to a condition of peonage, or arresting them with the intent to place them in such condition."
 - "Knowingly and willfully holding any person in involuntary servitude, except as punishment for a crime whereof the party has been duly convicted."
- 258. Defendants' Scheme to Enforce Peonage Through Coercion and Threats: Defendants acted under color of law to compel Plaintiffs into compliance with fraudulent financial and legal demands, in violation of:

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• 42 U.S.C. § 1983 - Deprivation of rights under color of law.

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- 42 U.S.C. § 1985 Conspiracy to interfere with civil rights.
- 42 U.S.C. § 1986 Neglect to prevent civil rights violations.
- 15 U.S.C. § 1692 (FDCPA) Prohibiting fraudulent and coercive financial demands.
- 259. Defendants' actions forced Plaintiffs into involuntary compliance by:
 - Threatening financial ruin, legal penalties, and physical confinement to compel labor, payment, or performance.
 - Fabricating legal claims and financial obligations to keep Plaintiffs in a cycle of perpetual servitude.
 - Illegally seizing or threatening to seize Plaintiffs' property to enforce compliance.
 - Coercing Plaintiffs into fraudulent contractual agreements under economic duress.
- 260. Economic Coercion as a Form of Peonage: Defendants' fraudulent enforcement of obligations through threats, coercion, and economic restraint constitutes forced peonage, as:
 - Plaintiffs were unlawfully compelled to pay or perform under threat of harm.
 - Defendants unlawfully asserted financial and legal control over Plaintiffs' lives.
 - Plaintiffs were deprived of the ability to challenge these fraudulent claims without severe financial and legal consequences.
- 261. Defendants utilized legal and financial mechanisms to create a system of involuntary servitude, using debt, force, and coercion as tools of control, violating:
 - 18 U.S.C. § 1581 Peonage, compelling a person to work off a debt through force or threat.

- 18 U.S.C. § 1584 Involuntary servitude, unlawfully coercing an individual to labor against their will.
- The Thirteenth Amendment Prohibiting slavery and involuntary servitude except as punishment for a crime after due process.
- 262. Harm and Damages Suffered: As a direct result of Defendants' actions, Plaintiffs have suffered:
 - Severe financial losses due to unlawful coercion.

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- · Emotional distress, mental anguish, and reputational damage.
- Deprivation of rights, property, and economic independence.
- 263. Private Right of Action and Relief Sought: Plaintiffs assert a private right of action under:
 - 18 U.S.C. § 1581 (Peonage Law) Prohibiting forced labor or servitude under threat or coercion.
 - 18 U.S.C. § 1584 (Involuntary Servitude) Prohibiting the use of force or legal coercion to enslave or control individuals.
 - 42 U.S.C. § 1983 Civil remedy for deprivation of rights under color of law.
 - 42 U.S.C. § 1985 Prohibiting conspiracies to interfere with constitutional rights, including economic servitude.
 - 42 U.S.C. § 1986 Liability for failing to prevent civil rights violations.
 - 15 U.S.C. § 1692 (FDCPA) Prohibiting deceptive financial practices and coercion.
 - 264. Plaintiffs Seek the Following Relief:
 - Compensatory damages for financial, emotional, and reputational harm.
 - Treble damages under 18 U.S.C. § 1581 for forced peonage.
 - Punitive damages to deter future unconstitutional conduct.
 - Injunctive relief to prevent further acts of peonage and forced servitude.
 - 265. Defendants willfully engaged in the unlawful imposition of forced peonage and economic servitude, violating constitutional, statutory, and human

rights protections. Plaintiffs demand full redress, damages, and equitable relief under all applicable laws.

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SIXTEENTH (16th) CAUSE OF ACTION

(Unlawful Interference, Intimidation, Extortion, and Emotional Distress — Against all Defendants)

266. Plaintiffs re-affirm and incorporate paragraphs 1 through 265 as if fully set forth herein.

- 267. **Defendants' Unlawful Conduct:** Defendants willfully and knowingly engaged in unlawful interference, intimidation, and extortion, designed to coerce, manipulate, and deprive Plaintiffs of their rights, property, and economic interests. This conduct included:
 - Threats of violence, intimidation, and coercion to force Plaintiffs into compliance with unlawful demands.
 - Intentional disruption of Plaintiffs' business and economic pursuits through extortionate tactics.
 - · Use of fear and duress to interfere with Plaintiffs' lawful activities.
 - Defendants' actions were malicious, unlawful, and calculated to inflict harm, constituting violations of:
 - 18 U.S.C. § 1951 (Hobbs Act) Prohibiting extortion through wrongful use
 of force, violence, or threats.
 - 18 U.S.C. § 875 Criminalizing threats made through electronic communication.
 - 42 U.S.C. § 1983 Prohibiting deprivation of rights under color of law.
 - 42 U.S.C. § 1985 Prohibiting conspiracies to interfere with civil rights.
 - 42 U.S.C. § 1986 Holding accountable those who fail to prevent civil rights violations.
- 268. Threats and Coercion: Defendants intentionally engaged in coercive tactics designed to instill fear and force Plaintiffs to act against their will. These threats:

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- Were communicated through electronic means, written correspondence, and verbal intimidation.
- Included explicit and implicit threats of harm, financial ruin, and legal repercussions.
- Were aimed at coercing Plaintiffs into relinquishing their property, business interests, or legal rights.
- 269. Defendants' admissions in their *unrebutted* affidavits confirm that these threats were made with the specific intent to intimidate, coerce, and interfere with Plaintiffs' lawful activities. These affidavits, being uncontested, must be deemed as established facts under applicable legal principles.
- 270. Resulting Economic and Emotional Harm: As a direct and proximate result of Defendants' wrongful conduct, Plaintiffs suffered:

A. Economic Damages

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- Loss of business opportunities and revenue due to Defendants' intentional interference.
- Damage to Plaintiffs' business reputation caused by Defendants' wrongful conduct.
- Significant financial losses stemming from extortionate demands and threats.

B. Emotional Distress

- Severe emotional trauma, humiliation, and anxiety inflicted through threats and coercion.
- Psychological harm resulting from Defendants' reckless disregard for Plaintiffs' well-being.
- Mental anguish caused by intimidation and wrongful interference with Plaintiffs' livelihoods.
- 271. These damages, detailed in Plaintiffs' unrebutted affidavits, remain unchallenged by Defendants and must therefore be accepted as true and dispositive.

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272. Extortionate Conduct: Defendants' actions constitute extortion under 18U.S.C. § 1951 (Hobbs Act), which criminalizes:

"The obtaining of property from another, with his consent, induced by wrongful use of actual or threatened force, violence, or fear, or under color of official right."

273. Defendants' acts included:

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- Coercing Plaintiffs into relinquishing property, services, or financial assets.
- Forcing Plaintiffs to act against their will under threat of harm, legal consequences, or financial destruction.
- Engaging in fraud and intimidation to deprive Plaintiffs of their rightful property and business interests.
- 274. These acts, documented in Plaintiffs' unrebutted affidavits, remain uncontested and must be accepted as legal fact.
- 275. Outrageous and Extreme Behavior: Defendants' conduct was extreme, outrageous, and beyond all bounds of decency, demonstrating:
 - A reckless disregard for Plaintiffs' economic and personal well-being.
 - Deliberate efforts to manipulate, threaten, and coerce Plaintiffs into compliance with unlawful demands.
 - A willful intent to disrupt Plaintiffs' lives through intimidation, extortion, and fraud.
- 276. Damages and Relief: As a direct and proximate result of Defendants' unlawful acts, Plaintiffs seek the following relief:

A. Compensatory Damages

- Restitution for financial losses resulting from unlawful interference and extortion.
- Damages for severe emotional distress and psychological harm.
- Recovery of expenses, including legal costs incurred to defend against
 Defendants' intimidation tactics.

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B. Punitive Damages

- · To punish Defendants for their willful, malicious, and unlawful conduct.
- To deter similar wrongful actions in the future.

C. Other Relief

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- Injunctive relief to prevent further intimidation, interference, and extortion by Defendants.
- Any additional relief deemed just and appropriate by the Court.
- 277. Unrebutted Affidavits and Legal Entitlement: Defendants failed to rebut Plaintiffs' sworn affidavits, which provide uncontested evidence of unlawful interference, intimidation, and extortion. Under established legal principles, these affidavits must be deemed as true and dispositive.
- 278. Defendants willfully engaged in a coordinated scheme of intimidation, extortion, and interference, violating federal law, constitutional protections, and civil rights statutes. Plaintiffs demand full redress, compensatory and punitive damages, and equitable relief under all applicable laws

SEVENTEENTH (17th) CAUSE OF ACTION (Declaratory Judgement and Relief — Against all Defendants)

- 279. Plaintiffs re-affirm and incorporate paragraphs 1 through 278 as if fully set forth herein.
- 280. Nature of the Relief Sought: Plaintiffs seek a declaratory judgment affirming that Defendants have engaged in unlawful, fraudulent, and injurious conduct and that Plaintiffs are entitled to immediate legal and equitable relief as a matter of law. This Court is empowered under 28 U.S.C. § 2201 (Declaratory Judgment Act) to declare the rights, status, and legal relations of the parties in this matter.
- 281. Plaintiffs further assert that all facts, claims, and allegations stated herein have been unrebutted and, under applicable law, must be deemed true and dispositive. Accordingly, Plaintiffs are entitled to a declaratory judgment confirming the following:

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NEADED COMPLAINT FOR FRAUD, INSIGER OF CONTRACT, THEFT, DEPENDING OF EIGHTS UNDER THE COLOR OF EASH, CONSPRACT, RECETEERING, KEWASPING, TORTURE, MAIN SUMMARY SUPPRESSAY AND A MATTER OF EASH

1. Fraud and Misrepresentation

Defendants knowingly engaged in fraudulent misrepresentation by falsifying financial obligations, misrepresenting material facts, and asserting authority they did not lawfully possess. Plaintiffs seek a declaration that Defendants' actions constitute fraud in the factum and fraudulent inducement, rendering all transactions, claims, and agreements void ab initio.

2. Breach of Contract

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Defendants willfully and intentionally breached contractual obligations, violating express and implied agreements, including but not limited to fraudulently created financial obligations. Plaintiffs seek a declaration that Defendants' conduct constitutes a material breach, entitling Plaintiffs to full restitution and damages.

3. Theft. Embezzlement. and Fraudulent Misapplication of Funds and Assets
Defendants unlawfully took possession of, converted, or misapplied funds and
assets belonging to Plaintiffs, in violation of 18 U.S.C. §§ 656 and 666. Plaintiffs
seek a declaration confirming Defendants' unlawful appropriation of funds and
assets, requiring full restitution and treble damages.

4. Fraud. Forgery, and Unauthorized Use of Identity

Defendants engaged in identity theft, forgery, and fraud, fabricating false claims and documents to manipulate legal and financial proceedings. Plaintiffs seek a declaration that all fraudulent claims, transactions, and instruments are null and void as a matter of law.

5. Monopolization of Trade and Commerce, and Unfair Business Practices

Defendants conspired to monopolize trade, restrict competition, and restrain

commerce through fraudulent and unfair practices, violating 15 U.S.C. § 2.

Plaintiffs seek a declaration that Defendants' anticompetitive and monopolistic

conduct renders all related transactions unenforceable and unlawful.

6. Deprivation of Rights Under Color of Law

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Defendants, acting under color of law, deprived Plaintiffs of fundamental rights in violation of 42 U.S.C. § 1983. Plaintiffs seek a declaration that Defendants violated Plaintiffs' constitutionally protected rights and are liable for compensatory and punitive damages.

7. Receiving Extortion Proceeds

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Defendants knowingly received and benefited from proceeds obtained through extortion, violating 18 U.S.C. § 880. Plaintiffs seek a declaration confirming Defendants' unjust enrichment through criminal means, requiring full disgorgement and treble damages.

8. False Pretenses and Fraud

Defendants engaged in fraudulent misrepresentation and false pretenses to unlawfully obtain assets, violating 18 U.S.C. § 1341. Plaintiffs seek a declaration that all fraudulently obtained property, funds, and assets must be returned to Plaintiffs immediately.

9. Threats and Extortion

Defendants engaged in coercion, intimidation, and extortion, in violation of 18 U.S.C. § 1951 (Hobbs Act). Plaintiffs seek a declaration that Defendants engaged in unlawful threats and extortion, entitling Plaintiffs to full compensatory and punitive damages.

10. Racketeering (RICO Violations)

Defendants engaged in a pattern of racketeering activity under 18 U.S.C. § 1961 et seq., including fraud, extortion, and money laundering. Plaintiffs seek a declaration confirming Defendants' criminal liability under RICO, entitling Plaintiffs to treble damages and injunctive relief.

11. Bank Fraud

Defendants engaged in fraudulent banking transactions, violating 18 U.S.C. § 1344. Plaintiffs seek a declaration that Defendants' fraudulent banking practices render all related claims and transactions void.

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12. Fraudulent Transportation and Transfer of Stolen Goods and Securities

Defendants unlawfully transported stolen property, securities, and financial instruments across state lines, violating 18 U.S.C. §§ 2314 and 2315. Plaintiffs seek a declaration that all fraudulently transferred assets must be immediately returned.

13. Torture

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Defendants engaged in torture through unlawful imprisonment, coercion, and psychological abuse, violating 18 U.S.C. § 2340A. Plaintiffs seek a declaration confirming Defendants' liability for cruel, inhuman, and degrading treatment.

14. Kidnapping

Defendants unlawfully seized, detained, and transported Plaintiffs against their will, violating 18 U.S.C. § 1201. Plaintiffs seek a declaration confirming that Defendants engaged in criminal kidnapping, entitling Plaintiffs to treble damages.

15. Forced Peonage

Defendants subjected Plaintiffs to economic servitude and forced labor, violating 18 U.S.C. § 1581. Plaintiffs seek a declaration confirming that Defendants engaged in forced peonage, requiring full restitution and injunctive relief.

16. Unlawful Interference, Intimidation, Extortion, and Emotional Distress

Defendants engaged in extreme and outrageous conduct, causing economic harm
and severe emotional distress. Plaintiffs seek a declaration that Defendants are
liable for intentional infliction of emotional distress and unlawful business
interference.

282. Declaratory Judgment and Relief Requested: Based on the uncontested and unrebutted affidavits submitted by Plaintiffs, which Defendants failed to dispute, Plaintiffs request that this Court enter a declaratory judgment confirming the following:

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- All fraudulent claims, financial instruments, and transactions asserted by Defendants are null and void as a matter of law.
- Defendants engaged in willful violations of federal and constitutional law and are liable for all resulting damages.
- Plaintiffs are entitled to immediate relief, including the return of all unlawfully taken property, financial assets, and securities.
- Defendants' fraudulent actions constitute RICO violations, entitling
 Plaintiffs to treble damages and injunctive relief.
- 283. Demand for Summary Judgment: As a matter of uncontested fact and law, Plaintiffs demand summary judgment confirming Defendants' liability for all causes of action stated herein and granting:
 - A final judgment in favor of Plaintiffs in the amount of One Trillion
 Dollars (\$1,000,000,000,000,000) in lawfully recognized currency, such as
 gold and silver coin, as authorized under Article I, Section 10, Clause 1 of
 the U.S. Constitution.
 - A perfected lien against Defendants' assets in satisfaction of this judgment.
 - · Any and all additional relief deemed just and appropriate by the Court.
- 284. Defendants' failure to rebut Plaintiffs' sworn affidavits constitutes tacit admission of all claims asserted herein. Plaintiffs are therefore entitled to declaratory and summary judgment as a matter of law.

EIGHTEENTH (18th) CAUSE OF ACTION (Summary Judgement as <u>a Matter of Law</u> — Against all Defendants)

- 285. Plaintiffs re-affirm and incorporate paragraphs 1 through 284 as if fully set forth herein.
- 286. Plaintiffs move for summary judgment in their favor as the undisputed material facts establish Defendants' liability under the clear, enforceable terms of the Contract and Security Agreement. As a matter of law, Defendants have:

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- Explicitly stipulated and accepted, through their conduct and inaction, a binding judgment, summary judgment, and lien authorization (pursuant to U.C.C. § 9-509).
- Accepted liability in the agreed-upon amount of One Trillion Dollars
 (\$1,000,000,000,000.00) in lawfully recognized currency, such as gold and
 silver coin, as authorized under Article I, Section 10, Clause 1 of the U.S.
 Constitution, as evidenced by their failure to rebut the unrebutted
 commercial affidavits and the self-executing Contract and Security
 Agreement.
- Waived any grounds to contest this judgment through tacit procuration,
 silent acquiescence, and willful default.
- 287. Defendants were **duly served** with the necessary legal instruments, including:
 - Unrebutted affidavits establishing the facts of this case.
 - Contract and Security Agreement confirmed and accepted via USPS
 Registered, Express, and/or Certified Mail (Form 3811). See exhibits I, J, K, and L.
 - Public notices and filings confirming Defendants' default and consent to judgment.
- 288. Application of Rule 56 of the Federal Rules of Civil Procedure: Under Rule 56(a) of the Federal Rules of Civil Procedure, summary judgment must be granted when:
 - "The movant shows that there is no genuine dispute as to any material fact and the movant is entitled to judgment as a matter of law."
 - 289. The undisputed, unrebutted commercial affidavits conclusively establish:
 - Defendants' liability under the Contract and Security Agreement.
 - Defendants' failure to rebut or contest the claims, making all facts stated therein legally binding.

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- Defendants' waiver of defenses and objections due to willful silence and acquiescence.
- 290. Since all material facts have been admitted and remain undisputed,
 Plaintiffs are entitled to summary judgment as a matter of law.
- 291. **Application of Legal Doctrines:** Pursuant to well-established legal principles, **this matter is conclusively settled** and cannot be contested:
 - Res Judicata The matters presented in Plaintiffs' affidavits are final and binding, precluding Defendants from raising any new defenses or objections.
 - Collateral Estoppel The administrative findings contained in Plaintiffs' unrebutted affidavits are conclusive and enforceable as a matter of law.
 - Stare Decisis The legal issues presented in this case have been established through precedent and must be applied consistently.
- 292. Given these uncontested facts, there is no genuine issue of material fact, making summary judgment appropriate as a matter of law.
- 293. California Code of Civil Procedure § 437c(a): Under California Code of Civil Procedure § 437c(a):
 - "A party may move for summary judgment if it is contended that the action has no merit or that there is no defense to the action. The motion shall be granted if all the papers submitted show that there is no triable issue as to any material fact and that the moving party is entitled to a judgment as a matter of law."
- 294. Since all material facts have been deemed admitted and remain undisputed, Plaintiffs are entitled to judgment in their favor.

CLAIM and DEMAND FOR RELIEF:

- 295. Plaintiffs incorporate by reference the allegations contained in paragraphs 1 through 289 as if fully set forth herein.
 - 296. Plaintiffs demand the following relief:
 - Summary Judgment as a matter of law, in the Amount of One Trillion
 Dollars (\$1,000,000,000,000.00) in lawfully recognized currency, such as gold

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and silver coin, as authorized under Article I, Section 10, Clause 1 of the U.S. Constitution.

- Liquidated damages as agreed upon in the Contract and Security Agreement.
- Full satisfaction of all claims through enforcement of the perfected lien.

2. Permanent Injunction Against Defendants

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- Prohibiting further fraud, extortion, coercion, and unlawful interference.
- Ordering the immediate cessation of all unlawful acts affecting Plaintiffs' rights and property.
- 3. Compensatory and Treble Damages
 - Full restitution for all property, assets, and funds wrongfully taken or transferred.
 - Treble damages under applicable statutes, including RICO violations (18 U.S.C. § 1964(c)).
- 4. Declaratory Judgment Affirming Defendants' Liability
 - Confirming that all fraudulent claims, documents, and transactions asserted by Defendants are null and void.
 - Affirming that Defendants have willfully violated federal and state laws, entitling Plaintiffs to full legal and equitable relief.
- 5. Enforcement of the Lien Against Defendants' Assets
 - Perfected lien under U.C.C. § 9-509, securing Plaintiffs' claims against all property, accounts, and holdings of Defendants.
 - · Immediate liquidation of assets to satisfy judgment.
- 6. Any Additional Relief Deemed Just and Proper by the Court.
- Defendants have failed to rebut the sworn commercial affidavits, have waived all defenses through silence, and are bound by the terms of the

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Contract and Security Agreement. Under Rule 56 of the Federal Rules of Civil Procedure, Plaintiffs are entitled to immediate summary judgment, full relief, and enforcement of all remedies requested herein.

111. Exhibits "A" through "CC," which include the unrebutted commercial affidavits and related documentation establishing Defendants' tacit agreement and the undisputed merit and validity of Plaintiffs' claims.

LIST OF EXHIBITS / EVIDENCE:

- 1. Exhibit A: Affidavit: Power of Attorney In Fact'
- 0 2.Exhibit B: Hold Harmless Agreement

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- 11 3. Exhibit C: Private UCC Contract Trust/UCC1 filing #2024385925-4.
- 12 4. Exhibit D: Private UCC Contract Trust/UCC3 filing ##2024402990-2.
- 5. E Exhibit E: Contract Security Agreement #RF775820621US, titled: NOTICE OF
 CONDITIONAL ACCEPTANCE, and FRAUD, RACKETEERING,
 CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW,
 - IDENTITY THEFT, EXTORTION, COERCION, TREASON.
- 17 6. Exhibit F: Contract Security Agreement #RF775821088US, titled: NOTICE OF
 18 DEFAULT, and FRAUD, RACKETEERING, CONSPIRACY, DEPRIVATION OF
 19 RIGHTS UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION,
- 20 COERCION, TREASON
- 21 7. Exhibit G: Contract Security Agreement #RF775822582US, titled: NOTICE OF
- 22 DEFAULT AND OPPORTUNITY TO CURE <u>AND</u> NOTICE OF FRAUD,
- 23 | RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE
- 24 COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION,
- 25 KIDNAPPING.
- 26 8. Exhibit H: Contract Security Agreement #RF775823645US, titled: Affidavit
- Certificate of Dishonor, Non-response, **DEFAULT**, JUDGEMENT, and LIEN
- 28 AUTHORIZATION.

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MERITED COMPLANT FOR FRAUD, BREACH OF CONTLACT, THEFT, DEFINATION OF RIGHTS UNDER THE COLOR OF LAW, CONSTRUCT, TAXKETEERING, KIDNAFFRY, TORTURE WESUMMAN ADDRESSED AS A MATTER WE LAW.

- 1 | 9. Exhibit I: Form 3811 corresponding to Exhibit E.
- 2 | 10. Exhibit J: Form 3811 corresponding to Exhibit F.
- 3 11. Exhibit K: Form 3811 corresponding to Exhibit G.
- 4 12. Exhibit L: Form 3811 corresponding to Exhibit H.
- 5 13. Exhibit M: INVOICE/TRUE BILL #RIVSHERTREAS12312024
- 6 14. Exhibit N: Copy of 'MASTER DISCHARGE AND INDEMNITY BOND' #RF661448567US.
- 8 | 15.Exhibit O: Photograph(s) of Defendant/Respondent Gregory D Eastwood.
- 9 16. Exhibit P: Photograph(s) of Defendant/Respondent Robert C V Bowman.
- 10 | 17. Exhibit Q: Photograph(s) of Defendant/Respondent Willam Pratt.
- 11 18. Exhibit R: Affidavit 'Right to Travel': CANCELLATION, TERMINATION, AND
 12 REVOCATION of COMMERCIAL "For Hire" DRIVER'S LICENSE CONTRACT
 13 and AGREEMENT. LICENSE/BOND # B6735991
- 14 19. Exhibit S: Revocation Termination and Cancelation of Franchise.
- 15 20. Exhibit T: CITATION/BOND #TE464702, accepted under threat, duress, and coercion.
- 17 21. Exhibit U: Private Transport's PRIVATE PLATE displayed on the automobile
- 18 22. Exhibit V: Copy of "Automobile" and "commercial vehicle" defined by DMV (Department of Motor Vehicles).
- 20 23. Exhibit W: Copy of CA CODE § 260 from https://leginfo.legislature.ca.gov.
- 21 | 24. Exhibit X: national/non-citizen national passport card #C35510079.
- 22 25. Exhibit Y: national/non-citizen national passport book #A39235161.
- 23 26.Exhibit Z: ™KEVIN LEWIS WALKER© Copyright and Trademark Agreement.
- 24 27. Exhibit AA: A copy of American Bar Association's 'Attorney In Fact' Definition.
- 25 28. Exhibit BB: A Copy of Rule 8.4: (Misconduct) of the American Bar Association.
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WORDS DEFINED GLOSSARY OF TERMS:

As used in this Affidavit, the following words and terms are as defined in this section, non-obstante:

Attorney-in-fact: A private attorney authorized by another to act in his place and stead, either for some particular purpose, as to do a particular act, or for the transaction of business in general, not of a legal character. This authority is conferred by an instrument in writing, called a "letter of attorney," or more commonly a "power" of attorney." A person to whom the authority of another, who is called the constituent, is by him lawfully delegated. The term is employed to designate persons who are under special agency, or a special letter of attorney, so that they are appointed in factum, for the deed, or special act to be performed; but in a more extended sense it includes all other agents employed in any business, or to do any act or acts in pais for another. Bacon, Abr. Attorney; Story, Ag. § 25. All persons who are capable of acting for themselves, and even those who are disqualified from acting in their own capacity, if they have sufficient understanding, as infants of proper age, and femes coverts, may act as attorney of other. The person named in a power of attorney to act on your behalf is commonly referred to as your "agent" or "attorney-in-fact." With a valid power of attorney, your agent can take any action permitted in the document. — See Bouvier's Law Dictionary, volumes 1,2, and 3, page 282, Blacks Law Dictionary 1, 2nd, 8th, pages 105, 103, and 392 respectively, and the American Bar Association's website on 'Power of Attorney' and 'Attorney-In-Fact'

2. Attorney: Strictly, one who is designated to transact business for another; a legal agent. — Also termed attorney-in-fact; private attorney. 2. A person who practices law; LAWYER. Also termed (in sense 2) attorney-at-law; public attorney. A person who is appointed by another and has authority to act on behalf of another. See also POWER OF ATTORNEY. See, Black's Law Dictionary 8th Edition, pages 392-393, Oxford Dictionary or Law, 5th Edition, page 38, American Bar Association's website.

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financial institution: a person, an individual, a private banker, a business engaged in vehicle sales, including automobile, airplane, and boat sales, persons involved in real estate closings and settlements, the United States Postal Service, a commercial bank or trust company, any credit union, an agency of the United States Government or of a State or local government carrying out a duty or power of a business described in this paragraph, a broker or dealer in securities or commodities, a currency exchange, or a business engaged in the exchange of currency, funds, or value that substitutes for currency or funds, financial agency, a loan or finance company, an issuer, redeemer, or cashier of travelers' checks, checks, money orders, or similar instruments, an operator of a credit card system, an insurance company, a licensed sender of money or any other person who engages as a business in the transmission of currency, funds, or value that substitutes for currency, including any person who engages as a business in an informal money transfer system or any network of people who engage as a business in facilitating the transfer of money domestically or internationally outside of the conventional financial institutions system. Ref. 31 U.S. Code § 5312 - Definitions and application.

individual: As a noun, this term denotes a single person as distinguished from a group or class, and also, very commonly, a private or natural person as distinguished from a partnership, corporation, or association; but it is said that this restrictive signification is not necessarily inherent in the word, and that it may, in proper cases, include artificial persons. As an adjective: Existing as an indivisible entity. Of or relating to a single person or thing, as opposed to a group.— See Black's Law Dictionary 4th, 7th, and 8th Edition pages 913, 777, and 2263 respectively.

person: Term may include artificial beings, as corporations. The term means an individual, corporation, business trust, estate, trust, partnership, limited liability company, association, joint venture, government, governmental subdivision, agency, or instrumentality, public corporation, or any other legal or commercial entity. The term "person" shall be construed to mean and include an individual, a trust, estate,

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partnership, association, company or corporation. The term "person" means a natural person or an organization. -Artificial persons. Such as are created and devised by law for the purposes of society and government, called "corporations" or bodies politic." -Natural persons. Such as are formed by nature, as distinguished from artificial persons, or corporations. -Private person. An individual who is not the incumbent of an office. Persons are divided by law into natural and artificial. Natural persons are such as the God of nature formed us; artificial are such as are created and devised by human laws, for the purposes of society and government, which are called "corporations" or "bodies politic." — See Uniform Commercial Code (UCC) § 1-201, Black's Law Dictionary 1st, 2nd, and 4th edition pages 892, 895, and 1299, respectively, 27 Code of Federal Regulations (CFR) § 72.11 - Meaning of terms, and 26 United States Code (U.S. Code) § 7701 - Definitions.

bank: a person engaged in the business of banking and includes a savings bank, savings and loan association, credit union, and trust company. The terms "banks", "national bank", "national banking association", "member bank", "board", "district", and "reserve bank" shall have the meanings assigned to them in section 221 of this title. An institution, of great value in the commercial world, empowered to receive deposits of money, to make loans, and to issue its promissory notes, (designed to circulate as money, and commonly called "banknotes" or "bank-bills") or to perform any one or more of these functions. The term "bank" is usually restricted in its application to an incorporated body; while a private individual making it his business to conduct banking operations is denominated a "banker." Banks in a commercial sense are of three kinds, to wit; (1) Of deposit; (2) of discount; (3) of circulation. Strictly speaking, the term "bank" implies a place for the deposit of money, as that is the most obvious purpose of such an institution. — See, UCC 1-201, 4-105, 12 U.S. Code § 221a, Black's Law Dictionary 1st, 2nd, 4th, 7th, and 8th, pages 117-118, 116-117, 183-184, 139-140, and 437-439.

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- 7. discharge: To cancel or unloose the obligation of a contract; to make an agreement or contract null and inoperative. Its principal species are rescission, release, accord and satisfaction, performance, judgement, composition, bankruptcy, merger. As applied to demands claims, right of action, incumbrances, etc., to discharge the debt or claim is to extinguish it, to annul its obligatory force, to satisfy it. And here also the term is generic; thus a dent, a mortgage. As a noun, the word means the act or instrument by which the binding force of a contract is terminated, irrespective of whether the contract is carried out to the full extent contemplated (in which case the discharge is the result of performance) or is broken off before complete execution. See, Blacks Law Dictionary 1st, page.
- 8. pay: To discharge a debt; to deliver to a creditor the value of a debt, either in money or in goods, for his acceptance. To pay is to deliver to a creditor the value of a debt, either in money or In goods, for his acceptance, by which the debt is discharged. See Blacks Law Dictionary 1st, 2nd, and 3rd edition, pages 880, 883, and 1339 respectively.
- 9. payment: The performance of a duty, promise, or obligation, or discharge of a debt or liability. by the delivery of money or other value. Also the money or thing so delivered. Performance of an obligation by the delivery of money or some other valuable thing accepted in partial or full discharge of the obligation. [Cases: Payment 1. C.J.S. Payment § 2.] 2. The money or other valuable thing so delivered in satisfaction of an obligation. See Blacks Law Dictionary 1st and 8th edition, pages 880-811 and 3576-3577, respectively.
- 10. may: An auxiliary verb qualifying the meaning of another verb by expressing ability, competency, liberty, permission, probability or contingency. Regardless of the instrument, however, whether constitution, statute, deed, contract or whatnot, courts not infrequently construe "may" as "shall" or "must". See Black's :aw Dictionary, 4th Edition page 1131.
- extortion: The term "extortion" means the obtaining of property from another, with his consent, induced by wrongful use of actual or threatened force, violence, or fear,

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or under color of official right. - See 18 U.S. Code § 1951 - Interference with commerce by threats or violence.

- 12. national: "foreign government", "foreign official", "internationally protected person", "international organization", "national of the United States", "official guest," and/or "non-citizen national." They all have the same meaning. See Title 18 U.S. Code § 112

 Protection of foreign officials, official guests, and internationally protected persons.
- 13. United States: For the purposes of this Affidavit, the terms "United States" and "U.S." mean only the Federal Legislative Democracy of the District of Columbia, Puerto Rico, U.S. Virgin Islands, Guam, American Samoa, and any other Territory within the "United States," which entity has its origin and jurisdiction from Article 1, Section 8, Clause 17-18 and Article IV, Section 3, Clause 2 of the Constitution for the United States of America. The terms "United States" and "U.S." are NOT to be construed to mean or include the sovereign, united 50 states of America.
- 14. fraud: deceitful practice or Willful device, resorted to with intent to deprive another of his right, or in some manner to do him an injury. As distinguished from negligence, it is always positive, intentional. as applied to contracts is the cause of an error bearing on material part of the contract, created or continued by artifice, with design to obtain some unjust advantage to the one party, or to cause an inconvenience or loss to the other. in the sense of court of equity, properly includes all acts, omissions, and concealments which involved a breach of legal or equitable duty, trust, or confidence justly reposed, and are injurious to another, or by which an undue and unconscientious advantage is taken of another. See Black's Law Dictionary, 1st and 2nd Edition, pages 521-522 and 517 respectively.
- 15. color: appearance, semblance. or simulacrum, as distinguished from that which is real. A prima facie or apparent right. Hence, a deceptive appearance; a plausible, assumed exterior, concealing a lack of reality; a a disguise or pretext. See. Black's Law Dictionary 1st Edition, page 222.

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	5:25-cr-00163-ODW Document 1 Filed 05/12/25 Page 282 of 435 Page ID 5:25-cv-00646-WLH-MAA Docume#1282 Filed 03/11/25 Page 108 of 326 Page ID #:108
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ı	16. color able: That which is in appearance only, and not in reality, what it purports to be,
2	See, Black's Law Dictionary 1st Edition, page 2223
3	
4	COMMERCIAL OATH AND VERIFICATION:
5	County of Riverside)
6) Commercial Oath and Verification
7	The State of California)
8	I, KEVIN WALKER, under my unlimited liability and Commercial Oath proceeding
9	in good faith being of sound mind states that the facts contained herein are true,
01	correct, complete and not misleading to the best of Affiant's knowledge and belief
11	under penalty of International Commercial Law and state this to be HIS Affidavit of
12	Truth regarding same signed and sealed this <u>5TH</u> day of <u>MARCH</u> in the year of Our
13	Lord two thousand and twenty five:
14	proceeding sui juris, In Propria Persona, by Special Limited Appearance,
15	All rights reserved without prejudice or recourse, UCC § 1-308, 3-402.
16	KeiGn Walker, Attorney-In-Fact, Secured Party,
17	Executor, national, private bank(er) EIN # 9x-xxxxxxx
18	Let this document stand as truth before the Almighty Supreme Creator and let it be
19	established before men according as the scriptures saith: "But if they will not listen, take one
20	or two others along, so that every matter may be established by the testimony of two or three
21	witnesses." Matthew 18:16. "In the mouth of two or three witnesses, shall every word be
22	established" 2 Corinthians 13:1. sui juris By Special Limited Appearance,
23	x. 5/
24	By:
25	
26	sui juris, By Special Limited Appearance,
27	By: Mr. Mac Arthur-Brooks (WITNESS)
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	7 FERRING ON THE STACE OF THE PERSON OF A CONTRACT OF THE PERSON OF THE

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	Registered Mail #RF775823821US — Dated: March 5, 2025	
1	PROOF OF SERVICE	
2	STATE OF CALIFORNIA)	
3) ss.	
4	COUNTY OF RIVERSIDE)	
5	I competent, over the age of eighteen years, and not a party to the within	
6	action. My mailing address is the Delfond Group, care of: 30650 Rancho California	
7	Road suite 406-251, Temecula, California [92591]. On or before March 5, 2025, I	
8	served the within documents:	
9	1. <u>VERIFIED</u> COMPLAINT FOR FRAUD, BREACH OF CONTRACT, THEFT,	
10	DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, CONSPIRACY,	
11	RACKETEERING, KIDNAPPING, TORTURE, and SUMMARY JUDGEMENT	
12	AS A MATTER OF LAW.	ĺ
13	2. Exhibits A through CC.	
14	By United States Mail. I enclosed the documents in a sealed envelope or package	
15	addressed to the persons at the addresses listed below by placing the envelope for	
16	collection and mailing, following our ordinary business practices. I am readily	
17	familiar with this business's practice for collecting and processing correspondence	
18	for mailing. On the same day that correspondence is placed for collection and	
19	mailing, it is deposited in the ordinary course of business with the United States	
20	Postal Service, in a sealed envelope with postage fully prepared. I am a resident or	
21	employed in the county where the mailing occurred. The envelope or package was	
22	placed in the mail in Riverside County, California, and sent via Registered Mail	
23	with a form 3811.	
24	Gregory D Eastwood, Robert C V Bowman, George Reves, William Pratt.	

Gregory D Eastwood, Robert C V Bowman, George Reyes, William Pratt, Robert Gell
C/o MENIFEE JUSTICE CENTER
30755-D Auld Road
Murrieta, California [92563]
Registered Mail #RF775823795US
Steven-Arthur: Sherman
C/o STEVEN ARTHUR SHERMAN

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**ERITIFA COMPLAINT FOR FRAUD, BREACH OF CONTRACT, TREFT, DEPUTATION OF EIGHTS UNDER THE GOLOR OF LAW, CONSTRUCY, RACKETEERING, KIDNAPPING, TOETURE, and SURGIARY JUDGINEET AS A MATTER OF LAW.

-Exhibit G-

Registered Mail # RF 661 447 751 US



From: Kevin Walker, sui juris Trustee, Executor, Authorized Representative, Secured Party. ™WG EXPRESS TRUST©, ™KEVIN LEWIS WALKER© ESTATE, TMKEVIN WALKER©. c/o 41593 Winchester Road Suite 200 *NOTICE TO AGENT IS NOTICE TO PRINCIPAL*** 3 Temecula, California ***NOTICE TO PRINCIPAL IS NOTICE TO AGENT*** non-domestic without the United States Respondent(s)/Att'n: Joe Biden, Daniel Werfel, Janet Yellen, 5 Rob Bonta, Shirley Weber, Gavin Newsom, Merrick Garland, Sean Duryee, Martin O'Malley, Steven Gordon, David W. Slayton, Chad Bianco, Agent(s), Fiduciary(ies), Trustee(s), Does 1- ∞ Inclusive. THE UNITED STATES OF AMERICA, U.S. TREASURY, RIVERSIDE COUNTY SHERIFF, SOCIAL SECURITY ADMINISTRATION, U.S. DEPARTMENT OF STATE, UNITED STATES POSTAL SERVICE, SECRETARY OF STATE, THE WHITE HOUSE, STATE OF CALIFORNIA, INTERNAL REVENUE SERVICE, ATTORNEY GENERAL CALIFORNIA DEPARTMENT OF MOTOR VEHICLES, CALIFORNIA HIGHWAY PATROL, U.S. DEPARTMENT OF TRANSPORTATION, ALL SUPERIOR COURTS OF CALIFORNIA, ALL CORPORATE AGENCIES. 9

NOTICE SENT TO CA DMV via Registered Mail # RF661448995.

DATE: December 28, 2023

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AFFIDAVIT RIGHT TO TRAVEL

CANCELLATION, TERMINATION, AND REVOCATION of COMMERCIAL "For Hire" DRIVER'S LICENSE CONTRACT and AGREEMENT. LICENSE/BOND # <u>B6735991</u>

KNOW ALL MEN BY THESE PRESENT, that I, Kevin: Walker, in propia persona, proceeding sui juris, by special limited appearance, a man upon the land, a follower of the Almighty Supreme Creator, first and foremost and the laws of man when they are not in conflict (Leviticus 18:3, 4) Pursuant to Matthew 5:33 – 37 and James 5:12, let my yea mean yea and my nay be nay, as supported by Federal Public Law 97-280, 96 Stat. 1211, depose and say that I, Kevin: Walker, a living soul, over 18 years of age, being competent to testify and having first hand knowledge of the facts herein declare (or certify, verify, affirm, or state) under penalty of perjury under the laws of the United States of America that the following is true and correct, to the best of my understanding and belief, and in good faith

VERIFIED

- I, Kevin Walker, sui juris, cannot in good faith apply for and accept a driver's license, as I would be committing PERJURY. I would have to SWEAR under OATH that I am a member of, citizen of, franchisee of, or resident (agent) of [fiduciary, surety for] the corporate "State of" CALIFORNIA, when the already established facts by affidavit have evidenced that I am NOT a member of, citizen of, franchisee of, or resident (agent) of the corporate "State of" CALIFORNIA or the federal United States.
- I have researched extensively the organic laws of the united states of America, including two hundred years of American case law (i.e., Common law), and affirm that I have secured the UNALIENABLE and



FUNDAMENTAL, UNRESTRICTED and UNREGULATED RIGHT TO TRAVEL upon both the public walkways and the highways, and transport my personal and allodial property, duly conveyed, unhindered by ANY private, corporate or statutory law, or Department of Motor Vehicles (DMV) regulation or so-called requirement. This unalienable right to travel is guaranteed by the 9th & 10th Amendments of the organic Constitution for the united states of America and Bill of Rights, and upheld by many court decisions in support of the rights to travel.

- 3. "THE UNITED STATES GOVERNMENT IS A FOREIGN CORPORATION WITH RESPECT TO A STATE." [emphasis added] **Volume 20: Corpus Juris Sec.** §1785: NY re: Merriam 36 N.E. 505 1441 S.Ct.1973, 41 L.Ed.287.
- 18 U.S. Code § 5 United States defined stipulates, The term "United States", as used in this title in a territorial sense, includes all places and waters, continental or insular, subject to the jurisdiction of the United States, except the Canal Zone.
- 5. <u>28 U.S. Code § 3002(15) Definitions</u> stipulates, (15)"<u>U</u>nited <u>S</u>tates" means (A) a Federal corporation; (B) an agency, department, commission, board, or other entity of the United States; or (C) an instrumentality of the United States.
- YOU have committed fraud, deceit, coercion, willful intent to injure another, malicious acts, and YOU have engaged in RICO activity.
- 7. I voluntarily choose to comply with the man-made laws which serve to bring harmony to society, but no such laws, nor their enforcers, have any authority over me. I am not in any jurisdiction, for I am not of subject status.

Secured Party / Secured Creditor:

- 8. I, Kevin: Walker, sui juris, state, verify, and affirm for the record that I am the the only Agent, Executor, Authorized Representative, Trustee, Attorney In Fact, and the Secured Party and Secured Creditor of ENS LEGIS/CORPORATE FICTION, KEVIN WALKER, KEVIN LEWIS WALKER, and all derivatives thereof. I am the holder in due course for all securities, assets: tangible and intangible, and I hold allodial title to all assets, as evidenced by Nevada UCC (private) Contract Trust # 2024385925-4). See U.C.C § 9-105 and 3-302.
- 9. Janet Yellen and/or the <u>United States Treasury</u> is the registered holder and fiduciary for the <u>private</u> Two Hundred Billion Dollar (\$200,000,000,000.00 USD) Discharge and Indemnity Bond # RF661448567US, post deposited to private post registered account # RF661448023US. Said Discharge and Indemnity Bond (# RF661448567US) expressly stipulates it is "insuring,

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underwriting, indemnifying, discharging, paying and satisfying all such account holders and accounts dollar for dollar against any and all preexisting, current and future losses, costs, debts, taxes, encumbrances, deficits, deficiencies, liens, judgments, true bills, obligations of contract or performance, defaults, charges, and any and all other obligations as may exist or come to exist during the term of this Bond... Each of the said account holders and accounts shall be severally insured, underwritten and indemnified against any and all future Liabilities as may appear, thereby instantly satisfying all such obligations dollar for dollar without exception through the above-noted Private Offset Accounts up to and including the full face value of this Bond through maturity."

- 10. I am <u>NOT</u> effectively connected with a trade or business in the corporate monopoly of the United States government, whether federal, State, county or Municipal. I am NOI a resident "U.S. citizen," but a Citizen of the several States domiciled in the sovereign state of California ae public 1850, an American state Citizen of the united states of America. I am domiciled in a foreign jurisdiction to both the corporate state and federal governments. I have **NOT** knowingly or willingly waived ANY of my UNALIENABLE RIGHTS. American case law has clearly adjudicated that
- 11. For the record, I, Kevin Lewis Walker explicitly RESERVE, ASSERT and DEFEND my right to travel. I reserve all rights and waive none.
- 12. This AFFIDAVIT is submitted upon demand of a driver's license, registration, or proof of insurance as part of the official record of ANY ensuing action and must be introduced as evidence in said action.
- 13. This AFFIDAVIT also certifies that the I have previously completed and passed a test measuring my competency to safely control a motorized vehicle and motorcycle upon the public highways within the united states of America. I have also met or exceeded all common sense requirements concerning the "rules of the road" and the ability to maneuver a motorized vehicle in a safe and responsible manner.
- 14. The For Hire" DRIVER'S LICENSE CONTRACT and AGREEMENT BOND # B6735991 is HEREBY CANCELED, TERMINATED, REVOKED, and LIQUIDATED. ACCEPTED FOR VALUE AND EXEMPT FROM LEVY, FOR RELEASE, CREDIT, AND DEPOSIT TO PRIVATE POST REGISTERED ACCOUNT NUMBER RF 661 448 023 US AND PASS THROUGH ACCOUNT NUMBERS: 568997454 / F06271216. WITH THE KEVIN LEWIS WALKER ESTATE (EIN # 99 6236908) RETAINING FULL CONTROL AND ACCESS TO ALL RESPECTIVE CREDITS.
- 15. Consistent with the eternal tradition of natural common law, unless I have harmed or violated someone or their property, I have committed no crime;



and I am therefore <u>not</u> subject to any penalty. I act in accordance with the following <u>U.S. Supreme Court case</u>: "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 <u>unlimited</u>. He owes no such duty [to submit his books and papers for an examination] to the <u>State</u>, since he receives nothing therefrom, beyond the protection of his life and property. His rights are such as existed by the law of the land [Common Law] **long antecedent to the organization of the <u>State</u>, and can only be taken from him by due process of law, and in accordance with the Constitution. Among his rights are a refusal to incriminate himself, and the immunity of himself and his property from arrest or seizure except under a warrant of the law. He owes nothing to the public so long as he does not trespass upon their rights." Hale v. Henkel, 201 U.S. 43 at 47 (1905).**

- 16. I reserve my natural common law right not to be compelled to perform under any contract that I did not enter into knowingly, voluntarily, and intentionally. And furthermore, I do not accept the liability associated with the compelled and pretended "benefit" of any hidden or unrevealed contract or commercial agreement. As such, the hidden or unrevealed contracts that supposedly create obligations to perform, for persons of subject status, are inapplicable to me, and are null and void. If I have participated in any of the supposed "benefits" associated with these hidden contracts, I have done so under duress, for lack of any other practical alternative. I may have received such "benefits" but I have not accepted them in a manner that binds me to anything.
- 17. Any such participation does not constitute "acceptance" in contract law, because of the absence of full disclosure of any valid "offer," and voluntary consent without misrepresentation or coercion, under contract law. Without a valid voluntary offer and acceptance, knowingly entered into by both parties, there is no "meeting of the minds," and therefore no valid contract. Any supposed "contract" is therefore void, ab initio.
- 18. From my age of consent to the date affixed below I have never signed a contract knowingly, willingly, intelligently, and voluntarily whereby I have waived any of my natural common law rights, and, as such, **Take Notice** that I revoke, cancel, and make void ab initio my signature on any and all contracts, agreements, forms, or any instrument which may be construed in any way to give any agency or department of any federal or state government authority, venue, or jurisdiction over me. This position is in accordance with the U.S. Supreme Court decision of **Brady v. U.S.**, 379 U.S. 742 at 748 (1970): "Waivers of Constitutional Rights not only must be voluntary, they must be knowingly intelligent acts, done with sufficient awareness of the relevant circumstances and consequences."

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- 19. I have never knowingly and willing signed away my sovereign rights or citizenship. See... Brady v. U.S., 397 U.S. 742, 748, (1970) "Waivers of Constitutional Rights, not only must they be voluntary, they must be knowingly intelligent acts done with sufficient awareness."
- 20. "waivers of fundamental Rights must be knowing, intentional, and voluntary acts, done with sufficient awareness of the relevant circumstances and likely consequences. U.S. v. Brady, 397 U.S. 742 at 748 (1970); U.S.v. O'Dell, 160 F.2d 304 (6" Cir. 1947)".
- 21. The contract is "unconscionable," and One which no sensible man not under delusion, or duress, or in distress would make, and such as no honest and fair man would accept."; Franklin Fire Ins. Co. v. Noll, 115 Ind. App. 289, 58 N.E.2d 947, 949, 950.
- 22. "Party cannot be bound by contract that he has not made or authorized." **Alexander v. Bosworth** (1915), 26 C.A. 589, 599, 147 P.607.
- 23. The fraudulently "presumed" quasi-contractus that binds the Declarant with the CITY/STATE agency, is void for fraud ab initio, since the de facto CITY/ STATE cannot produce the material fact (consideration inducement) or the jurisdictional clause (who is subject to said statute). (SEE: Master / Servant [Employee] Relationship -- C.J.S.) -- "Personal, Private, Liberty"
- 24. Since the "consideration" is the "life blood" of any agreement or quasiagreement, (contractus) "...the absence of such from the record is a major manifestation of want of jurisdiction, since without evidence of consideration there can be no presumption of even a quasi-contractus. Such is the importance of a "consideration." Reading R.R. Co. v. Johnson, 7 W & S (Pa.) 317.

NOT "For Hire" and/or Engaged in "Commerce":

- 25. That I, **Kevin Walker**, sui juris, do <u>NOT</u> under ANY circumstances utilize the public highways for commercial purposes.
- 26. The California Motor Vehicle Code, section 260: Private cars/vans etc. not in commerce / for profit, are immune to registration fees:
 - (a) A "commercial vehicle" is a vehicle of a type REQUIRED to be **REGISTERED** under this code".
 - (b) "Passenger vehicles which are not used for the transportation of persons for hire, compensation or profit, and housecars, are not commercial vehicles".

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- 27. 18 U.S. Code § 31 Definition, expressly stipulates, "The term "motor vehicle" means every description of carriage or other contrivance propelled or drawn by mechanical power and used for commercial purposes on the highways in the transportation of passengers, passengers and property, or property or cargo".
- 28. I am NOT a Fourteenth Amendment legal "person" engaged in interstate commerce, nor do I derive income from the travel and transport of goods. I am NOT a "driver," nor am I an "operator" of a "motor vehicle." The driver's license is for motor vehicles involved in commerce only. My private, selfpropelled transport/contrivance/carriage is NOT involved in commerce, therefore, it is **NOT** a "motor vehicle."

non-citizen national / "national of the United States":

- 29. The 1st clause of the <u>fourteenth Amendment</u> states: "All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the <u>United States</u> and the state wherein they reside."
- 30. The 1st clause of the fourteenth Amendment does <u>not</u> say: "All persons born or naturalized in the United States, are subject to the jurisdiction thereof"
- 31. The 1st clause of the <u>fourteenth Amendment</u> contains two <u>requirements</u> for United States citizenship: (a) that a person be born or naturalized in the <u>U</u>nited <u>S</u>tates and (b) that a person be subject to the jurisdiction of the <u>U</u>nited States.
- 32. The Department of State document, "Certificates of Non-Citizen Nationality," located at https://travel.state.gov/content/travel/en/legal/travel-legalconsiderations/us-citizenship/Certificates-Non-Citizen-Nationality.html says - in part — in the 3rd paragraph: "Section 101(a)(21) of the INA defines the term 'national' as 'a person owing permanent allegiance to a state.' Section 101(a) (22) of the INA provides that the term 'national of the United States' includes all U.S. citizens as well as persons who, though not citizens of the United States, owe permanent allegiance to the United States (non-citizen nationals)."
- 33. Title 8 U.S. Code 1101(a)(22) Definition, expressly stipulates, " (22) The term "national of the United States" means (A) a citizen of the United States, or (B) a person who, though not a citizen of the United States, owes permanent allegiance to the United States."
- 34. As a national I possess a passport book/bond # A39235161 and passport card/bond # C3551007, both issued after expressly indicating during the process that I am a "non-citizen national."

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- 35. 22 CFR § 51.2 Passport issued to nationals only, stipulates: (a) A passport may be issued only to a U.S. national.
- 36. 22 CFR § 51.3 Types of passports, stipulates: (a) Regular passport. A regular passport is issued to a national of the United States. (e) Passport card. A passport card is issued to a national of the United States on the same basis as a regular passport.
- 37. I, Kevin: Walker, sui juris, hereby, declare, state, verify, and affirm for the record that I am a national but NOT a "citizen of the United States."
- 38. Title 18 U.S. Code § 112 Protection of foreign officials, official guests, and internationally protected persons, expressly stipulates that "foreign government", "foreign official", "internationally protected person", "international organization", "national of the United States", and "official guest" have the same meaning.
- 39. It is unequivocally true that Title 18 U.S. Code § 112 Protection of foreign officials, official guests, and internationally protected persons expressly stipulates that in additional to being a national, I am also considered a "foreign government", "foreign official", "internationally protected person", "international organization", "national of the United States", and "official guest."
- 40. I am <u>also</u> a <u>natural born</u> State Citizen of California the republic in its **De'jure** capacity as one of the several states of the Union 1789. This incidentally makes me a national American Citizen of the republic as per the dejure constitution for the United States 1777/1789. For I reject all attempts of expatriation from the republic. Also see 15 united States statutes at large, July 27th, 1868 also known as the expatriation statute. Wherefore I am not a fourteenth amendment citizen, and deny all presumptions made about me
- 41. I am not and have never been a United States® citizen or citizen of any foreign or domestic municipal corporation or anything else not specifically stated. Wherefore there is no United States citizenship to renounce. I was not born nor do I live in, nor am I a "resident" of the United States, the District of Colombia or any federal area or territory. See 1940 Buck Act

citizen of the state vs citizen of the United States:

42. "The Fourteenth Amendment <u>creates and defines</u> citizenship of the <u>United</u> States. It had long been contended, and had been held by many learned authorities, and had never been judicially decided to the contrary, that there was no such thing as a citizen of the United States, except as that condition arose from citizenship of some state. No mode existed, it was said, of

Page 7 of 25AFFIDAVIT: RICHT TO TRAVEL CANCELLATION, TERMINATION, AND REVOCATION of LICENSE/BOND #B673599
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obtaining a citizenship of the <u>United States</u>, except by first becoming a citizen of some state. This question is now at rest. The fourteenth amendment defines and declares who shall be citizens of the United States, to wit, "all persons born or naturalized in the United States, and subject to the jurisdiction thereof." The latter qualification was intended to exclude the children of foreign representatives and the like. With this qualification, every person born in the United States or naturalized is declared to be a citizen of the <u>United States</u> and of the state wherein he resides." – UNITED STATES V. ANTHONY. [11 Blatchf. 200; 5 Chi. Leg. News. 462, 493; 17 Int. Rev. Rec. 197; 30 Leg. Int. 266; 5 Leg. Op. 63; 20 Pittsb. Leg. J. 199.] Circuit Court, N. D. New York, June 18, 1873.

- 43. I am "non resident" to the "residency" of the fourteenth Amendment and "alien" to the "citizenship" thereof; therefore I, Kevin: Walker, sui juris, am not subject to the jurisdictional statements of the United States Code.
- 44. I am **not** a "resident" of any state under the <u>fourteenth Amendment</u> and hereby publicly disavow any and all contracts, forms, agreements, applications, certificates, licenses, permits, or other documents that I or any other person may have signed expressly or by acquiescence that would grant me any privileges and thereby ascribe to me rights and duties under a substantive system of law other than the Constitutional Contract of 1787 for the united states of America and of the constitutions for the several states of the Union, exclusive of the fourteenth Amendment.
- 45. "It is quite clear, then, that there is a citizenship of the United States** and a citizenship of a State, which are distinct from each other and which depend upon different characteristics or circumstances in the individual." — Slaughter House Cases, 83 U.S. 36 (1872).
- 46. "We have in our political system a Government of the United States and a government of each of the several States. Each one of these governments is distinct from the others, and each has citizens of its own who owe it allegiance, and whose rights, within its jurisdiction, it must protect. The same person may be at the same time a citizen of the United States and a Citizen of a State, but his rights of citizenship under one of these governments will be different from those he has under the other."— Slaughter House Cases United States vs. Cruikshank, 92 U.S. 542 (1875).
- 47. "One may be a citizen of a State and yet not a citizen of the United States." - Thomasson v. State, 15 Ind. 449; Cory v. Carter, 48 Ind. 327 (17 Am. R. 738); McCarthy v. Froelke, 63 Ind. 507; In Re Wehlitz, 16 Wis. 443. [McDonel v. State, 90 Ind. 320, 323 (1883)] [underlines added].
- 48. "The first clause of the <u>fourteenth_amendment</u> of the federal Constitution made negroes citizens of the United States**, and citizens of the state in which they reside, and thereby created two classes of citizens, one of the

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- United States** and the other of the state." [4 Dec. Dig. '06, p. 1197, sec. 11] ["Citizens" (1906), emphasis added].
- 49. "That there is a citizenship of the United States and a citizenship of a state, and the privileges and immunities of one are not the same as the other is well established by the decisions of the courts of this country." - [Tashiro v. Jordan, 201 Cal. 236 (1927)].
- 50. "... both before and after the Fourteenth Amendment to the federal Constitution, it has not been necessary for a person to be a citizen of the United States in order to be a citizen of his state." - [Crosse v. Board of Supervisors of Elections] [221 A.2d 431 (1966)].
- 51. "The privileges and immunities clause of the Fourteenth Amendment protects very few rights because it neither incorporates any of the Bill of Rights nor protects all rights of individual citizens. See Slaughter-House Cases, 83 U.S. (16 Wall.) 36, 21 L.Ed. 394 (1873). Instead, this provision protects only those rights peculiar to being a citizen of the federal government; it does not protect those rights which relate to state citizenship." [Jones v. Temmer, 829 F.Supp. 1226 (USDC/DCO 1993)]

Automobiles NOT classified as vehicles but rather Personal:

- 52. "Automobile purchased for the purpose of transporting buyer to and from his place of employment was "consumer goods" as defined in UCC 9-109." Mallicoat v Volunteer Finance & Loan Corp., 3 UCC Rep Serv 1035; 415 S.W.2d 347 (Tenn. App., 1966).
- 53. "The provisions of UCC 2-316 of the Maryland UCC do not apply to sales of consumer goods (a term which includes automobiles, whether new or used, that are bought primarily for personal, family, or household use)." Maryland Independent Automobile Dealers Assoc., Inc. v Administrator, Motor **Vehicle Admin.**, 25 UCC Rep Serv 699; 394 A.2d 820, 41 Md App 7 (1978).
- 54. "[T]he expression "personal effects" clearly includes an automobile[.]" In re Burnside's Will, 59 N.Y.S.2d 829, 831 (1945). Cites Hillhouse, Arthur, and Mitchell's Will, supra.
- 55. "[A] yacht and six automobiles were ``personal belongings" and ``household effects[.]"" In re Bloomingdale's Estate, 142 N.Y.S.2d 781, 782 (1955).

Use defines classification:

A Private/Personal Automobile is NOT required to be registered by Law.



- 56. First, it is well established law that the highways of the state are public property, and their primary and preferred use is for private purposes, and that their use for purposes of gain is special and extraordinary which, generally at least, the legislature may prohibit or condition as it sees fit." Stephenson vs. Rinford, 287 US 251; Pachard vs Banton, 264 US 140, and cases cited; Frost and F. Trucking Co. vs. Railroad Commission, 271 US 592; Railroad commission vs. Inter-City Forwarding Co., 57 SW.2d 290; Parlett Cooperative vs. Tidewater Lines, 164 A. 313
- 57. The California Motor Vehicle Code, section 260: Private cars/vans etc. not in commerce / for profit, are immune to registration fees:
 - (a) A "commercial vehicle" is a vehicle of a type REQUIRED to be **REGISTERED** under this code".
 - (b) "Passenger vehicles which are not used for the transportation of persons for hire, compensation or profit, and housecars, are not commercial vehicles".
 - (c) "a vanpool vehicle is not a commercial vehicle."
- 58. <u>18 U.S. Code § 31 Definition</u>, expressly stipulates, "The term "motor vehicle" means every description of carriage or other contrivance propelled or drawn by mechanical power and used for commercial purposes on the highways in the transportation of passengers, passengers and property, or property or cargo".
- 59. A vehicle not used for **commercial** activity is a "consumer goods", ...it is NOT a type of vehicle required to be registered and "use tax" paid of which the tab is evidence of receipt of the tax." Bank of Boston vs Jones, 4 UCC Rep. Serv. 1021, 236 A2d 484, UCC PP 9-109.14.
- 60. "The privilege of using the streets and highways by the operation thereon of motor carriers for hire can be acquired only by permission or license from the state or its political subdivision. "-Black's Law Dictionary, 5th ed, page 830.
- 61. "It is held that a tax upon common carriers by motor vehicles is based upon a reasonable classification, and does not involve any unconstitutional discrimination, although it does not apply to private vehicles, or those used by the owner in his own business, and not for hire." Desser v. Wichita, (1915) 96 Kan. 820; Iowa Motor Vehicle Asso. v. Railroad Comrs., 75 A.L.R. 22.
- 62. "Thus self-driven vehicles are classified according to the use to which they are put rather than according to the means by which they are propelled." Ex Parte Hoffert, 148 NW 20.
- 63. In view of this rule a statutory provision that the supervising officials "may" exempt such persons when the transportation is not on a commercial basis

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- means that they "must" exempt them." State v. Johnson, 243 P. 1073; 60 C.J.S. section 94 page 581.
- 64. "The use to which an item is put, rather than its physical characteristics, determine whether it should be classified as "consumer goods" under UCC 9-109(1) or "equipment" under UCC 9-109(2)." Grimes v Massey Ferguson, Inc., 23 UCC Rep Serv 655; 355 So.2d 338 (Ala., 1978).
- 65. "Under UCC 9-109 there is a real distinction between goods purchased for personal use and those purchased for business use. The two are mutually exclusive and the principal use to which the property is put should be considered as determinative." James Talcott, Inc. v Gee, 5 UCC Rep Serv 1028; 266 Cal.App.2d 384, 72 Cal.Rptr. 168 (1968).
- 66. "The classification of goods in UCC 9-109 are mutually exclusive." McFadden v Mercantile-Safe Deposit & Trust Co., 8 UCC Rep Serv 766; 260 Md 601, 273 A.2d 198 (1971).
- 67. "The classification of "goods" under [UCC] 9-109 is a question of fact." Morgan County Feeders, Inc. v McCormick, 18 UCC Rep Serv 2d 632; 836 P.2d 1051 (Colo. App., 1992).
- 68. "The definition of ``goods" includes an automobile." Henson v Government Employees Finance & Industrial Loan Corp., 15 UCC Rep Serv 1137; 257 Ark 273, 516 S.W.2d 1 (1974).

The RIGHT to Travel is not a Privilege:

- 69. "No State government entity has the power to allow or deny passage on the highways, byways, nor waterways... transporting his vehicles and personal property for either recreation or business, but by being subject only to local regulation i.e., safety, caution, traffic lights, speed limits, etc. Travel is not a privilege requiring, licensing, vehicle registration, or forced insurances." Chicago Coach Co. v. City of Chicago, 337 Ill. 200, 169 N.E. 22.
- 70. The fundamental Right to travel is NOT a Privilege, it's a gift granted by your Creator and restated by our founding fathers as Unalienable and cannot be taken by any Man / Government made Law or color of law known as a private "Code" (secret) or a "Statute."
- 71. "Traveling is passing from place to place—act of performing journey; and traveler is person who travels." In Re Archy (1858), 9 C. 47.
- 72. "Right of transit through each state, with every species of property known to constitution of United States, and recognized by that paramount law, is secured by that instrument to each citizen, and does not depend upon

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uncertain and changeable ground of mere comity." In Re Archy (1858), 9 C. 47.

- 73. Freedom to travel is, indeed, an important aspect of the citizen's "liberty". We are first concerned with the extent, if any, to which Congress has authorized its curtailment. (Road) Kent v. Dulles, 357 U.S. 116, 127.
- 74. The right to **travel** is a part of the "liberty" of which the citizen cannot be deprived without due process of law under the Fifth Amendment. So much is conceded by the solicitor general. In Anglo Saxon law that right was emerging at least as early as Magna Carta. Kent v. Dulles, 357 U.S. 116, 125.
- 75. "Even the legislature has no power to deny to a citizen the right to travel upon the highway and transport his property in the ordinary course of his business or pleasure, though this right may be regulated in accordance with public interest and convenience. Chicago Coach Co. v. City of Chicago, 337 Ill. 200, 169 N.E. 22, 206.
- 76. "... It is now universally recognized that the state does possess such power [to impose such burdens and limitations upon private carriers when using the public highways for the transaction of their business] with respect to common carriers using the public highways for the transaction of their business in the transportation of persons or property for hire. That rule is stated as follows by the supreme court of the United States: 'A citizen may have, under the fourteenth amendment, the right to travel and transport his property upon them (the public highways) by auto vehicle, but he has no right to make the highways his place of business by using them as a common carrier for hire. Such use is a privilege which may be granted or withheld by the state in its discretion, without violating either the due process clause or the equal protection clause.' (Buck v. Kuykendall, 267 U. S. 307 [38 A. L. R. 286, 69 L. Ed. 623, 45 Sup. Ct. Rep. 324].
- 77. "The right of a citizen to travel upon the highway and transport his property thereon in the ordinary course of life and business differs radically an obviously from that of one who makes the highway his place of business and uses it for <u>private</u> gain, in the running of a stage coach or omnibus. The former is the usual and ordinary right of a citizen, a right common to all; while the latter is special, unusual and extraordinary. As to the former, the extent of legislative power is that of regulation; but as to the latter its power is broader; the right may be wholly denied, or it may be permitted to some and denied to others, because of its extraordinary nature. This distinction, elementary and fundamental in character, is recognized by all the authorities."
- 78. " Even the legislature has no power to deny to a citizen the right to travel upon the highway and transport his/her property in the ordinary course of



his business or pleasure, though this right may be regulated in accordance with the public interest and convenience." ["regulated" means traffic safety enforcement, stop lights, signs etc.] - Chicago Motor Coach v. Chicago, 169 NE 22.

- 79. "The claim and exercise of a constitutional gh cannot be converted into a crime." - Miller v. U.S., 230 F 2d 486, 489
- 80. "Owner has constitutional right to use and enjoyment of his property." Simpson v. Los Angeles (1935), 4 C.2d 60, 47 P.2d 474.
- 81. "There can be no sanction or penalty imposed upon one because of this exercise of constitutional rights." —Sherar v. Cullen, 481 F. 945
- 82. The right of the citizen to travel upon the highway and to transport his property thereon, in the ordinary course of life and business, differs radically and obviously from that of one who makes the highway his place of business for private gain in the running of a stagecoach or omnibus." — State vs. City of Spokane, 186 P. 864.
- 83. "The light of the citizen to travel upon the public highways and to transport his/her property thereon either by carriage or automobile, is **not** a mere privilege which a city [or State] may prohibit or permit at will, but a common right which he/she has under the right to life, liberty, and the pursuit of happiness." — Thompson v. Smith, 154 SE 579.
- 84. "The right of the Citizen to travel upon the public highways and to transport his property thereon, in the ordinary course of life and business, is a common right which he has under the right to enjoy life and liberty, to acquire and possess property, and to pursue happiness and safety. It includes the right, in so doing, to use the ordinary and usual conveyances of the day, and under the existing modes of travel, includes the right to drive a horse drawn carriage or wagon thereon or to operate an automobile thereon, for the usual and ordinary purpose of life and business." — Thompson vs. Smith, supra.; Teche Lines vs. Danforth, Miss., 12 S.2d 784
- 85. "The use of the highways for the purpose of travel and transportation is not a mere privilege, but a common and fundamental $\mathbb{R} \cdot \mathbb{L}$ of which the public and the individual cannot be rightfully deprived."—Chicago Motor Coach vs. Chicago, 169 NE 22;Ligare vs. Chicago, 28 NE 934;Boon vs. Clark, 214 SSW 607;25 Am.Jur. (1st) Highways Sect.163.
- 86. "The right to b is part of the Liberty of which a citizen cannot deprived without due process of law under the Fifth Amendment. This Right was emerging as early as the Magna Carta." — Kent vs. Dulles, 357 US 116 (1958)
- 87. "The state cannot diminish Rights of the people." Hurtado vs. California, 110 US 516.

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88. ""Personal liberty largely consists of the Right of locomotion -- to go where and when one pleases -- only so far restrained as the Rights of others may make it necessary for the welfare of all other citizens. The Light of the Citizen to travel upon the public highways and to transport his property thereon, by horse drawn carriage, wagon, or automobile, is not a mere privilege which may be permitted or prohibited at will, but the common Right which he has under his Right to life, liberty, and the pursuit of happiness. Under this Constitutional guarantee one may, therefore, under normal conditions, travel at his inclination along the public highways or in public places, and while conducting himself in an orderly and decent manner, neither interfering with nor disturbing another's Rights, he will be protected, not only in his person, but in his safe conduct." —II Am.Jur. (1st) Constitutional Law, Sect.329, p.1135.

Household goods:

- 89. "A carriage is peculiarly a family or household article. It contributes in a large degree to the health, convenience, comfort, and welfare of the householder or of the family." Arthur v Morgan, 113 U.S. 495, 500, 5 S.Ct. 241, 243 S.D. NY 1884).
- 90. "The **Supreme Court**, in **Arthur v. Morgan**, 112 U.S. 495, 5 S.Ct. 241, 28 L.Ed. 825, held that carriages were properly classified as household effects, and we see no reason that automobiles should not be similarly disposed of." Hillhouse v United States, 152 F. 163, 164 (2nd Cir. 1907).
- 91. "A soldier's personal automobile is part of his ``household goods[.]" U.S. v Bomar, C.A.5(Tex.), 8 F.3d 226, 235" 19A Words and Phrases - Permanent Edition (West) pocket part 94.
- 92. "[I]t is a jury question whether ... an automobile ... is a motor vehicle[.]" United States v Johnson, 718 F.2d 1317, 1324 (5th Cir. 1983).
- 93. "In determining whether or not a motor boat was included in the expression household effects, Matter of Winburn's Will, supra [139 Misc. 5, 247 N.Y.S. 592], stated the test to be "whether the articles are or are not used in or by the household, or for the benefit or comfort of the family"." In re Bloomingdale's Estate, 142 N.Y.S.2d 781, 785 (1955).
- 94. "The use to which an item is put, rather than its physical characteristics, determine whether it should be classified as "consumer goods" under UCC 9-109(1) or "equipment" under UCC 9-109(2)." Grimes v Massey Ferguson, Inc., 23 UCC Rep Serv 655; 355 So.2d 338 (Ala., 1978).
- 95. "Under UCC 9-109 there is a real distinction between goods purchased for personal use and those purchased for business use. The two are mutually

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- exclusive and the principal use to which the property is put should be considered as determinative." James Talcott, Inc. v Gee, 5 UCC Rep Serv 1028; 266 Cal.App.2d 384, 72 Cal.Rptr. 168 (1968).
- 96. "The classification of goods in UCC 9-109 are mutually exclusive." McFadden v Mercantile-Safe Deposit & Trust Co., 8 UCC Rep Serv 766; 260 Md 601, 273 A.2d 198 (1971).
- 97. "The classification of ``goods'' under [UCC] 9-109 is a question of fact." Morgan County Feeders, Inc. v McCormick, 18 UCC Rep Serv 2d 632; 836 P.2d 1051 (Colo. App., 1992).
- 98: "In determining whether or not a motor boat was included in the expression household effects, Matter of Winburn's Will, supra [139 Misc. 5, 247 N.Y.S. 592], stated the test to be "whether the articles are or are not used in or by the household, or for the benefit or comfort of the family"." In re Bloomingdale's Estate, 142 N.Y.S.2d 781, 785 (1955).
- 99. "The term ``household goods" ... includes everything about the house that is usually held and enjoyed therewith and that tends to the comfort and accommodation of the household. Lawwill v. Lawwill, 515 P.2d 900, 903, 21 Ariz. App. 75" 19A Words and Phrases - Permanent Edition (West) pocket part 94. Cites Mitchell's Will below.
- 100. "Bequest ... of such ``household goods and effects" ... included not only household furniture, but everything else in the house that is usually held and used by the occupants of a house to lead to the comfort and accommodation of the household. State ex rel. Mueller v Probate Court of Ramsey County, 32 N.W.2d 863, 867, 226 Minn. 346." 19A Words and Phrases - Permanent Edition (West) 514.
- 101. "All household goods owned by the user thereof and used solely for noncommercial purposes shall be exempt from taxation, and such person entitled to such exemption shall not be required to take any affirmative action to receive the benefit from such exemption." Ariz. Const. Art. 9, 2.
- 102. "[H]ousehold goods"...did not [include] an automobile...used by the testator, who was a practicing physician, in going from his residence to his office and vice versa, and in making visits to his patients." Mathis v Causey, et al., 159 S.E. 240 (Ga. 1931).
- 103. "Debtors could not avoid lien on motor vehicle, as motor vehicles are not "household goods" within the meaning of Bankruptcy Code lien avoidance provision. In re Martinez, Bkrtcy.N.M., 22 B.R. 7, 8." 19A Words and Phrases - Permanent Edition (West) pocket part 94.

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- 104. "The definition of ``goods" includes an automobile." Henson v Government Employees Finance & Industrial Loan Corp., 15 UCC Rep Serv 1137; 257 Ark 273, 516 S.W.2d 1 (1974).
- 105. "An automobile was part of testatrix' ``household goods'' within codicil. In re Mitchell's Will, 38 N.Y.S.2d 673, 674, 675 [1942]." 19A Words and Phrases -Permanent Edition (West) 512. Cites Arthur v Morgan, supra.

The People are the Sovereign(s)!

- 106. Therefore, I have determined and hereby affirm by AFFIDAVIT and under oath, by virtue of my declared sovereign state Citizenship and American case law, that I am **NOT** required to have government permission to travel, **NOT** required to have a driver's license, **NOT** required to have vehicle registration of my personal/private property, nor to surrender the lawful title of my duly conveyed property to the State as security against government indebtedness and the undeclared federal bankruptcy. ANY administrative rule, regulation or statutory act of ANY State legislature or judicial tribunal to the contrary is unlawful and clearly unconstitutional, thus NULL and VOID. American case law has clearly adjudicated that.
- 107. "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 <u>unlimited</u>. He owes no such duty [to submit his books and papers for an examination to the State, since he receives nothing therefrom, beyond the protection of his life and property. His rights are such as existed by the law of the land [Common Law] long antecedent to the organization of the **State**, and can only be taken from him by due process of law, and in accordance with the Constitution. Among his rights are a refusal to incriminate himself, and the immunity of himself and his property from arrest or seizure except under a warrant of the law. He owes nothing to the public so long as he does not trespass upon their rights." Hale v. Henkel, 201 U.S. 43 at 47 (1905).
- 108. "the people, not the States, are sovereign." Chisholm v. Georgia, 2 Dall. 419, 2 U.S. 419, 1 L.Ed. 440 (1793).
- 109. It cannot be assumed that the framers of the constitution and the people who adopted it, did not intend that which is the plain import of the language used. When the language of the constitution is positive and free of all ambiguity, all courts are not at liberty, by a resort to the refinements of legal learning, to restrict its obvious meaning to avoid the hardships of particular cases. We must accept the constitution as it reads when its language is



- unambiguous, for it is the mandate of the sovereign power. Cook vs Iverson, 122, N.M. 251.
- 110. "Right of protecting property, declared inalienable by constitution, is not mere right to protect it by individual force, but right to protect it by law of land, and force of body politic." Billings v. Hall (1857), 7 C. 1.
- 111. "Constitution of this state declares, among inalienable rights of each citizen, that of acquiring, possessing and protecting property. This is one of primary objects of government, is guaranteed by constitution, and cannot be impaired by legislation." Billings v. Hall (1857), 7 C. 1.
- 112. "The state constitution is the mandate of a sovereign people to its servants and representatives. Not one of them has a right to ignore or disregard these mandates..." John F. Jelko Co. vs. Emery, 193 Wisc. 311; 214 N.W. 369, 53 A.L.R., 463; Lemon vs. Langlin, 45 Wash. 2d 82, 273 P.2d 464. People are supreme, not the state. Waring vs. the Mayor of Savannah, 60 Georgia at 93.
- 113. The people of the State do not yield their sovereignty to the agencies which **serve them**. The people, in delegating authority, do not give their public servants the right to decide what is good for the people to know and what is not good for them to know. The people insist on remaining informed so that they may retain control over the instruments they have created. (Added Stats. 1953, c. 1588, p.3270, sec. 1.)
- 114. The people are the recognized source of all authority, state or municipal, and to this authority it must come at last, whether immediately or by circuitous route. Barnes v. District of Columbia, 91 U.S. 540, 545 [23: 440, 441]. p 234.
- 115. "the government is but an agency to the state," the state being the sovereign people. State v. Chase, 175 Minn, 259, 220 N.W. 951, 953.
- 116. Sovereignty itself is, of course, not subject to law, for it is the author and source of law; but in our system, while sovereign powers are delegated to the agencies of government, sovereignty itself remains with the people, by whom and for whom all government exists and acts. And the law is the definition and limitation of power.
- 117. "...The Congress cannot revoke the **Sovereign** power of the **people** to override their will as thus declared." Perry v. United States, 294 U.S. 330, 353 (1935).
- 118. "The Doctrine of Sovereign Immunity is one of the Common-Law immunities and defenses that are available to the Sovereign..." Citizen of Minnesota. Will v. Michigan Dept. of State Police, (1988) 491 U.S. 58, 105 L.Ed. 2d. 45, 109 S.Ct. 2304.

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- 119. "The people of the state, as the successors of its former sovereign, are entitled to all the rights which formerly belonged to the king by his own prerogative." Lansing v. Smith, (1829) 4 Wendell 9, (NY).
- 120. History is clear that the first ten amendments to the Constitution were adopted to secure certain common law rights of the people, against invasion by the Federal Government." Bell v. Hood, 71 F.Supp., 813, 816 (1947) U.S.D.C. -- So. Dist. CA.
- 121. When any court violates the clean and unambiguous language of the Constitution, a fraud is perpetrated and no one is bound to obey it. (See 16 Ma. Jur. 2d 177, 178) State v. Sutton, 63 Minn. 147, 65 NW 262, 30 L.R.A. 630 Am. 459.
- 122. "The 'liberty' guaranteed by the constitution must be interpreted in the light of the common law, the principles and history of which were familiar and known to the framers of the constitution. This liberty denotes the right of the individual to engage in any of the common occupations of life, to locomote, and generally enjoy those rights long recognized at common law as essential to the orderly pursuit of happiness by free men." Myer v. Nebraska, 262 U.S. 390, 399; United States v. Kim Ark, 169 U.S. 649, 654.
- 123. "An unconstitutional act is not law; it confers no rights; it imposes no duties; affords no protection; it creates no office; it is in legal contemplation, as inoperative as though it had never been passed." Norton vs. Shelby County, 118 US 425 p. 442.
- 124. "No one is bound to obey an unconstitutional law and no courts are bound to enforce it." 16 Am Jur 2nd, Sec 177 late 2d, Sec 256.
- 125. All laws which are repugnant to the Constitution are null and void. Chief Justice Marshall, Marbury vs Madison, 5, U.S. (Cranch) 137, 174, 176 (1803).
- 126. Any violation of my Rights, Freedom, or Property by the U.S. federal government, or any agent thereof, would be an illegal and unlawful excess, clearly outside the limited boundaries of federal jurisdiction. My understanding is that the jurisdiction of the U.S. federal government is defined by Article I, Section 8, Clause 17 of the U.S. Constitution, quoted as follows: "The Congress shall have the power . . . To exercise exclusive legislation in all cases whatsoever, over such district (NOT EXCEEDING TEN MILES SQUARE) as may, by cession of particular states and the acceptance of Congress, become the seat of the Government of the United States, [District of Columbia] and to exercise like authority over all places purchased by the consent of the legislature of the state in which the same shall be, for the Erection of Forts, Magazines, Arsenals, dock yards and other needful Buildings; And - To make all laws which shall be necessary and proper for carrying into Execution the foregoing Powers..." [emphasis added]



and Article IV, Section 3, Clause 2: "The Congress shall have the Power to dispose of and make all needful Rules and Regulations respecting the Territory or other Property belonging to the United States; and nothing in this Constitution shall be so construed as to Prejudice any Claims of the United States, or of any particular State." —- The definition of the "United States" being used here, then, is limited to its territories: (1) The District of Columbia (2) Commonwealth of Puerto Rico (3) U.S. Virgin Islands (4) Guam (5) American Samoa (6) Northern Mariana Islands (7) Trust Territory of the Pacific Islands (8) Military bases within the several states (9) Federal agencies within the several states.

- 127. The Supremacy Clause of the Constitution of the United States (Article VI, Clause 2) establishes that the Constitution, federal laws made pursuant to it, and treaties made under its authority, constitute the "supreme Law of the Land", and thus take priority over any conflicting state laws. It provides that state courts are bound by, and state constitutions subordinate to, the supreme law. However, federal statutes and treaties must be within the parameters of the Constitution; that is, they must be pursuant to the federal government's enumerated powers, and not violate other constitutional limits on federal power ... As a constitutional provision identifying the supremacy of federal law, the Supremacy Clause assumes the underlying priority of federal authority, albeit only when that authority is expressed in the Constitution itself; no matter what the federal or state governments might wish to do, they must stay within the boundaries of the Constitution.
- 128. ANY action involving a citation or ticket issued, confiscation, impoundment or search and seizure of my private property by a police officer or ANY other public servant or employee that carries a fine or jail time is a penalty or sanction, thus converting a right into a crime. ANY citation or ticket is thus NULL and VOID. Under every circumstance without exception, government officials must hold the Constitution for the united states of America (1791) supreme over ANY other laws, regulations or orders. Every police (executive) officer or judicial officer has swore an oath to protect the lives, property and rights of the citizens of the united states of America under the supreme law of the land. ANY act to deprive state Citizens of their constitutionally protected rights is a direct violation of their oath of office, a felony and a federal crime.

Government, Public Servants, Officers, Judges are NOT Immune from suit!

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- 129. "Public officials are not immune from suit when they transcend their lawful authority by invading constitutional rights." - AFLCIO v. Woodward, 406 F2d 2 137 t.
 - 130. "Immunity fosters neglect and breeds irresponsibility while liability promotes care and caution, which caution and care is owed by the government to its people." (Civil Rights) Rabon vs Rowen Memorial Hospital, Inc. 269 N.S. 1, 13, 152 SE 1 d 485, 493.
 - 131. Government Immunity "In Land v. Dollar, 338 US 731 (1947), the court noted, "that when the government entered into a commercial field of activity, it left immunity behind." Brady v. Roosevelt, 317 US 575 (1943); FHA v. Burr, 309 US 242 (1940); Kiefer v. RFC, 306 US 381 (1939).
 - 132. The high Courts, through their citations of authority, have frequently declared, that "...where any state proceeds against a private individual in a judicial forum it is well settled that the state, county, municipality, etc. waives any immunity to counters, cross claims and complaints, by direct or collateral means regarding the matters involved." Luckenback v. The Thekla, 295 F 1020, 226 Us 328; Lyders v. Lund, 32 F2d 308;
 - 133. "When enforcing mere statutes, judges of all courts do not act judicially (and thus are not protected by "qualified" or "limited immunity," - SEE: Owen v. City, 445 U.S. 662; Bothke v. Terry, 713 F2d 1404) - - "but merely act as an extension as an agent for the involved agency -- but only in a "ministerial" and not a "discretionary capacity..." Thompson v. Smith, 154 S.E. 579, 583; Keller v. P.E., 261 US 428; F.R.C. v. G.E., 281, U.S. 464.
 - 134. Immunity for judges does not extend to acts which are clearly outside of their jurisdiction. Bauers v. Heisel, C.A. N.J. 1966, 361 F.2d 581, Cert. Den. 87 S.Ct. 1367, 386 U.S. 1021, 18 L.Ed. 2d 457 (see also Muller v. Wachtel, D.C.N.Y. 1972, 345 F.Supp. 160; Rhodes v. Houston, D.C. Nebr. 1962, 202 F.Supp. 624 affirmed 309 F.2d 959, Cert. den 83 St. 724, 372 U.S. 909, 9 L.Ed. 719, Cert. Den 83 S.Ct. 1282, 383 U.S. 971, 16 L.Ed. 2nd 311, Motion denied 285 F.Supp. 546).
 - 135. "Judges not only can be sued over their official acts, but could be held liable for injunctive and declaratory relief and attorney's fees." Lezama v. Justice Court, A025829.
 - 136. "The immunity of judges for acts within their judicial role is beyond cavil." Pierson v. Ray, 386 U.S. 547 (1957).
 - 137. "There is no common law judicial immunity." Pulliam v. Allen, 104S.Ct. 1970; cited in Lezama v. Justice Court, A025829. "Judges, members of city council, and police officers as well as other public officials, may utilize good faith defense of action for damages under 42-1983, but no public official has absolute immunity from suit under the 1871 civil rights statute." (Samuel vs



	University of Pittsburg, 375 F.Supp. 1119, 'see also, White vs Fleming 374
	Supp. 267.
2	138. "Ignorance of the law does not excuse misconduct in anyone, least of all in a
,	sworn officer of the law." In re McCowan (1917), 177 C. 93, 170 P. 1100.

- 139. "All are presumed to know the law." San Francisco Gas Co. v. Brickwedel (1882), 62 C. 641; Dore v. Southern Pacific Co. (1912), 163 C. 182, 124 P. 817; People v. Flanagan (1924), 65 C.A. 268, 223 P. 1014; Lincoln v. Superior Court (1928), 95 C.A. 35, 271 P. 1107; San Francisco Realty Co. v. Linnard (1929), 98 C.A. 33, 276 P. 368.
- 140. "It is one of the fundamental maxims of the common law that ignorance of the law excuses no one." **Daniels v. Dean** (1905), 2 C.A. 421, 84 P. 332.
- 141. "Where rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them." Miranda vs. Arizona, 384 US 436, 491
- 142. "Judge acted in the face of clearly valid statutes or case law expressly depriving him of (personal) jurisdiction would be liable." **Dykes v. Hosemann**, 743 F.2d 1488 (1984).
- 143. "In such case the judge has lost his judicial function, has become a mere **private** person, and is liable as a trespasser for damages resulting from his unauthorized acts."
- 144. "Where there is no jurisdiction there is no judge; the proceeding is as nothing. Such has been the law from the days of the Marshalsea, 10 Coke 68; also **Bradley v. Fisher**, 13 Wall 335,351." **Manning v. Ketcham**, 58 F.2d 948.
- 145. "A distinction must be here observed between excess of jurisdiction and the clear absence of all jurisdiction over the subject-matter any authority exercised is a usurped authority and for the exercise of
- 146. "Personal liberty -- consists of the power of locomotion, of changing situations, of removing one's person to whatever place one's inclination may direct, without imprisonment or restraint unless by due process of law." Bovier's Law Dictionary, 1914 ed., Black's Law Dictionary, 5th ed.;Blackstone's Commentary 134; Hare, Constitution_Pg. 777.
- 147. "The Senators and Representatives before mentioned, and the Members of the several state Legislatures, and all executive and judicial officers, both of the United States and of the several states, shall be bound by Oath or Affirmation, to support this Constitution;" — Constitution
- 148. **ANY** action by a police (i.e., executive) officer, officer of the court, public servant or government official to assert unlawful authority under the "color of law" will be construed as a direct and willful violation of my

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constitutionally protected rights, and will be prosecuted to the full extent of American law.

- 149. "Whoever under the color of any law, statute, ordinance, regulation, or custom, willfully subjects any inhabitant of any state, Territory, or District to the deprivation of ANY rights, privileges or immunities secured or protected by the Constitution of laws of the United States...shall be fined not more than \$1,000 or imprisoned not more than one year, or both..." – 18 USC 242
- 150 Title 18 U.S. Code § 112 Protection of foreign officials, official guests, and internationally protected persons, stipulates: Whoever assaults, strikes, wounds, imprisons, or offers violence to a foreign official, official guest, or internationally protected person or makes any other violent attack upon the person or liberty of such person, or, if likely to endanger his person or liberty, makes a violent attack upon his official premises, private accommodation, or means of transport or attempts to commit any of the foregoing shall be fined under this title or imprisoned not more than three years, or both. Whoever in the commission of any such act uses a deadly or dangerous weapon, or inflicts bodily injury, shall be fined under this title or imprisoned not more than ten years, or both. (b) Whoever willfully - (1) intimidates, coerces, threatens, or harasses a foreign official or an official guest or obstructs a foreign official in the performance of his duties; (2) attempts to intimidate, coerce, threaten, or harass a foreign official or an official guest or obstruct a foreign official in the performance of his duties, or (3) within the United States and within one hundred teet of any building or premises in whole or in part owned, used, or occupied for official business or for diplomatic, consular, or residential purposes by -(A) a foreign government, including such use as a mission to an international organization; (B) an international organization; (C) a foreign official; or (D) an official guest; congregates with two or more other persons with intent to violate any other provision of this section; shall be fined under this title or imprisoned not more than six months, or both.
- 151. 15 U.S. Code § 2 Monopolizing trade a felony; penalty, stipulates: Every person who shall monopolize, or attempt to monopolize, or combine or conspire with any other person or persons, to monopolize any part of the trade or commerce among the several States, or with foreign nations, shall be **deemed guilty of a felony**, and, on conviction thereof, **shall be** punished by fine not exceeding \$100,000,000 if a corporation, or, if any other person, \$1,000,000, or by imprisonment not exceeding 10 years, or by both said punishments, in the discretion of the court
- 152. 18 U.S. Code § 1025 False pretenses on high seas and other waters, expressly stipulates: Whoever, upon any waters or vessel within the special maritime and territorial jurisdiction of the United States, by any fraud, or

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talse pretense, obtains from any person anything of value, or procures the execution and delivery of any instrument of writing or conveyance of real or personal property, or the signature of any person, as maker, endorser, or guarantor, to or upon any bond, bill, receipt, promissory note, draft, or check, or any other evidence of indebtedness, or fraudulently sells, barters, or disposes of any bond, bill, receipt, promissory note, draft, or check, or other evidence of indebtedness, for value, knowing the same to be worthless, or knowing the signature of the maker, endorser, or guarantor thereof to have been obtained by any false pretenses, shall be fined under this title or imprisoned not more than five years, or both.

- 153. <u>ALL ARE EQUAL UNDER THE LAW.</u> (God's Law Moral and Natural Law). Exodus 21:23-25; Lev. 24: 17-21; Deut. 1; 17, 19:21; Mat. 22:36-40; Luke 10:17; Col. 3:25. "No one is above the law".
- 154. IN COMMERCE FOR ANY MATTER TO BE RESOLVED MUST BE EXPRESSED. (Heb. 4:16; Phil. 4:6; Eph. 6:19-21). Legal maxim: "To lie is to go against the mind." Oriental proverb: "Of all that is good, sublimity is supreme."
- 155. <u>IN COMMERCE TRUTH IS SOVEREIGN</u> (Exodus 20:16; Ps. 117:2; John 8:32; II Cor. 13:8) Truth is sovereign and the Sovereign tells only the truth.
- 156. <u>TRUTH IS EXPRESSED IN THE FORM OF AN AFFIDAVIT.</u> (Lev. 5:4-5; Lev. 6:3-5; Lev. 19:11-13: Num. 30:2; Mat. 5:33; James 5: 12)
- 157. <u>AN UNREBUTTED AFFIDAVIT STANDS AS TRUTH IN COMMERCE.</u> (12 Pet. 1:25; Heb. 6:13-15;). "He who does not deny, admits."
- 158. <u>AN UNREBUTTED AFFIDAVIT BECOMES THE JUDGEMENT IN COMMERCE.</u> (Heb. 6:16-17;). "There is nothing left to resolve.
- 159. WORKMAN IS WORTHY OF HIS HIRE. The first of these is expressed in Exodus 20:15; Lev. 19:13; Mat. 10:10; Luke 10"7; II Tim. 2:6. Legal maxim: "It is against equity for freemen not to have the free disposal of their own property."
- 160. 78. <u>IIE WIIO LEAVES THE BATTLEFIELD FIRST LOSES BY DEFAULT.</u> (Book of Job; Mat. 10:22) -- Legal maxim: "He who does not repel a wrong when he can occasions it.")
- 161. "Statements of fact contained in affidavit which are not rebutted by the opposing party's affidavit or pleadings may be accepted as true by the trial court. '--Winsett v. Donaldson, 244 N W.2d 355 (Mich. 1376)

Executed "without the United States" in accord with 28 USC § 1746.

FURTHER THIS AFFIANT SAITH NOT.



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ESTOPPEL BY ACQUIESCENCE:

If the addressee(s) or an intended recipient of this notice fail to respond addressing each point, on a point by point basis, they individually and collectively accept all of the statements, declaration, stipulations, facts, and claims as TRUTH and fact by TACIT PROCURATION, all issues are deemed settled RES JUDICATA, STARE DECISIS and by COLLATERAL ESTOPPEL. You may not argue, controvert, or otherwise protest the finality of the administrative findings in any subsequent process, whether administrative or judicial. (See Black's Law Dictionary 6th Ed. for any terms you do not "understand").

Your failure to completely answer and respond will result in your agreeing not to argue, controvert or otherwise protest the finality of the administrative findings in any process, whether administrative or judicial, as certified by Notary or Witness Acceptor in an Affidavit Certificate of Non Response and/or Judgement, or similar.

Should YOU fail to respond, provide partial, unsworn, or incomplete answers, such are not acceptable to me or to any court of law. See, Sieb's Hatcheries, Inc. v. Lindley, 13 F.R.D. 113 (1952)., "Defendant(s) made no request for an extension of time in which to answer the request for admission of facts and filed only an unsworn response within the time permitted," thus, under the specific provisions of Ark. and Fed. R. Civ. P. 36, the facts in question were deemed admitted as true. Failure to answer is well established in the court. Beasley v. U. S., 81 F. Supp. 518 (1948)., "I, therefore, hold that the requests will be considered as having been admitted." Also as previously referenced, "Statements of fact contained in affidavits which are not rebutted by the opposing party's affidavit or pleadings may be accepted as true by the trial court." —Winsett v. Donaldson, 244 N.W.2d 355 (Mich. 1976),

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COMMERCIAL OATH AND VERIFICATION:

County of Riverside)
Commercial Oath and Verification
The State of California)

I, <u>KEVIN WALKER</u>, under my unlimited liability and Commercial Oath proceeding in good faith being of sound mind states that the facts contained herein are true, correct, complete and not misleading to the best of Affiant's knowledge and belief under penalty of International Commercial Law and state this to be HIS Affidavit of Truth regarding same signed and sealed this-28th day of <u>DECEMBER</u> in the year two thousand twenty three:

By Special Limited Appearance, sui juris, all rights reserved without prejudice and without recourse. UCC § 1-308, 3-402.

Ву:

Kevin Walker, Authorized Representative, Attorney In Fact Secured Party, Executor, national, private bank(er) EIN # 9x-xxxxx07

-Page 24 of 25-

AFFIDAVIT RIGHT TO TRAVEL - CANCELLATION, TERMINATION, AND REVOCATION of LICENSE/BOND #B673599



1	Let this document stand as truth before the Almighty Supreme Creator and let it be established
2	before men according as the scriptures saith: "But if they will not listen, take one or two others along, so that every matter may be established by the testimony of two or three witnesses." Matthew 18:16. "In the
3	mouth of two or three witnesses, shall every word be established" 2 Corinthians 13:1.
4	By Special Limited Appearance,
5	All rights reserved without prejudice or recourse, U.C.C §1-308,
	3-402.
6	Bu Jaguar
7	Donnabelle Escarez Mortel, sui juris, Attorney In Fact, national,
8	Authorized Representative, Executor, Secured Party. (WITNESS) private bank(er) ID # 9x-xxxxxx6
9	private (minice) 12 ii 24 Addition
10	Pur Constitution of American
	By Special Limited Appearance, All rights reserved without prejudice or recourse, U.C.C §1-308,
11	3-402.
12	By: Cour Disk Wall
13	Corey Delfond Walker, sui juris, national,
14	Authorized Representative, Executor, Secured Party. (WITNESS) private bank(er) ID # 9x-xxxxxx7
15	
16	NOTICE:
	Using a notary on this document does not constitute any adhesion, nor does it alter my status in
17	any manner. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction.
18	
19	State of California) A notary public or other officer completing this certificate
20	yenfies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.
21	County of Riverside)
22	Subscribed and sworn to (of affirmed) before me on this 29 day of Peterset, 20 23
	by Kevin Lewis Walker, proved to me on the basis of satisfactory evidence to be the
23	person(s) who appeared before me.
24	Notary public Ariana Maria Georges (Notary Public)
25	Ais 14
26	Print name ARIANA MARIA GEORGES New York County Riverside County
27	Ally Comm. Expires Sep 19, 2027

-Exhibit H-

REGISTERED MAIL# RF 661 448 567 US

HOLD HARMLESS AND INDEMNITY AGREEMENT No. KLW0001HHIA

Non-Negotiable between the Parties

PARTIES

Bailor: KEVIN LEWIS WALKER 11400 W OLYMPIC BLVD SUITE 200 LOS ANGELES, CA [90064] Bailee: Kevin Lewis Walker c/o 41593 Winchester Road Suite 200 Temecula, California [92591] Non-domestic without the US

AGREEMENT

- 1. On this 12th day of February, in year of our Lord Two Thousand Twenty-Four, this Hold Harmless and Indemnity Agreement is mutually agreed upon and permanently entered between the juristic person KEVIN LEWIS WALKER, KEVIN L. WALKER, WALKER KEVIN LEWIS. KLW Etc., a debtor, herein the Bailor, including, but not limited to, any and all variations and derivatives in spelling of said name except Kevin Lewis Walker, or any and all variations of said name, and the living, breathing. flesh-and-blood man, known by the distinctive appellation Kevin Lewis Walker, and including, but not limited to Kevin Lewis Walker, Walker Kevin Lewis, KL Walker, KLW, Kevin L Walker, and any and all variations and derivatives in spelling of said name, a creditor, herein the Bailee.
- II. For valuable consideration, Bailor, without benefit of discussion, and without division, does hereby expressly agree, covenant, and undertake the indemnification of, and does hold harmless Bailee from and against, but not limited to any and all: claims or legal actions, orders, warrants, judgments, demands, liabilities, losses, depositions, summons[s], lawsuits, costs, fines, liens, levies, penalties, damages, interests, and expenses whatsoever, both absolute and contingent, as are due or may hereafter arise, to include any such claims and the like that may hereafter arise with regard to any and all Collateral of Bailor, including, but not limited to all Collateral described on Bailor's List of Collateral, by separate document, presented herewith. Bailor does hereby expressly covenant and agree that Bailee shall not under any circumstances be considered an accommodating party nor a surety for Bailor.

WORDS DEFINED GLOSSARY OF TERMS

As used in this Hold Harmless and Indemnity Agreement, the following words and terms are as defined in this section, non-obstante:

- 1. <u>Appellation</u>: "A general term introduces and specifies a particular term used in addressing, greeting, calling out for, and making appeals of a particular living breathing flesh and blood man."
- 2. <u>Bailee</u>: Kevin Lewis Walker "In the law of contracts. One to whom goods are bailed; the party to whom personal property is delivered under a contract of bailment." See Black's Law Dictionary, 1st ed.
- 3. <u>Bailment</u>: "BAILMFNT. A delivery of goods or personal property, by one person to another, in trust for the execution of a special object upon or in relation to such goods, beneficial either to the bailor or bailee or both, and upon a contract, express or implied, to perform the trust and carry out such object, and thereupon either to redeliver the goods to the bailor or otherwise dispose of the same in conformity with the purpose of the trust. See Code Ga. 1882, § 2058. See Black's Law Dictionary, 1st ed.
- 4. Bailor: KEVIN I FWIS WALKER "The party who bails or delivers goods to another, in the contract of

REGISTERED MAIL# RF 661 448 567 US

bailment. See Black's Law Dictionary 1= ed

- Collateral: In this Security Agreement the term "Collateral" means any property and property rights of Debtor, now owned and hereafter acquired, now existing and hereafter arising, and wherever located, with ownership either in the name of Debtor or in the name of another in which the Debtor holds a beneficial interest and secures the entire obligation or amount of indebtedness. "Collateral" includes but is not limited by any of the following: (a) Any accessions, increases, and additions, replacements of, or substitutions for, any property described in Bailor's List of Collateral presented by separate document; (b) Any products, produce, or proceeds of any of the property described in Bailor's List of Collateral presented by separate document; (c) Any accounts, general intangibles, instruments, monies, payments, or contract rights, or any other rights, arising out of sale, lease, or other disposition of any of the property described in Bailor's List of Collateral presented by separate document; (d) Any proceeds, including insurance, bond, general intangibles, or account(s) proceeds, from the sale, destruction, loss, or other disposition of any of the property described in Bailor's List of Collateral presented by separate document: (e) Any records or data involving any property described in Bailor's List of Collateral presented by separate document, not limited by any writing, photograph, microfilm, microfiche, tape, electronic media, or the like, together with any of Debtor's right, title, or interest in any computer software or hardware required for utilizing, creating, maintaining, and processing any such records or data in any electronic media.
- 6. <u>Conduit</u>: "Conduit signifies means of transmitting and distributing energy and affects the production of labor such as goods or services by way of KEVIN LEWIS WALKER, KEVIN L. WALKER, WALKER KEVIN LEWIS, KLW including, but not limited to, any and all variations and derivatives of Bailee except Kevin Lewis Walker any variations and derivatives thereof."
- 7. <u>Creditor</u>: "Means Kevin Lewis Walker as creditor and Bailee. means a person to whom a debt is owing by another person who is the "debtor." One who has a right to require the fulfillment of an obligation or contract. One to whom money is due, and, in ordinary acceptation, has reference to financial or business transactions. The antonym of "debtor." See also Black's Law Dictionary, 6th ed. And UCC § 1-201 (12) (Secured Party).
- 8. <u>Debtor</u>: THE ORGANIZATION "KEVIN LEWIS WALKER, KEVIN L. WALKER, WALKR KEVIN LEWIS, KLW" means including, but not limited to, any and all variations and derivatives in spelling of said name except Kevin Lewis Walker." One who owes a debt; he who may be compelled to pay a claim or demand and UCC § 9-105 (I) (d). See also Black's Law Dictionary, 3rd ed.
- 9. <u>Derivative</u>: "Coming from another; taken from something preceding, secondary; that which has not the origin in itself but obtains existence from something foregoing and a fundamental nature; anything derived from another." See Black's Law Dictionary, 3RD ed.
- 10. Ens legis: "A creature of the law; an artificial being, as contrasted with a natural person, applied to corporation, considered as deriving its existence entirely from the law." See Black's Law Dictionary 3rd ed.
- 11. <u>Juristic person</u>: "An abstract legal entity ens legis such as a corporation created by construct of law considered possessing certain legal rights/duties of a human being; an imaginary entity, such as Debtor, i.e. KEVIN LEWIS WALKER upon basis of legal reasoning, is legally treated as a human being for purpose of conducting commercial activity for benefit of a biological living being such as Creditor." See also Black's Law Dictionary 7th ed
- 12. KEVIN LEWIS WALKER: "The Debtor KEVIN LEWIS WALKER means KEVIN LEWIS WALKER including, but not limited to, any and all variations and derivatives in the spelling of said name except Kevin Lewis Walker."
- 13. Living breathing flesh and blood man: "The Creditor Kevin Lewis Walker Bailee a sentient living being, as distinguished from an artificial legal construct, ens legis, i.e. a juristic person, created by contract of law"

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Initials Total

REGISTERED MAIL# RF 661 448 567 US

- 14. Non obstanate: "Notwithstanding words anciently used in public and private instruments with intent of precluding in advance 'any interpretation' other then certain declared objects, purposes." See also Black's Law Dictionary, 3rd ed
- 15. Sentient living being: "The Creditor, i.e. Kevin Lewis Walker Bailee a living breathing flesh and blood man, as distinguished from an abstract legal construct such as an artificial entity, juristic person. corporation, partnership, association."
- 16. Transmitting Utility: "The term transmitting utility means a conduit, e.g., the Debtor, i.e. KEVIN LEWIS WALKER, KEVIN WALKER, KEVIN L. WALKER, WALKER KEVIN LEWIS, KLW," including, but not limited to, any and all variations and derivatives in the spelling of said name except Kevin Lewis Walker.

17. U.C.C: "U.C.C. Means Uniform Commercial Code."

SIGNATURES

Bailee accepts all signatures in accordance with the Uniform Commercial Code and acknowledges Bailor's signature as representative of all derivations thereof.

This Hold - Harmless and Indemnity Agreement No. KLW0001HHIA is dated: the 12th day of February in the year of A.D. 2024.

Bailor: KEVIN LEWIS	WALKER	Bailee: Kevin Lewis Walker
KEVIN LEWIS W	ALKER	- Thurte Wall
Bail	lor's Signature	Buffee's Signature
1-201(39), 3-401 and accepts for	nts Bailor's signature in accord with Ut value this Hold - Hormless and Inde cribed herein and on Attachment 'A'.	
State of California)	State of California.
) ss.) SS.
	,	County of Riverside.

On this 12TH day of FEBRUARY, 2024, before me, Shubhangi R. Zumale, a Notary Public, personally appeared KEVIN LEWIS WALKER, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his her/their authorized capacity (ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

(Seal):

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.



3 of 3

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

On this 12th day of February, 2024, before me, Shubhangi R. Zumale, a Notary Public,

executed the same in (his) her/their authorized

personally appeared Kevin Lewis Walker, who proved to me on the basis of satisfactory evidence to be the

person(s) whose name(s) is are subscribed to the within instrument and acknowledged to me that he she they

capacity(ies), and that by (his/her/their signature(s) on

the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

laws of the State of California that the foregoing

paragraph is true and correct.

WITNESS my hand and official seal.

I certify under PENALTY OF PERJURY under the Riverside County
Commission # 2373782 Sep 4

INITIALS: KLW

-Exhibit I-

-Exhibit J-

TRUTH AFFIDAVIT IN THE NATURE OF SUPPLEMENTAL RULES FOR ADMINISTRATIVE AND MARITIME CLAIMS RULES C(6)

TRADEMARK/COPYRIGHT

Verified Declaration in the Nature by an Affidavit for Truth in Commerce and Contract by Waiver for Tort Presented by Me, addressee, Kevin Lewis Walker, Agent and living soul, one for We the People under Original Common Law Jurisdiction by the California and united states of America Contracts, the Constitutions.

8S:

Republic and one by the several united states California in America

For: Whom it may concern: In the Matter for the fiction/DEBTOR known as: **KEVIN L WALKER, KEVIN LEWIS WALKER, K L WALKER, K LEWIS WALKER, WALKER, KEVIN L**; and all derivatives thereof. DEBTOR is hereafter known as **KEVIN L WALKER**. 11400 WEST OLYMPIC BLVD. SUITE 200, LOS ANGELES, CA 90064.

I. Me, My, Myself, addressee, Kevin Lewis Walker, (herein after Agent with Power of Attorney to represent the DEBTOR) the undersigned for one We the People, Sovereign, natural born living souls, the Posterity, born upon the land in the one for several counties within the one for the several states united for America, the undersigned Posterity, Creditors, and Claimants, herein after "I, Me, My, Myself, Agent" do hereby solemnly declare, say and state:

- 1. **I. Me. My. Myself. Agent** am competent for stating the matters set forth herewith.
- 2. <u>I, Me, My, Myself, Agent</u> have personal knowledge concerning the facts stated herein.
- 3. All the facts stated herein are true, correct, complete, and certain, not misleading, admissible as evidence, and if stating **I. Me. My. Myself, Agent** shall so state.

Plain Statement of Facts

A matter must be expressed for being resolved. In commerce, truth is sovereign. Truth is expressed in the form for an Affidavit.

An Affidavit not rebutted stands as Truth in commerce.

An Affidavit not rebutted, after thirty (30) days, becomes the judgment in commerce.

A Truth Affidavit, under commercial law, can only be satisfied: by Truth Affidavit rebuttal, by payment, by agreement, by resolution, or by Common Law Rules, by a jury.

I, Me, My, Myself, Agent am expressing truth by this Verified Declaration in the Nature for an Affidavit of Truth in Commerce and Contract by Waiver for Tort Presented by me, addressee, Kevin Lewis Walker, living soul, Agent, one for We the People under Original Common Law Jurisdiction for the California and united states of America Contracts, the Constitutions.

<u>WHEREAS</u>, the public record is the highest evidence form, <u>I. Me, My, Myself, Agent</u> am hereby timely creating public record by Declaration with this Verified Declaration in the Nature for a Truth Affidavit in Commerce and Contract for a Tort Waiver Presented by Me, addressee, Kevin Lewis

Walker, living soul, Agent, one for/under We the People under Original Common Law Jurisdiction for the California and united states of America Contracts, the Constitutions.

- Fact: The person/DEBTOR known as KEVIN L WALKER, (and all derivatives thereof) is fiction without form or substance, and any resemblance for any natural born body living or dead is entirely intentional in commercial fraud by Genocide acts for We the People for California by the alleged Government officials and agents for the Commercial Corporation and Commercial Courts for the disfranchising purpose, We the People for California from our Life, Liberty, Property, and Pursuit of Happiness, among other Rights, for their self enrichment.
- Fact: I have placed a copyright on the Fiction/DEBTOR known as KEVIN L
 WALKER, and all derivatives thereof, (trademark/fiction), DEBTOR is now My private
 property and cannot be used without My prior written consent, and then only under the
 terms set out in this contract.
- 3. <u>Fact:</u> The Fiction is My perfected security and registered by contract with me and is My recorded copyright Fiction by this declaration under original common law jurisdiction for **one-hundred (100) years** and is My private property, the Agent, for My Estate protection, My Life, and My Liberty.
- 4. Fact: Using My Fiction on any document associated in any manner with My Estate or Me, the holder in due course, Agent, Exempt from Levy, without My written prior consent is strictly forbidden and chargeable against each user and issuer in the amount, the sum certain for twenty thousand (20,000.00) dollars, gold or silver specie, in lawful coinage for the united states of America per user and per issuer per Fiction.
- 5. Fact: Using My Fiction for the intended gains for themselves (the issuers or users) or for others for any of My Rights, My private property or any part about My Estate without full disclosure and My written prior consent is strictly forbidden and chargeable per each user and issuer, in the amount of the sum certain for one million (1,000,000.00) dollars gold or silver specie in lawful coinage for the united states of America as defined under Article I, Section 10 of We the People's Contract/Constitution for the united states of America per using Fiction including any past, present, or future use.
- 6. Fact: Using My Fiction on any document associated in any manner with My Estate or Me, the holder in due course, Agent, and Exempt from Levy, without My written prior consent is all the evidence required for enforcing this agreement/contract and evidence that any and all users and issuers are in full agreement and have accepted this agreement/contract under the condition and terms so stated and set forth herein and is due and payable under the terms and conditions set forth herein by this agreement/contract.

I, Me, My, Myself, Agent know right from wrong. If there is any human being that is being unjustly damaged by any statements herein, if he/she will inform Me by facts, I will sincerely make every effort and amend My ways.

I hereby and herein reserve the right for amending and make amendment for this document as necessary in order that the truth may be ascertained and proceeding justly determined.

If any living soul has information that will controvert and overcome this Declaration, since this is a commercial matter, please advise Me IN WRITING by DECLARATION/AFFIDAVIT FORM within ten (10) days from recording hereof, providing Me with your counter Declaration/Affidavit, proving with particularity by stating all requisite actual evidentiary fact and all requisite actual law, and not merely the ultimate facts and law conclusions, that this affidavit by Declaration is substantially and materially false sufficiently for changing materially My or the Fiction's status and factual declaration.

Your silence stands as consent, and tacit approval, for the factual declarations here being established as fact as a law matter and this affidavit by Declaration will stand as final judgment in this matter; and for the sum certain herein stated and will be in full force and effect against all parties, due and payable and enforceable by law.

The criminal penalties for commercial fraud are determined by jury, by law, the monetary value is set by Me for violation against My rights, for breaching the law, the contract, the Constitutions in the sum certain amount as stated herein for dollars specie gold and/or silver coin lawful money for the united states of America as defined by Article I, Section 10 under the Constitution, by We the People for the united states of America and will be due and payable on the eleventh day or any day thereafter as use occurs after filing by Me, in the public records for the county of Riverside, state of California, under this declaration.

The Undersigned, I, Me, My, Myself, the Agent holder in due course for original, do herewith declare, state and say that I, Agent, issue this with sincere intent in truth, that I, Me, the undersigned Agent, am competent by stating the matters set forth herein, that the contents are true, correct, complete, and certain, admissible as evidence, reasonable, not misleading, and by My best knowledge, by Me undersigned addressee.

Notice for the agent is notice for the principal and notice for the principal is notice for the agent. Notice for the county of Riverside, state of California, and record court for original jurisdiction, is notice for all.

This instrument was prepared by Kevin Lewis Walker.

Acceptance:

KEVIN L WALKER, GRANTOR

DEBTOR SIGNATURE

Executed without the UNITED STATES, I declare under penalty of perjury under the laws of the united states of America that the foregoing is true and correct to the best of my ability and belief.

All rights reserved without prejudice or recourse, UCC1 308

DATE: 01/02/2024

Kevin Lewis Walker,

Agent and Attorney In Fact, With the Autograph

Non Domestic, DMM 122.32

c/o 41593 Winchester Road Suite 200

Temecula, California

Witnesses

-3 of 4-

TRADEMARK / COPYRIGHT

NOTICE

Using a notary on this document does not constitute any adhesion, nor does it alter my status in any manner. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction.

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

JURAT				
State of California	A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.			
County of Riverside				
Subscribed and sworn to (of a by Kevin Lewis We the person(9) who appeared be	ffirmed) before me on this day of January, 20.24,, proved to me on the basis of satisfactory evidence to be fore me.			
Shubhangi R. Zumalen	SHUBHANGI R. ZUMALE NOTARY PUBLIC) SHUBHANGI R. ZUMALE NOTARY Public California Riverside County Commission # 2373782 My Comm. Expires Sep 4, 2025			

-Exhibit K-

AFFIDAVIT OF TAX-EXEMPT FOREIGN STATUS

For the purposes of this Affidavit, the terms "United States" and "U.S." mean only the Federal Legislative Democracy of the District of Columbia, Puerto Rico, U.S. Virgin Islands, Guam, American Samoa, and any other Territory within the "United States," which entity has its origin and jurisdiction from Article 1, Section 8, Clause 17-18 and Article IV, Section 3, Clause 2 of the Constitution for the United States of America. The terms "United States" and "U.S." are NOT to be construed to mean or include the sovereign, united 50 states of America.

KNOW ALL MEN BY THESE PRESENT, that I, Kevin Lewis Walker Propia Persona, proceeding sui juris, man upon the land, a follower of the Almighty Supreme Creator, first and foremost and the laws of man when they are not in conflict (Leviticus 18:3, 4) Pursuant to Matthew 5:33 – 37 and James 5:12, let my yea mean yea and my nay be nay, as supported by Federal Public Law 97-280, 96 Stat.1211, depose and says:

- Neither born nor naturalized in the "United States" nor "subject to its jurisdiction," I am
 NOT and never have been, as described in 26 CFR 1.1-1(c) and the 14th Amendment, a
 "U.S. citizen." Therefore I AM an "alien" with respect to the "United States."
- I am NOT and never have been, as described in 26 USC 865(g) (1) (A), a "resident of the U.S."
- 3. I have NEVER made, with ANY "knowingly intelligent acts" (Brady v. U.S., 397 U.S. 742, 748), ANY voluntary election under 26 USC 6013 or 26 CFR 1.871-4 to be treated as a "U.S. resident alien" for any purpose. Further, I have utterly NO intention of making such election in the future.
- 4. I AM, as described in 26 USC 865(g) (1) (B), a "nonresident alien" of the "United States."
- 5. I am NOT and never have been, as described in 26 USC 7701(a) (30), a "U.S. person."
- 6. I am NOT and never have been, as described in 26 USC 7701(a)(14), a "taxpayer."
- 7. I do NOT have and never had, as described in 26 USC 911(d)(3), a "tax home within the U.S."
- 8. I AM therefore, as described in 26 CFR 1.871-2 and 26 USC 7701(b), a "nonresident alien" with respect to the "United States" and am outside the general venue and jurisdiction of the "U.S."

- 9. I am NOT and never have been, as described in 26 USC 3401, an "officer," or an "employee," or an "elected official" (of the "United States," or of a "State" or of any political subdivision thereof, nor of the District of Columbia, nor of a "domestic" corporation) earning "wages" from an "employer."
- I am NOT and never have been, as described in 31 USC 3713, a "fiduciary," or, as described in 26 USC 6901, a "transferee" or a "transferee of a transferee."
- 11. I am NOT and never have been, as described in 26 USC Subtitle B, a "donor" or a "contributor," and as a "nonresident alien" excluded under 26 USC 2501(a)(2), I am EXEMPT from any gift tax under 26 USC Subtitle B.
- 12. As a "nonresident alien" NOT engaged in or effectively connected with any "trade or business within the United States" I am NOT REQUIRED by law to obtain a "U.S." Taxpayer Identification Number or a Social Security Number because of my exemption under 26 CFR 301.6109-1(g). Further, I am NOT REQUIRED by law to make, as described in 26 CFR 1.6015(a)-1, a "declaration" because I am exempt under 26 CFR 1.6015(i)-1 and fundamental law.
- 13. As a "nonresident alien," I have NO "self-employment income," as described in 26 CFR 1.1402(9b)-3(d).
- 14. As "nonresident alien," I derived NO "gross income... from sources within the United States," --either "effectively connected" or "not effectively connected with the conduct of a trade or business in the United States," as described in 26 USC 872(a).
- 15. As a "nonresident alien," my private-sector remuneration is "from sources without the United States" as described in 26 CFR 1.1441-3(a), does NOT constitute 26 USC 3401 "wages," and is therefore NOT "subject to" mandatory withholding under 26 USC 3402(a), 3101(a), or 26 CFR 1.1441-1, because of its EXEMPTION under 26 USC 3401(a)(6) and fundamental law.
- 16. As a "nonresident alien," I did NEVER intentionally make, with ANY "knowingly intelligent acts," ANY voluntary withholding "agreement" as described in 26 USC 3402(p).
- 17. As a "nonresident alien," my income is NOT included in "gross income" under Subtitle A and is EXEMPT from withholding according to 26 CFR 1.441 3(a) and 26 CFR 31.3401(a)(6)-1(b).

- 18. As a "nonresident alien," with NO income "from sources within the United States," my private-sector, non-"U.S." income is FREE from all federal tax under fundamental law (see Treasury Decisions 3146 and 3640, and United States v. Morris, 125 F.Rept. 322, 331).
- As a "nonresident alien," my estate and/or trust is, as described in 26 USC 7701(a)(31), a TAX-EXEMPT "foreign estate or trust."
- 20. As a "natural born Citizen" (see 11:1:5 of the Constitution), free Sovereign American Citizen and "nonresident alien" with respect to the federal "United States," I did NEVER voluntarily, intentionally waive, with ANY "knowingly intelligent acts" ANY of my unalienable rights, and have utterly NO intention of doing so in the future. Any prima facie evidence or presumption to the contrary is hereby rebutted. Any past signatures on DEPARTMENT OF THE UNITED STATES TREASURY, INTERNAL REVENUE SERVICE (IRS) and SOCIAL SECURITY ADMINISTRATION (SSA) forms, statements, etc., were in error and involuntarily made under threat, duress, and coercion. I hereby revoke, cancel and render void, Nunc Pro Tunc, both currently and retroactively to the time of signing, any and all such signatures. I reserve my Common Law right NOT to be compelled to perform under any agreement that I have not entered into knowingly, voluntarily, and intentionally. 1 DO NOT accept the liability of the "compelled benefit" of any unrevealed adhesion contract, commercial security agreements, or bankruptcy.
- 21. I am NOT a 26 USC 7203 "person required." I am a "non taxpayer" outside both general and tangential venue and jurisdiction of Title 26, United States Code.

I am not an expert in the law however I do know right from wrong. If there is any human being damaged by any statements herein, if he will inform me by facts I will sincerely make every effort to amend my ways. I, hereby and herein reserve the right to amend and make amendment to this document as necessary in order that the truth may be ascertained and proceedings justly determined. If the parties given notice by means of this document have information that would controvert and overcome this Affidavit, please advise me in WRITTEN AFFIDAVIT FORM within thirty (30) days from receipt hereof proving me with your counter affidavit, proving with particularity by stating all requisite actual law, that this Affidavit Statement is substantially and materially false sufficiently to change materially my status and factual declarations. Your silence stands as consent to, and tacit approval of, the factual declarations herein being established as fact as a matter of law. Reserving ALL Natural God — Given Unalienable Birthrights, Waiving None Ever under 28 USC §1746 rights and without prejudice to ANY of those rights (U.C.C. I 207).

I declare under penalty of perjury under the law of the United States of America that the foregoing is true and correct Pursuant 28 USC § 1746 and executed "without the United States."

FURTHER THIS AFFIANT SAITH NOT.

Subscribed, sealed, and affirmed to this day, 12th, month, February, and year of 2024, I hereby affix my own signature and seal to all of the above affirmations with explicit reservation of ALL my unalicnable rights and without prejudice to ANY of those rights Pursuant to U.C.C § 1-103, 1-105, 1-207,1-308,3-419.

Kevin Lewis Walker, Secured Party / Executor /

Administrator / Trustee

All Rights Reserved without prejudice or recourse.

Let this document stand as truth before the Almighty Supreme Creator and let it be established before men according as the scriptures saith: "But if they will not listen, take one or two others along, so that every matter may be established by the testimony of two or three witnesses." Matthew 18:16. "In the mouth of two or three witnesses, shall every word be established" 2 Corinthians 13:1.

All rights reserved without prejudice or recourse, UCC 1-308

By: Secured Party / Executor / Administrator / Trustee

Donnabelle Escarez Mortel (FIRST WITNESS)

All rights reserved without prejudice or recourse, UCC 1-308

Secured Party / Executor / Administrator / Trustee

Corey Delfond Walker (SECOND WITNESS)

NOTICE

Using a notary on this document does **not** constitute any adhesion, **nor does it alter my status in any** manner. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction.

Bv:

JURAT

State of California))))	A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.
County of Riverside)	

Subscribed and sworn to (of affirmed) before me on this 12th day of February, 2024,

by Kevin Lewis Walker, proved to me on the basis of satisfactory evidence to be the person(9) who appeared before me.

Notary public Shublang	R. Zunde, Notan	1 broples.
Sommals	Seal:	SH HANCIR Y MALE
		Notary Pu - Calf orn a Rivers of Cinty Comm on # 2373782 My Cim. xpr 5 y 4 2 2

-Exhibit L-

AFFIDAVIT Resolution, Revocation, and Termination of Franchise

KNOW ALL MEN BY THESE PRESENT, that I, Kevin Lewis Walker Propia Persona, proceeding by general law, sui juris, in acknowledgment of the laws of nature and the Almighty Supreme Creator, first and foremost and the laws of man when they are not in conflict (Leviticus 18:3, 4) Pursuant to Matthew 5:33 – 37 and James 5:12, let my yea be yea and my nay be nay, as supported by Federal Public Law 97-280, 96 Stat. 1211, depose and says:

WHEREAS, the FRANCHISE, BIRTH, and/or TRUST CERTIFICATE was created and offered fraudulently and deceitfully, supposedly to aid in the Census, as a means of identification, to document a birth, and for health reasons and purposes;

WHEREAS, the true nature of the BIRTH CERTIFICATE is an unrevealed commercial agreement and unconscionable adhesion contract and prima facie evidence of unfair trade by and with an Agency of the federal, corporate United States, the Department of Commerce Department of Transportation, Department of Defense, Internal Revenue, Social Security Administration, DTC at 55 Water in New York, International Monetary Fund, and Bank of International Settlements, The CROWN CORPORATION, THE VATICAN BANK, et.al.; the true nature of the DATE OF BIRTH is to execute the birth of the certificate (by signing, filing, and recording), not the "natural" person;

WHEREAS, the BIRTH CERTIFICATE is a TRUST INSTRUMENT recorded with the County Recorder, a subsidiary of the Secretary of State (of the several states), sent to the Bureau of Census, a division of the Department of Commerce (Washington, D.C.), placing the above "name" in commerce as a legal "person" (e.g., Corporation, trust, trustee) district-distinct and separate from the "natural-born citizen";

WHEREAS, the Secretary of State (of the several states) issues and charters corporations and franchises, that any American citizen with a BIRTH CERTIFICATE is liable to the Franchise Tax Board of the State Department of Revenue for income taxes, and the federal, corporate United States for its debt obligations to the Federal Reserve bank;

WHEREAS, this TRUST INSTRUMENT has deceived the above "name" into an unrevealed contract placing both myself and my fellow American citizens under the jurisdiction of the federal United States with its tax and regulating authority originating from the Department of Commerce pursuant to the authority of the Constitution for the United States of America (1791), and under the jurisdiction of the equity, admiralty, or maritime jurisdictions of the federal court system and the Uniform Commercial Code (UCC); this by false registry, a term usually applied to the registration of a vessel in violation of the Federal registry statutes which provide that if any certificate of registry or record is fraudulently, or knowingly used for any ship or vessel not then actually entitled to the benefit thereof, according to the true intent of the act, such ship or vessel shall be forfeited to the United States, with her tackle, apparel, and furniture. See 48 Am Jur 1st Ship § 23.

"To regulate Commerce with foreign Nations, and among the several states, and with the Indian Tribes:" — U.S. Constitution, Article 1, Section 0, Clause 3.

WHEREAS such false registry, coupled with wholly inadequate and insufficient public education system used, by overwhelming evidence, to facilitate an unconscionable deception upon the public, domestic, and private trusts, is hereby declared null and void, and claiming any and all lawful damages therein associated, ab initio, ad infinitum, nunc pro tune, without recourse, reserving all rights.

WHFREAS the same false registry exists for my creations, and my creations relations, and equal demand for correction of all false registries, and return of rights, property, and damages be reinstated with their rightful Secured Parties, for cause.

I. Kevin Lewis Walker have already declared and established "sui juris" status in connection with both my property and "name." I demand a certified copy with my signed authorization of all documents or contracts being "held-in-due-course," [pursuant to UCC 3-305.2, UCC 3-305.52, and UCC 3-305, Article 9, and et.al.], that create ANY legal disability to the claimed 'sui juris" states and "alieni juris" relating to my "name." My "name" is my property, and for my "name" to enjoy "sui juris" status, that "name" must be free of legal disability resulting from a contract or commercial agreement, which is being "held-in-due-course" by a fellow citizen or by any agency of the federal, state, county, or municipal government.

THEREFORE BE IT RESOLVED, that it is deemed necessary that I, Kevin Lewis Walker, separate myself and all inheritance from the fraudulent FRANCHISE, BIRTH, and/or TRUST CERTIFICATE herein attached as surety, and will no longer be associated with it except as necessary to correct any record, restore and recover all usurpation of unalienable rights and private property, and regain quiet enjoyment which is an undeniable right of every (wo)man, and to terminate the franchise, and reserving all rights expressed, implied, and deemed appropriate and necessary for accord and satisfaction.

I. Kevin Lewis Walker, hereby REVOKE all powers, including, but not limited to, Powers of Attorney and Agency, excepting those of private, unincorporated, pure trust. I hereby DISSOLVE and TERMINATE any franchise connected to/with the below document, certificate, or trust instrument. I hereby remove all commercial activity, including, but not limited to, the LIMITED LIABILITY for the payment of debt. I hereby release the Department of Commerce, its agents and fiduciaries, of their obligation to perform any commercial duties or responsibilities towards me. I am NOT in commerce or involved in any commercial activity with the federal corporate United States government or any subsidiary.

I am not an expert in the law however I do know right from wrong. If there is any human being damaged by any statements herein, if he will inform me by facts I will sincerely make every effort to amend my ways. I, hereby and herein reserve the right to amend and make amendment to this document as necessary in order that the truth may be ascertained and proceedings justly determined. If the parties given notice by means of this document have information that would controvert and overcome this Affidavit, please advise me in WRITTEN AFFIDAVIT FORM within thirty (30) days from receipt hereof proving me with your counter affidavit, proving with

particularity and specificity by stating all requisite actual law, that this Affidavit Statement is substantially and materially false sufficiently to change materially my status and factual declarations. Your silence stands as consent to, and tacit approval of, the factual declarations herein being established as fact as a matter of law. Reserving ALL Natural God – Given Unalienable Birthrights, Waiving None Ever under 28 USC §1746 rights and without prejudice to ANY of those rights (U.C.C. 1-207; 1-308).

I declare under penalty of perjury under the law of the United Sates of America that the foregoing is true and correct Pursuant 28 USC § 1746 and executed "without the United States"

FURTHER THIS AFFIANT SAITH NOT.

Subscribed, sealed, and affirmed to this day, 12th, month, February, and year of 2024, I hereby affix my own signature and seal to all of the above affirmations with explicit reservation of ALL my unalienable rights and without prejudice to ANY of those rights. Pursuant to U.C.C § 1-103, 1-207,1-308,3-419.

Kevin Lewis Walker, Affiant, Secured Party / Executor / Administrator / Trustee

Let this document stand as truth before the Almighty Supreme Creator and let it be established before men according as the scriptures saith: "But if they will not listen, take one or two others along, so that every matter may be established by the testimony of two or three witnesses." Matthew 18:16. "In the mouth of two or three witnesses, shall every word be established" 2 Corinthians 13:1.

All right reserved without prejudice or recourse, U.C.C §1-308

By: Secured Party / Executor / Administrator / Trustee
Donnabelle Escarez Morel (FIRST WITNESS)

All right reserved without prejudice or recourse, U.C.C §1-308

All north reserved without prejudice of recodise, 5.5.5 y 1-500

Secured Party / Executor / Administrator / Trustee Corey Delfond Walker (FIRST WITNESS)

NOTICE

Using a notary on this document does not constitute any adhesion, nor does it alter my status in any manner. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction.

		JURAT
State of California)	A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.
) ss.	
County of Riverside)	
Subscribed and sworn to (o	f affirmed) before me on	this 12th day of February, 2024.
by Kevin Lewis Walker, pro	ved to me on the basis of	satisfactory evidence to be the person(\$) who appeared before me
Notary public Shu	vhangi R Zu	mak, Notany publiz.
Soumal	Scal	l:
		SHUBMANGI R. ZUMALE Notary Public · California Riverside County Commission # 2373782 My Comm. Expires Sep 4, 2025

-Exhibit M-

CASH BOND

RECOMMENDED

DEF#1 \$2,500.00

DEF#1 Letter Sent with the Date to

Appear: 04 11/2025

MICHAEL A. HESTRIN

DISTRICT ATTORNEY

SUPERIOR COURT OF CALIFORNIA COUNTY OF RIVERSIDE

(Southwest)

THE PEOPLE OF THE STATE OF

CALIFORNIA,

CASE NO.

MISDEMEANOR COMPLAINT

AGENCY#: TE243660039 / RSDM

& NOTICE TO APPEAR

Plaintiff.

V.

Misdemeanor DEJ:

KEVIN LEWIS WALKER

31990 PASOS PLACE TEMECULA CA 92591

DOB: 08/19/1987

BOOKING#: 202457539

DEF#1 Eligible Not Eligible X

Defendant.

APPEARANCE NOTICE

Criminal charges have been filed against you. You are required to appear for arraignment at 07:30 AM on 04/11/2025 at:

SOUTHWEST JUSTICE CENTER 30755 Auld Road - D, Murrieta, CA, 92563

The court calendar will list your name and the courtroom to which your case is assigned. Go there, check in, and wait to be arraigned.

IF YOU FAIL TO APPEAR ON THIS DATE, A WARRANT WILL BE SOUGHT FOR YOUR ARREST. BRING THIS NOTICE WITH YOU.

COUNT I

The undersigned, under penalty of perjury upon information and belief, declares: That the above named defendant(s) KEVIN LEWIS WALKER committed a violation of Vehicle Code section 12951, subdivision (b), a misdemeanor, in that on or about December 31, 2024, in the County of Riverside, State of California, the defendant(s) did willfully and unlawfully fail, refuse, and neglect to present their license for examination upon demand of a peace officer enforcing the provisions of the Vehicle Code of the State of California. [6mo.]

MARSY'S LAW

Information contained in the reports being distributed as discovery in this case may contain confidential information protected by Marsy's Law and the amendments to the California Constitution, Article 1, Section 28. Any victim(s) in any above referenced charge(s) is entitled to be free from intimidation, harassment, and abuse. It may be unlawful for defendant(s), defense counsel, and any other person acting on behalf of the defendant(s) to use any information contained in the reports to locate or harass any victim(s) or the victim(s)'s family or to disclose any information that is otherwise privileged and confidential by law.

DISCOVERY REQUEST

Pursuant to Penal Code section 1054.5, subdivision (b), the People are hereby informally requesting that defense counsel provide discovery to the People as required by Penal Code section 1054.3.

I declare under penalty of perjury upon information and belief under the laws of the State of California that the foregoing is true and correct.

Dated: March 14, 2025

MICHAEL A. HESTRIN
District Attorney

By: Miranda Thomson Deputy District Attorney

-Exhibit N-

8. OPTIONAL FILER REFERENCE DATA:

AME OF FIRST DEBTOR. Same as line 1a or 1b on Financing State	ment, if line 1b was left blank			
because Individual Debtor name did not fit, check here				
9a ORGANIZATION'S NAME				
96 INDIVIDUAL'S SURNAME				
WALKER FIRST PERSONAL NAME				
KEVIN				
ADDITIONAL NAME(S)/ANITIAL(S)	SUFFIX			
LEWIS				
DEBTOR'S NAME: Provide (10a or 10b) only <u>one</u> additional Debtor hail do not omit, modify, or abbreviate any part of the Debtor's name) and enter	me or Debtor name that did not fit in line 1b o the mailing address in line 10c	r 2b of the Financing Sta	tement (Form UCC1) (use e	xact, full name:
DE ORGANIZATION'S NAME			 	
Ob. INDIVIDUAL'S SURNAME				
WALKER				
INDIVIDUAL'S FIRST PERSONAL NAME	-			
ADONIS				SUFFIX
INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S) ESCAREZ MORTEL				
MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY
RANCHO CALFORNIA ROAD SUITE 406-251	TEMECULA	CA	92591	USA
	GNOR SECURED PARTY'S NAME	: Provide only <u>one</u> nam	ne (11a or 11b)	
I1a. ÖRĞANIZATION'S NAME WG PRIVATE IRREVOCABLE TRUST				
16 INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIO	NAL NAME(S)/INITIAL(S)	SUFFIX
MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY
30650 RANCHO CALIFORNIA ROAD SUITE 406-251	TEMECULA	CA	92591	USA
NON 2055-2056, AND ASSIGNMENT OF ALL ALLEGED HARGE (HJR 192 OF 1933 PUBLIC LAW 73-10, 31 USC 3 TS AND TAX MATTERS IN FULL, AND REIMBURSE AI	3123, 31 USC 5118, AND 18 USC 8	, UCC 3-601, 3-603	, 9-315). DISCHARGE	ANY AND ALI
		TEMENT:		
This FINANCING STATEMENT is to be filed [for record] (or record REAL ESTATE RECORDS (if applicable)			racted collateral 💢 is the	d as a fixture filir
	covers timber to be d	aut 🔲 covers as-ext	racted collateral 🗷 is the	d as a fixture fil

17 MISCELLANEOUS.

UCC FINANCING STATEMENT ADDITIONAL PARTY

because Individual Debtor name did not fit icheck here				
169 ORGANIZATIONS NAME	i			
18b. INDIVIDUAL'S SURNAME WALKER				
FIRST PERSONAL NAME KEVIN				
ADDITIONAL NAME(S)/INITIAL(S) LEWIS	SUFFIX			
ADDITIONAL DEBTOR'S NAME: Provide only one Debi	tor name (19a or 19b) (use exact, full name; do not oπ	nit, modify or abbrevia	ate any part of the Debtor's	name)
19a, ORGANIZATION'S NAME				•
19b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	IADDITIO	NAL NAME(S)/INITIAL(S)	SUFFIX
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		<u>. </u>		
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20b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIO	NAL NAME(S)//INITIAL(S)	SUFFIX
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-Exhibit O-

Trust action/Case No.: MISW2501134 — Registered Mail #RF775824380US — Dated: 03/26/2025 Kevin: Walker, sui juris, In Propria Persona C/o 30650 Rancho California Road #406-251 Temecula, California [92591] non-domestic without the United States Email: team@walkernovagroup.com Attorney-In-Fact, Executor, and Authorized Representative. for Real Party(ies) in Interest and Purported Defendant TMKEVIN WALKER© ESTATE, TMKEVIN LEWIS WALKER©, TMKEVIN WALKER© IRR TRUST 7 8 SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF RIVERSIDE 9 Case No.: MISW2501134 THE PEOPLE OF THE STATE OF 10 CALIFORNIA, **PURPORTED DEFENDANT'S VERIFIED** [Purported]Plaintiff, 11 **NOTICE OF CONDITIONAL** ACCEPTANCE, NOTICE OF 12 TMKEVIN LEWIS WALKER®, MANDATORY COUNTERCLAIM, AND 13 NOTICE OF JUDICIAL FRAUD AND [Purported] Defendant/Real Party In Interest. CONSPIRACY TO DEPRIVE UNDER 14 COLOR OF LAW, AND DEMAND FOR DISMISSAL, SANCTIONS, 15 RESTITUTION, AND SUMMARY JUDGEMENT AS A MATTER OF LAW 16 IN FAVOR OF PURPORTED 17 DEFENDANT 18 PURPORTED DEFENDANT'S VERIFIED NOTICE OF CONDITIONAL 19 ACCEPTANCE, NOTICE OF MANDATORY COUNTERCLAIM, AND NOTICE OF 20 JUDICIAL FRAUD AND CONSPIRACY TO DEPRIVE UNDER COLOR OF LAW. 21 AND DEMAND FOR DISMISSAL, SANCTIONS, RESTITUTION, AND SUMMARY 22 JUDGEMENT AS A MATTER OF LAW IN FAVOR OF PURPORTED DEFENDANT 23 COMES NOW, Purported Defendant ™KEVIN LEWIS WALKER© 24 (hereinafter "Purported Defendant" and/or "Defendant" and/or "Real Party in 25 Interest"), by and through Defendant's Attorney-in-Fact, Kevin: Walker, who is proceeding sui juris, In Propria Persona, and by Special Limited Appearance (NOT generally). Kevin is a natural, freeborn sovereign; one of the People invoking

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Case 5:25-cr-00163-ODW

Document 1

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common law, exclusive equity, and fairness, and American national of the republic in its de jure capacity as one of the several states of the Union established in 1789. This incidentally makes him a non-citizen national of the republic as per the De'Jure Constitution for the United States 1777/1789. Purported Defendant, acting through their Attorney-in-Fact, assert their inherent unalienable right to contract, as secured by Article I, Section 10 of the Constitution, which states: "No State shall... pass any Law impairing the Obligation of Contracts," and thus which prohibits states from impairing the obligation of contracts. 10 This clause unequivocally prohibits states from impairing the obligation of contracts, including but not limited to, a trust and contract agreement as an 11 'Attorney-In-Fact,' and any private contract existing between Plaintiffs and 12 Defendants. A copy of the 'Affidavit: Power of Attorney In Fact,' is attached hereto 13 as **Exhibit A** and incorporated herein by reference. Plaintiffs further rely on their inherent rights under the Constitution and the common law - rights that predate the formation of the tatse and remain safeguarded by due process of law. 17 'Attorney-in-Fact': Legal Authority and Recognition: 18 An attorney-in-fact is a private attorney authorized by another to act on their 19 behalf in specific matters, as granted by a power of attorney. This authority can be 21 limited to a specific act or extend to general business matters that are not of a legal character. 22 According to Bouvier's Law Dictionary, Black's Law Dictionary (1st, 2nd, and 8th 23

- editions), and the American Bar Association (ABA): 24
- An attorney-in-fact derives their authority from a written instrument, 25 commonly referred to as a "power of attorney." 26
- A constituent may lawfully delegate authority to an attorney-in-fact to act in 27 their place. 28

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- This designation is distinct from an attorney-at-law, as it pertains to an
 individual acting under a special agency or letter of attorney for particular
 actions.
- Even individuals who are otherwise disqualified from acting in their own legal
 capacity, such as minors or married women (historically referred to as femes coverts),
 may act as an attorney-in-fact for others if they have the necessary understanding.
 Black's Law Dictionary defines an attorney-in-fact as follows:

"A person to whom the authority of another, who is called the constituent, is by him lawfully delegated. The term is employed to designate persons who are under special agency, or a special letter of attorney, so that they are appointed in factum, for the deed, or special act to be performed; but in a more extended sense, it includes all other agents employed in any business, or to do any act or acts in pais for another."

The American Bar Association (ABA) further affirms that the individual named in a power of attorney is legally referred to as an agent or attorney-in-fact and has the authority to take any action expressly permitted in the document. The American Bar Association (ABA) official website explicitly states:

"The person named in a power of attorney to act on your behalf is commonly referred to as your "agent" or "attorney-in-fact." With a valid power of attorney, your agent can take any action permitted in the document."

II. Statutory and U.C.C. Recognition of 'Attorney-in-Fact' Authority:

The authority of an attorney-in-fact is explicitly recognized in various statutory and commercial codes, reinforcing its binding nature:

- U.C.C. § 3-402: Establishes that an authorized representative, including an attorney-in-fact, can bind the principal in contractual and financial transactions.
- 28 U.S.C. § 1654: Confirms that "parties may plead and conduct their own cases personally or by counsel", reinforcing the Plaintiffs' right to selfrepresentation and the use of an attorney-in-fact.

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- 26 U.S.C. § 2203: Recognizes executors, including attorneys-in-fact, in matters
 of estate administration and tax liability.
- 26 U.S.C. § 7603: Acknowledges that an attorney-in-fact may lawfully receive and respond to IRS summonses on behalf of the principal.
- 26 U.S.C. § 6903: Confirms that fiduciaries, including attorneys-in-fact, are recognized in tax matters and are legally bound to act in their principal's best interest.
- 26 U.S.C. § 6036: Establishes that attorneys-in-fact can handle affairs related to the administration of decedent estates and trust entities.
- 26 U.S.C. § 6402: Grants attorneys-in-fact the authority to receive and negotiate tax refunds and credits on behalf of the principal.

Defendant has clearly presented a valid "Affidavit: Power of Attorney In Fact" (Exhibit A), which lawfully confers upon them the authority to act in this matter. The legal principles established by the UCC and statutory law further reinforce the binding authority of Plaintiffs' affidavits and agreements.

Defendants' assertion that a trust cannot be represented by an attorney-in-fact contradicts well-established statutory, commercial, and legal principles. By denying this legal reality, Defendants engage in intentional misrepresentation and mockery of long-standing legal doctrine, further demonstrating their lack of

20 credibility and bad faith in these proceedings

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III. Legal Basis for Proof of Delivery via Registered Mail

Under well-established legal precedent, documents sent via Registered Mail with return receipt requested (Form 3811) are presumed delivered upon mailing, providing strong evidentiary proof of service. Courts have consistently upheld this principle, reinforcing the Mailbox Rule, which states that a properly mailed document is presumed received by the addressee unless convincingly rebutted.

Key Legal Precedents Supporting Proof of Delivery

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- U.S. v. Bowen, 414 F.2d 1268 (3rd Cir. 1969) The court held that when
 Registered Mail is sent with return receipt requested and the receipt is signed,
 it constitutes prima facie evidence of delivery, meaning the burden shifts to the
 recipient to prove non-receipt.
- 2. Hagner v. United States, 285 U.S. 427 (1932) The Supreme Court ruled that mailing a document via Registered Mail creates a strong presumption of receipt by the intended party, further solidifying the evidentiary weight of proper mailing.
- 3. NLRB v. Local Union No. 103, 434 U.S. 335 (1978) The Court established that a return receipt provides sufficient proof of service unless rebutted with clear and convincing evidence to the contrary.
- 4. Federal Rules of Evidence (FRE) Rule 301 Under this rule, a presumption exists that a properly mailed document is received by the intended recipient, shifting the burden of proof to the recipient to disprove delivery.
- 5. 39 U.S.C. § 3009 Governs the legality and evidentiary weight of Registered Mail, affirming that mailing with proof of delivery (e.g., Form 3811) is legally sufficient evidence of receipt.
- 6. 26 U.S.C. § 7502 This statute explicitly states that the date of mailing is deemed the date of filing or receipt when Registered Mail is used, providing strong evidentiary support for the timely delivery and legal effect of mailed documents.

Application of the Mailbox Rule

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The Mailbox Rule dictates that once a document is properly addressed, stamped, and deposited with the postal service, it is presumed delivered and received by the addressee. Courts have repeatedly upheld this principle, ensuring that a party cannot simply deny receipt to evade legal responsibility. When Registered Mail with return receipt requested is used, the proof of mailing is further reinforced by the signed receipt, making rebuttal even more difficult

Trust action/Case No.: MISW2501134 — Registered Mail #RF775824380US — Dated: 03/26/2025 Legal Presumption of Delivery and Evidentiary Weight Based on established case law and statutory authority, Registered Mail with return receipt requested (Form 3811) serves as prima facie evidence of delivery and creates a strong presumption of receipt by the intended party. Under U.S. v. Bowen, Hagner v. United States, and NLRB v. Local Union No. 103, this presumption stands unless rebutted by clear and convincing evidence. Furthermore, 26 U.S.C. § 7502 affirms that the date of mailing via Registered Mail is deemed the date of filing or receipt, solidifying its evidentiary value. Federal Rules of Evidence Rule 301 shifts the burden to the recipient to prove non-receipt, while 39 U.S.C. § 3009 reinforces the legal sufficiency of proof of delivery through postal records. VII. FRAUDULENT NATURE OF ALL PURPORTED PLAINTIFF'S **ACTIONS AND CLAIMS** 8. Purported Defendant asserts and affirms that the entirety of this action by the purported Plaintiff is predicated entirely on fraudulent claims.

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9. The Plaintiff, who purports to have authority and/or standing to bring this action, is in fact a Defendant in a pre-existing claim and legal matter and purported Plaintiff is in DEFAULT and DISHONOR, as evidenced by the 'Affidavit Certificate of Dishonor, Non-response, DEFAULT, JUDGEMENT, and LIEN AUTHORIZATION' and LIEN AUTHORIZATION (see Exhibit E) and as also evidenced by Federal Lawsuit Case No.: 5:25-cv-00646-WLH-MAA, filed on March 11, 2025 (see Exhibit F).

IV. <u>Plaintiff's Presumption of Dishonor under U.C.C. § 3-505 and Evidence Proving Plaintiff's Dishonor</u>

 The failure of Plaintiff and/or Does 1-100 inclusive to rebut or provide any valid evidence of their performance is further confirmed by the, 'AFFIDAVIT CERTIFICATE of DISHONOR, NON-RESPONSE, DEFAULT, JUDGEMENT, and LIEN AUTHORIZATION"/Self-Executing Contract Security Agreement (See

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Exhibit E), which is **duly notarized** and complies with the requirements of U.C.C. § 3-505.

2. Under U.C.C. § 3-505, a document regular in form, such as the notarized Affidavit Certificate serves as evidence of dishonor and creates a **presumption** of dishonor.

U.C.C. § 3-505. Evidence of Dishonor:

- (a) The following are admissible as evidence and create a presumption of dishonor and of any notice of dishonor stated:
- (1) A document regular in form as provided in subsection (b) which purports to be a protest;
- (2) A purported stamp or writing of the drawee, payor bank, or presenting bank on or accompanying the instrument stating that acceptance or payment has been refused unless reasons for the refusal are stated and the reasons are not consistent with dishonor;
- (3) A book or record of the drawee, payor bank, or collecting bank, kept in the usual course of business which shows dishonor, even if there is no evidence of who made the entry.
- (b) A protest is a certificate of dishonor made by a United States consul or vice consul, or a notary public or other person authorized to administer oaths by the law of the place where dishonor occurs. It may be made upon information satisfactory to that person. The protest must identify the instrument and certify either that presentment has been made or, if not made, the reason why it was not made, and that the instrument has been dishonored by nonacceptance or nonpayment. The protest may also certify that notice of dishonor has been given to some or all parties.
- The <u>notarized</u> 'AFFIDAVIT CERTIFICATE of DISHONOR, NON-RESPONSE, DEFAULT, JUDGEMENT, and LIEN AUTHORIZATION"/Self-Executing Contract Security Agreement (Exhibit H), complies with these requirements and

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- serves as a formal protest and evidence of dishonor under U.C.C. § 3-505, as it clearly documents Plaintiff's refusal to respond or provide the necessary rebuttal to Defendants' verified claims.
- 4. Plaintiff has <u>not</u> submitted any evidence to contradict or rebut the statements made in the **affidavits**. As a result, the facts set forth in the affidavits are deemed true and uncontested. Additionally, the California Evidence Code § 664 and related case law support the *presumption* that official duties have been regularly performed, and unrebutted affidavits stand as Truth.
- 5. Plaintiff may <u>not</u> argue, controvert, or otherwise protest the finality of the **administrative findings** established through the *unrebutted* affidavits. As per established legal principles, once an affidavit is submitted and not rebutted, its content is accepted as true, and Plaintiff and Does-100 inclusive is/are barred from contesting these findings in subsequent processes, whether administrative or judicial.
- Constitutional and State Protections for Private Rights
- The Purported Defendant asserts that their private, secured rights are protected by the United States Constitution, the Bill of Rights, the common law, and exclusive equity jurisdiction, which together govern the individual's ability to contract freely, maintain dominion over private property, and be free from arbitrary interference by the State or its agents.
- The following legal authorities support the Defendant's position:
 - "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 submit his books and papers for an examination] to the State, since he receives nothing therefrom, beyond the protection of his life and property. His rights are such as existed by the law of the land [Common Law] long antecedent to the organization of the State, and can only be taken from him by due process of law, and in accordance with the Constitution. Among his rights are a refusal to incriminate himself, and the immunity of

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		bimself and his arranger from sometime and arranger and arranger and arranger and arranger and arranger arranger and arranger arr
1		himself and his property from arrest or seizure except under a warrant of the law. He owes
2		nothing to the public so long as he does not trespass upon their rights." — Hale v. Henkel,
3		201 U.S. 43, 47 (1905)
4	•	"The claim and exercise of a constitutional right cannot be converted into a crime."
5		- Miller v. U.S., 230 F.2d 486, 489
6	•	"Where rights secured by the Constitution are involved, there can be no rule making
7		or legislation which would abrogate them."
8		- Mıranda v. Arizona, 384 U.S. 436
9	•	"There can be no sanction or penalty imposed upon one because of this exercise of
0		constitutional rights." - Sherar v. Cullen, 481 F.2d 945
1	•	"A law repugnant to the Constitution is void."
2		- Marbury v. Madison, 5 U.S. (1 Cranch) 137, 177 (1803)
3	•	"It is not the duty of the citizen to surrender his rights, liberties, and immunities
4		under the guise of police power or any other governmental power."
5		- Miranda v. Arizona, 384 U.S. 436, 491 (1966)
6	•	"An unconstitutional act is not law; it confers no rights; it imposes no duties; afford
7		no protection; it creates no office; it is, in legal contemplation, as inoperative as
8		though it had never been passed."
9		- Norton v. Shelby County, 118 U.S. 425, 442 (1886)
20	•	"No one is bound to obey an unconstitutional law, and no courts are bound to
21		enforce it."
22		- 16 Am. Jur. 2d, Sec. 177; Late Am. Jur. 2d, Sec. 256
23	•	"Sovereignty itself remains with the people, by whom and for whom all government
24		exists and acts."
25	i	- Yick Wo v. Hopkins, 118 U.S. 356, 370 (1886)
26	VI.	Supremacy Clause:
27	The I	Purported Defendant further affirms that the Supremacy Clause of the United

States Constitution, Article VI, Clause 2, provides that:

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"This Constitution, and the Laws of the United States which shall be made in Pursuance thereof; and all Treaties made... shall be the **supreme Law of the Land**; and the Judges in every State shall be **bound** thereby, any Thing in the Constitution or Laws of any State to the Contrary notwithstanding."

As such, federal constitutional protections *override* any conflicting state laws, rules, or ordinances. State Courts, officers, and agents are **bound** to uphold the federal Constitution as the **highest law of the land**. This authority, however, is limited to acts made **in pursuance of the Constitution**—federal or state laws or actions outside of constitutional limits are **null and void**.

VII. <u>California State Constitution - Parallel Protections</u>

Under the **California Constitution**, Article I – Declaration of Rights, the Defendant's rights are similarly preserved:

- Section 1: "All people are by nature free and independent and have inalienable rights. Among these are enjoying and defending life and liberty, acquiring, possessing, and protecting property, and pursuing and obtaining safety, happiness, and privacy."
- Section 7: "A person may not be deprived of life, liberty, or property without due process of law..."
- **Section 13**: "The right of the people to be secure in their persons, houses, papers, and effects against unreasonable seizures and searches may not be violated..."

These provisions reiterate that the Defendant's private rights are secured not only by the federal Constitution but also by the **organic law of California**, which exists in harmony with and subordinate to the supreme law of the United States.

VIII. NOTICE OF CONDITIONAL ACCEPTANCE

This NOTICE OF CONDITIONAL ACCEPTANCE is issued in response to the fraudulent charges filed against the purported Defendant in the document received March 25, 2025, associated with OFFER/CONTRACT/CASE/trust action

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#MISW2501134, but dated March 14, 2025. The purported Defendant conditionally accepts the legitimacy of this unsigned, defective, alleged complaint, and fraudulent and retaliatory "charges" upon evidence and proof of claim and evidence and proof of the following from the purported Plaintiff:

Upon evidence and proof from the purported Plaintiff of the existence of a
valid corpus delicti, i.e., a demonstrable injury to person or property,
committed by the purported Defendant, and a verified complaint from an
actual injured party having firsthand knowledge, sworn under penalty of
perjury.

- 2. Upon evidence and proof from the purported Plaintiff that the government, agency, or officer can lawfully appear as an "injured party" in a private legal controversy, despite the long-settled principle that a fictitious entity or political subdivision cannot be a "party of interest" or suffer injury in fact without a living, natural man or woman asserting a verified claim.
- 3. Upon evidence and proof from the purported Plaintiff that the stop was conducted with probable cause and NOT in violation of constitutional protections under the Fourth, Fifth, and Fourteenth Amendments, as evidenced by Verified Commercial Affidavit #RF775820621US, #RF775821088US, #RF775822582US, and #RF775823645US. Copy of said Verified Commercial Affidavits are attached as Exhibits B, C, D, and E respectively, and incorporated herein by reference.
- 4. Upon evidence and proof from the purported Plaintiff that the "peace officer" had constitutional and lawful authority to demand a driver's license, despite the fact that the Purported Defendant was NOT engaged in commercial activity and was traveling in a private automobile and transport clearly marked as such: "PRIVATE".
- 5. Upon evidence and proof from the purported Plaintiff that the fabricated "charges" filed on March 14, 2025 with a was NOT a retaliatory action, filed in

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bad faith, just days after Federal Lawsuit Case No.: 5:25-cv-00646-WLH-MAA was initiated on March 11, 2025 against the same alleged "peace officer," Gregory Eastwood and/or Robert Bowman. A copy of the Federal Lawsuit, with affirmed violations under color of law and of 42 U.S.C. § 1983 and 18 U.S.C. § 242, as well as other federal violations, is attached as Exhibit F and incorporated herein by reference.

- 6. Upon evidence and proof from the purported Plaintiff that the "charges" are NOT in violation of 18 U.S.C. §§ 241-242, concerning conspiracy and deprivation of rights under color of law.
- 7. Upon evidence and proof from the purported Plaintiff that the 'charges' and related enforcement actions are not a form of commercial fraud, securities fraud, or bank fraud in violation of 18 U.S.C. § 1344, wherein negotiable instruments and personal identifying information are used without consent, disclosure, or lawful authority to generate revenue or initiate unauthorized financial transactions.
 - 8. Upon evidence and proof from the purported Plaintiff that the initiation, enforcement, and perpetuation of the fabricated 'charges' are not part of a pattern of racketeering activity in violation of the Racketeer Influenced and Corrupt Organizations Act (RICO), 18 U.S.C. §§ 1961–1968, involving mail fraud, wire fraud, extortion, conspiracy, and the deprivation of rights under color of law.
 - 9. **Upon evidence and proof from the purported Plaintiff** that the 'charges' were not made or enforced under false pretenses, constructive fraud, or fraudulent inducement—wherein a legal obligation was presumed without full disclosure, valid contract, or lawful authority—contrary to established principles of equity, contract law, and the Constitution
 - 10. **Upon evidence and proof from the purported Plaintiff** that the enforcement of these 'charges' is not an act of extortion under **18 U.S.C. § 1951 (Hobbs Act)**,

particularly targeting a private, peaceful national under threat, duress, or coercion, and without jurisdictional or lawful authority to compel performance or payment.

- 11. Upon evidence and proof from the purported Plaintiff that the fabricated 'charges' and all acts of enforcement thereunder do not violate 18 U.S.C. § 112, which prohibits threats, coercion, intimidation, or obstruction against internationally protected persons or official guests, and further that the Defendant is not acting in a private foreign capacity with protected status under international law or treaty
- 12. **Upon evidence and proof from the purported Plaintiff** that the use of mailing systems, citations, or instruments in the matter at hand does not constitute mail fraud in violation of **18 U.S.C. § 1341**, or the unlawful use of government channels to deliver unconscionable or fraudulent offers disguised as legal obligations.
- 13. Upon evidence and proof from the purported Plaintiff that the instruments involved have not been converted, securitized, monetized, or used as collateral in a manner constituting securities fraud or unlawful conversion of bonded energy under 15 U.S.C. §§ 78j(b) and 77q, or related statutory violations
- 14. Upon evidence and proof from the purported Plaintiff that the use of the Defendant's legal name or identifying information does not amount to unlawful impersonation, identity theft, or misrepresentation under 18 U.S.C. § 1028, and that no presumption of corporate personhood has been fraudulently assigned to a living man or woman without consent.
- 15. Upon evidence and proof from the purported Plaintiff that the alleged requirement to provide a "driver's license" is applicable to the Defendant even when no crime was being committed, and the stop itself was lawful.
- 16. Upon evidence and proof from purported Plaintiff that the CITATION/ INSTRUMENT/OFFER #TE464702 was accepted intentionally, willfully, and

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and indorsed, and not done so under threat, duress, and/or coercion, and with full and complete disclosure, and lawful authority.

- 17. Upon evidence and proof from the purported Plaintiff that the California

 Vehicle Code § 260 lawfully applies to <u>private</u> "automobiles" and explicitly

 requires their registration, notwithstanding the clear distinction made between

 private and *commercial* vehicles in the code itself.
- 18. **Upon evidence and proof from the purported Plaintiff** that anything allegedly obtained during the **unconstitutional and unlawful** stop was not the **fruit of a poisonous tree**, as admitted by the peace officer Gregory Eastwood in the **unrbutted affidavits** (See Exhibits B, C, D, and E).
- 19. **Upon evidence and proof from the purported Plaintiff** that Exhibits B, C, D, and E and do NOT serve as *prima facie* evidence of fraud, coercion, extortion, kidnapping, torture, identity theft, false pretenses, bank fraud, treason, and deprivation of rights under color of law by Purported Plaintiff and/or Gregory Eastwood and/or Robert Bowman and/or Nicholas Gruwell and/or Joseph Sinz and/or Chad Bianco.
- 20. Upon evidence and proof from the purported Plaintiff that the 18 U.S. Code § 31(6) includes private "automobiles" within its definition of "motor vehicle," contrary to its express limitation to vehicles used for commercial purposes.
- 21. **Upon evidence and proof from the purported Plaintiff that** it is <u>NOT</u> a fundamental Right to travel, and it is **fact**ually and actually a privilege, and NOT a gift granted by the Supreme Creator and restated by our founding fathers as **Unalienable** and cannot be taken by any Man / Government made Law or color of law known as a <u>private</u> "Code" (secret) or a "Statute.
- 22. Upon evidence and proof from the purported Plaintiff demonstrating the issuing authority's jurisdiction to impose statutory obligations upon <u>private</u> individuals utilizing <u>private</u> automobiles for personal purposes.
- 23. **Upon evidence and proof from the purported Plaintiff** that the living man, natural freeborn sovereign, state Citizen: Californian, national/non-citizen

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national, Kevin: Walker, sui juris, does **NOT** possess the unalienable inherent, unalienable right to travel in His private automobile/private transport, free of harassment, tresspass, restrictions, and/or encumbrances.

- 24. Upon evidence and proof from the purported Plaintiff that, it is NOT well established law that the highways of the State are public property, and their primary and preferred use is for private purposes, and that their use for purposes of gain is special and extraordinary which, generally at least, the legislature may prohibit or condition as it sees fit." See, Stephenson vs. Rinford, 287 US 251; Pachard vs Banton, 264 US 140, and cases cited; Frost and F. Trucking Co. vs. Railroad Commission, 271 US 592; Railroad commission vs. Inter-City Forwarding Co., 57 SW.2d 290; Parlett Cooperative vs. Tidewater Lines, 164 A. 313.
- 25. Upon evidence and proof from the purported Plaintiff that, a vehicle NOT used for commercial activity is NOT a "consumer good, and ...it IS a type of vehicle required to be registered and "use tax" paid of which the tab is evidence of receipt of the tax. See, Bank of Boston vs Jones, 4 UCC Rep. Serv. 1021, 236 A2d 484, UCC PP 9-109.14.
- 26. Upon evidence and proof from the purported Plaintiff that, the entirety of this transaction does not constitute a "commercial" matter under applicable law.
- 27. Upon evidence and proof from purported Plaintiff that, 'the claim and exercise of a constitutional right CAN be converted into a crime.' See, Miller v. U.S., 230 F 2d 486, 489.
- 28. Upon evidence and proof from the purported Plaintiff that, One does NOT 25 have constitutional right to use and enjoyment of his property." See, Simpson v. Los Angeles (1935), 4 C.2d 60, 47 P.2d 474. 26

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29. Upon evidence and proof from the purported Plaintiff that private men and women are required to give up their right to "travel," for the purported "benefit" and privilege of "driving" a "motor vehicle."

- 30. Upon evidence and proof from the purported Plaintiff that 28 U.S. Code § 3002(15) Definitions does NOT stipulate, "United States" means—(A) a Federal corporation; (B) an agency, department, commission, board, or other entity of the United States; or (C) an instrumentality of the United States.
- 31. Upon evidence and proof from the purported Plaintiff that, <u>8 U.S. Code</u>

 1101(a)(22) Definition, does NOT expressly stipulates, " (22)The term
 "national of the United States" means (A) a citizen of the United States, or (B) a
 person who, though not a citizen of the United States, owes permanent
 allegiance to the United States.
- 32. Upon evidence and proof from the purported Plaintiff that, the individual may NOT stand upon his constitutional rights as a citizen. He is NOT entitled to carry on his private business in his own way. His power to contract is NOT unlimited. He owes such duty [to submit his books and papers for an examination] to the State, and upon proof that his rights are NOT such as existed by the law of the land [Common Law] long antecedent to the organization of the State, and CAN be taken from him without due process of law, or in accordance with the Constitution. NOT among his rights are a refusal to incriminate himself, and the immunity of himself and his property from arrest or seizure except under a warrant of the law, and upon proof that he owes the public even though does not trespass upon their rights. See, Hale v. Henkel, 201 U.S. 43 at 47 (1905).
- 33. Upon evidence and proof from the purported Plaintiff that, all laws which are repugnant to the Constitution are NOT null and void. See, <u>Chief Justice</u>
 <u>Marshall, Marbury vs Madison, 5, U.S. (Cranch) 137, 174, 176 (1803).</u>

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- 34. Upon evidence and proof from the purported Plaintiff that the for Hire"

 DRIVER'S LICENSE CONTRACT and AGREEMENT BOND #B6735991 was NOT CANCELED, TERMINATED, REVOKED, and LIQUIDATED ACCEPTED FOR VALUE AND EXEMPT FROM LEVY, FOR RELEASE, CREDIT, AND DEPOSIT TO PRIVATE POST REGISTERED, with the U.S. Treasury, with the retaining full control and access to all respective right, interest, titles, and credits, as evidenced by the contract security agreement and affidavit titled, 'AFFIDAVIT RIGHT TO TRAVEL CANCELLATION, TERMINATION, AND REVOCATION of COMMERCIAL "For Hire" DRIVER'S LICENSE CONTRACT and AGREEMENT. LICENSE/BOND # B6735991. A true and correct copy attached hereto as Exhibit G and incorporated herein by reference.
- 35. Upon evidence and proof from purported Plaintiff that it was NOT noted in Land v. Dollar, 338 US 731 (1947), "that when the government entered into a commercial field of activity, it left immunity behind." This principle is further affirmed in *Brady v. Roosevelt*, 317 U.S. 575 (1943); FHA v. Burr, 309 U.S. 242 (1940); and *Kiefer v. RFC*, 306 U.S. 381 (1939).
- 36. **Upon evidence and proof from purported Plaintiff** that it was **NOT** established under the Clearfield Doctrine, as articulated in *Clearfield Trust Co. v. United States*, 318 U.S. 363 (1943), that when the government engages in commercial or proprietary activities, it sheds its sovereignty and is subject to the same rules and liabilities as any **private** corporation.
- 37. **Upon evidence and proof from purported Plaintiff** that these matters have not already been settled under **res judicata**, **stare decisis**, and **collateral estoppel**, as **evidenced** by Exhibits B, C, D, and E.

25 IX. EVIDENCE OF FRAUD, EXTORTION, AND CONSPIRACY TO DEPRIVE RIGHTS

These fraudulent 'charges' are further evidenced as act of judicial fraud, extortion, coercion, and conspiracy to deprive under color of law, as evidenced in the four

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- (4) Unrebutted Affidavits and Contract and Security Agreements (Exhibits B, C,
- D, and E) that have been lawfully executed and remain **unrebutted**. These affidavits serve as **prima facie evidence** of:
 - Fraudulent and Retaliatory Prosecution The charge was filed immediately after Federal Lawsuit Case #5:25–cv–00646–WLH–MAA (Exhibit F), evidencing intent to intimidate, retaliate, and coerce under false pretenses.
 - False Pretenses and Unlawful Detainment The stop itself was unconstitutional and illegal, making all evidence obtained fruit of the poisonous tree (Wong Sun v. United States, 371 U.S. 471 (1963)).
 - Kidnapping and Torture Under Color of Law The unlawful seizure and detainment constitute kidnapping, while any coercion, intimidation, or mistreatment while in custody constitutes torture under federal and international law.
 - Criminal Extortion and Abuse of Process The use of fraudulent charges to compel compliance constitutes extortion under 18 U.S.C. § 1951 and fraud upon the court (Hazel-Atlas Glass Co. v. Hartford-Empire Co., 322 U.S. 238 (1944)).

Since these **affidavits** remain *unrebutted*, their contents must be accepted as **truth and judgment in commerce and law**. Any continued action in reliance on fraudulent claims is **malicious prosecution** and **subject to immediate legal consequences**.

- X. <u>Final Declaration and Legal Consequences of Non-Response</u>
 Absent verified and admissible proof of all the claims and points of law outlined above—within three (3) days of receipt of this <u>Verified</u> Notice and Demand—it shall stand as a matter of fact and law that:
 - 1. The purported Plaintiff is in default and dishonor;
 - The purported Plaintiff has failed to rebut material facts and lawful objections made herein;

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- The purported Plaintiff has admitted to all allegations by silence, 3. acquiescence, and failure to provide proof of claim; and
- This <u>Verified</u> Notice and Demand shall constitute *prima facie* evidence of criminal acts and malfeasance under color of law, committed by the purported Plaintiff and any agents or officers in concert with said party.

The following crimes and violations are therefore established on the record by estoppel and admission through non-response:

- Fraud (Common Law and Commercial)
- **Constructive Fraud and False Pretenses**
- Conspiracy to Deprive Rights Under Color of Law (18 U.S.C. § 241)
- Deprivation of Rights Under Color of Law (18 U.S.C. § 242)
- Extortion and Coercion (18 U.S.C. § 1951)
- Malicious Prosecution and Abuse of Process
- Mail Fraud and Wire Fraud (18 U.S.C. §§ 1341 & 1343)
- Securities Fraud and Misuse of Negotiable Instruments (15 U.S.C. §§ 78j(b), 77q)
- Kidnapping and Unlawful Seizure (18 U.S.C. § 1201)
- Torture and Cruel Treatment Under Color of Authority
- Violation of International and Constitutional Protections of Peaceful **Nationals**
- Violation of 18 U.S.C. § 112 Protection of Foreign Officials and Guests
- Violation of the Fourth, Fifth, Ninth, Tenth, and Fourteenth Amendments to the U.S. Constitution
- Accordingly, any continued attempt to prosecute or enforce the subject matter of these fraudulent 'charges' - absent the evidence and proof demanded herein-shall constitute willful participation in a criminal conspiracy and open all parties involved to personal liability, both civil and criminal.

Let the record reflect: Silence is acquiescence. Silence is agreement. Silence is dishonor

XI. <u>DEMAND FOR DISMISSAL, SANCTIONS, AND</u> <u>RESTITUTION</u>

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Given the fraudulent nature of this action, the following remedies are demanded:

- Immediate Dismissal With Prejudice These charges are void and unenforceable, and any continued prosecution constitutes malicious prosecution and judicial fraud.
- Sanctions Against Responsible Parties All individuals responsible for these fraudulent charges must face civil and criminal sanctions for their role in violating constitutional rights.
- Restitution and Compensation for Damages Full financial restitution is demanded for damages suffered, including legal fees, emotional distress, injury and harm resulting from the fraudulent "charges," in the amount no less than One Hundred Million Dollars (\$100,000,000.00).
- Reasonable Attorney's Fees and Costs Reimbursement of reasonable attorney's fees totaling the sum of One Million Dollars (\$1,000,000.00)
- Referral for Federal Investigation This matter must be referred to the U.S.
 Department of Justice and appropriate oversight agencies for violations of no less than 18 U.S.C. §§ 241-242.

XII. <u>'SPECIAL DEPOSIT' and 'Full Faith and Credit': 31 U.S. Code §</u> <u>5312 and U.C.C. § 3-104</u>

This notarized and indorsed VERIFIED NOTICE AND DEMAND/NEGOTIABLE INSTRUMENT serves as a BOND, SPECIAL DEPOSIT, and/or MONETARY INSTRUMENT, as defined by 31 U.S. Code § 5312 and U.C.C. § 3-104, and is further supplemented by the Defendant's 'full faith and credit' as stipulated by the

Constitution. This BOND also satisfies the procedural and substantive requirements of Rule 67 of the Federal Rules of Civil Procedure. Exclusive equity supports this claim, ensuring that no competing claims may infringe upon the Defendant's established rights to this bond or any others, and said instruments shall be reported on IRS Forms 1099-A, 1099-OID, and/or 1099-B, with Plaintiff(s) evidenced as the CREDITOR(S)... 12 U.S.C. 1813(L)(1): The term 'Deposit' Defined XIII. As under 12 U.S.C. 1813(L)(1), ["]the term 'deposit' means— the unpaid balance of money or its equivalent received or held by a bank or savings association in the usual course of business and for which it has given or is obligated to give credit, either conditionally or unconditionally, to a commercial, checking, savings, time, or thrift account, or which is evidenced by its certificate of deposit, thrift certificate, investment certificate, certificate of indebtedness, or other similar name, or a check or draft drawn against a deposit account and certified by the bank or savings association, or a letter of credit or a traveler's check on which the bank or savings association is primarily liable: Provided, 17 That, without limiting the generality of the term "money or its equivalent", any such account or instrument must be regarded as evidencing the receipt of the equivalent of money when credited or issued in exchange for checks or drafts or for a promissory note upon 21 which the person obtaining any such credit or instrument is primarily or 22 secondarily liable, or for a charge against a deposit account, or in 23 settlement of checks, drafts, or other instruments forwarded to such bank or savings association for collection.["]. A MOTION is a Request; A DEMAND Asserts a Right XIV. 26 The Court must recognize and honor the critical legal distinction between a

motion and a demand:

- 1. A **motion** is a **request** made to the Court, subject to its discretion and judicial interpretation.
- A demand, by contrast, is the assertion of an established right under statutory, constitutional, or equitable law – requiring the Court to act in accordance with law, not discretion.

XV. <u>LEGAL NOTICE AND RESERVATION OF RIGHTS</u>

This notice is made with full reservation of rights under UCC 1-308, and any further attempts to pursue this fraudulent charge will result in legal action for fraud, conspiracy, and deprivation of rightsWhereas a motion asks for permission, a demand invokes authority. The Court is not at liberty to ignore a demand grounded in unalienable rights and lawfully established protections.

LIST OF EXHIBITS / EVIDENCE:

- 1. Exhibit A: Affidavit: Power of Attorney In Fact'
- 2. E Exhibit B: Affidavit and Contract Security Agreement #RF775820621US, titled:
 NOTICE OF CONDITIONAL ACCEPTANCE, and FRAUD, RACKETEERING,
- 17 CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW,
- 18 IDENTITY THEFT, EXTORTION, COERCION, TREASON.
- 19 3. Exhibit C: Affidavit and Contract Security Agreement #RF775821088US, titled:
- 20 NOTICE OF DEFAULT, and FRAUD, RACKETEERING, CONSPIRACY,
- 21 DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY THEFT,
- 22 EXTORTION, COERCION, TREASON
- 23 4. Exhibit D: Affidavit and Contract Security Agreement #RF775822582US, titled:
- 24 NOTICE OF DEFAULT AND OPPORTUNITY TO CURE <u>AND</u> NOTICE OF
- 25 FRAUD, RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS
- 26 UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION,
- 27 KIDNAPPING.

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28 5. Exhibit E: Affidavit and Contract Security Agreement #RF775823645US, titled:

Affidavit Certificate of Dishonor, Non-response, **DEFAULT**, JUDGEMENT, and LIEN AUTHORIZATION.

- 6. Exhibit F: VERIFIED COMPLAINT FOR FRAUD, BREACH OF CONTRACT,
 THEFT, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW,
 CONSPIRACY, RACKETEERING, KIDNAPPING, TORTURE, and SUMMARY
 JUDGEMENT AS A MATTER OF LAW. Filed March 11, 2025.
- 7. Exhibit G: AFFIDAVIT RIGHT TO TRAVEL CANCELLATION, TERMINATION,
 8 AND REVOCATION of COMMERCIAL "For Hire" DRIVER'S LICENSE
 9 CONTRACT and AGREEMENT. LICENSE/BOND # B6735991.
 - 8.Exhibit H: Hold Harmless Agreement.

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- 9. Exhibit I: Private UCC Contract Trust/UCC1 filing #2024.55 5-4
- 12 10. Exhibit J: ™KEVIN LEWIS WALKER© Trademark and Copyright Agreement.
- 3 | 11.Exhibit K: AFFIDAVIT OF TAX-EXEMPT FOREIGN STATUS.
- 4 12.Exhibit L: AFFIDAVIT: Resolution, Revocation, and Termination of Franchise.
- 13. Exhibit M: Copy of Fraudulent NOTICE titled, 'MISDEMEANOR COMPLAINT & NOTICE TO APPEAR'. Dated 03/14/2025 and received 03/25/2025.

WORDS DEFINED GLOSSARY OF TERMS:

As used in this Affidavit, the following words and terms are as defined in this section, non-obstante:

Attorney-in-fact: A private attorney authorized by another to act in his place and stead, either for some particular purpose, as to do a particular act, or for the transaction of business in general, not of a legal character. This authority is conferred by an instrument in writing, called a "letter of attorney," or more commonly a "power of attorney." A person to whom the authority of another, who is called the constituent, is by him lawfully delegated. The term is employed to designate persons who are under special agency, or a special letter of attorney, so that they are appointed in *factum*, for the deed, or special act to be performed; but in a more extended sense it includes all other agents employed in any business, or to do any act or acts in pais for another. Bacon, Abr. Attorney; Story, Ag. § 25. All persons

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who are capable of acting for themselves, and even those who are disqualified from acting in their own capacity, if they have sufficient understanding, as infants of proper age, and femes coverts, may act as attorney of other. The person named in a power of attorney to act on your behalf is commonly referred to as your "agent" or "attorney-in-fact." With a valid power of attorney, your agent can take any action permitted in the document.— See Bouvier's Law Dictionary, volumes 1,2, and 3, page 282, Blacks Law Dictionary 1, 2nd. 8th. pages 105, 103, and 392 respectively, and the American Bar Association's website on 'Power of Attorney' and 'Attorney-In-Fact'

- Attorney: Strictly, one who is designated to transact business for another; a legal agent. Also termed attorney-in-fact; private attorney. 2. A person who practices law; LAWYER. Also termed (in sense 2) attorney-at-law; public attorney. A person who is appointed by another and has authority to act on behalf of another. *See also* POWER OF ATTORNEY. See, Black's Law Dictionary 8th Edition, pages 392-393, Oxford Dictionary or Law, 5th Edition, page 38, American Bar Association's website.
- financial institution: a person, an individual, a private banker, a business engaged in vehicle sales, including automobile, airplane, and boat sales, persons involved in real estate closings and settlements, the United States Postal Service, a commercial bank or trust company, any credit union, an agency of the United States Government or of a State or local government carrying out a duty or power of a business described in this paragraph, a broker or dealer in securities or commodities, a currency exchange, or a business engaged in the exchange of currency, funds, or value that substitutes for currency or funds, financial agency, a loan or finance company, an issuer, redeemer, or cashier of travelers' checks, checks, money orders, or similar instruments, an operator of a credit card system, an insurance company, a licensed sender of money or any other person who engages as a business in the transmission of currency, funds, or value that substitutes for currency, including any person who engages as a business in facilitating the transfer of money domestically or internationally outside of the conventional financial institutions system. Ref. 31 U.S. Code & 5312 Definitions and application.
- individual: As a noun, this term denotes a single person as distinguished from a group or class, and also, very commonly, a private or natural person as distinguished from a partnership, corporation, or association; but it is said that this restrictive signification is not necessarily inherent in the word, and that it may, in proper cases,

include artificial persons. As an adjective: Existing as an indivisible entity. Of or relating to a single person or thing, as opposed to a group.— See Black's Law Dictionary 4th, 7th, and 8th Edition pages 913, 777, and 2263 respectively.

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- bank: a person engaged in the business of banking and includes a savings bank, savings and loan association, credit union, and trust company. The terms "banks", "national bank", "national banking association", "member bank", "board", "district", and "reserve bank" shall have the meanings assigned to them in section 221 of this title. An institution, of great value in the commercial world, empowered to receive deposits of money, to make loans, and to issue its promissory notes, (designed to circulate as money, and commonly called "bank-notes" or "bank-bills") or to perform any one or more of these functions. The term "bank" is usually restricted in its application to an incorporated body; while a private individual making it his business to conduct banking operations is denominated a "banker." Banks in a commercial sense are of three kinds, to wit; (1) Of deposit; (2) of discount; (3) of circulation. Strictly speaking, the term "bank" implies a place for the deposit of money, as that is the most obvious purpose of such an institution. See, UCC 1-201, 4-105, 12 U.S. Code § 221a, Black's Law Dictionary 1st, 2nd, 4th, 7th, and 8th, pages 117-118, 116-117, 183-184, 139-140, and 437-439.
 - discharge: To cancel or unloose the obligation of a contract; to make an agreement or contract null and inoperative. Its principal species are rescission, release, accord and satisfaction, performance, judgement, composition, bankruptcy, merger. As applied to demands claims, right of action, incumbrances, etc., to discharge the debt or claim is to extinguish it, to annul its obligatory force, to satisfy it. And here also the term is generic; thus a dent, a mortgage. As a noun, the word means the act or instrument by which the binding force of a contract is terminated, irrespective of whether the contract is carried out to the full extent contemplated (in which case the discharge is the result of performance) or is broken off before complete execution. See, Blacks Law Dictionary 1st, page.
- 8. **pay:** To *discharge* a debt; to deliver to a creditor the value of a debt, either in money or in goods, for his acceptance. To pay is to deliver to a creditor the value of a debt, either in money

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or In goods, for his acceptance, by which the debt is discharged. See Blacks Law Dictionary 1st, 2nd, and 3rd edition, pages 880, 883, and 1339 respectively.

- payment: The performance of a duty, promise, or obligation, or discharge of a debt or liability. by the delivery of money or other value. Also the money or thing so delivered. Performance of an obligation by the delivery of money or some other valuable thing accepted in partial or full discharge of the obligation. [Cases: Payment 1. C.J.S. Payment § 2.] 2. The money or other valuable thing so delivered in satisfaction of an obligation. See Blacks Law Dictionary 1st and 8th edition, pages 880-811 and 3576-3577, respectively.
- 10. may: An auxiliary verb qualifying the meaning of another verb by expressing ability, competency, liberty, permission, probability or contingency. Regardless of the instrument, however, whether constitution, statute, deed, contract or whatnot, courts not infrequently construe "may" as "shall" or "must". See Black's :aw Dictionary, 4th Edition page 1131.
- 11. extortion: The term "extortion" means the obtaining of property from another, with his consent, induced by wrongful use of actual or threatened force, violence, or fear, or under color of official right. See 18 U.S. Code § 1951 Interference with commerce by threats or violence.
- 12. national: "foreign government", "foreign official", "internationally protected person", "international organization", "national of the United States", "official guest," and/or "non-citizen national." They all have the same meaning. See Title 18 U.S. Code § 112 Protection of foreign officials, official guests, and internationally protected persons.
- 13. United States: For the purposes of this Affidavit, the terms "United States" and "U.S." mean only the Federal Legislative Democracy of the District of Columbia, Puerto Rico, U.S. Virgin Islands, Guam, American Samoa, and any other Territory within the "United States," which entity has its origin and jurisdiction from Article 1, Section 8, Clause 17-18 and Article IV, Section 3, Clause 2 of the Constitution for the United States of America. The terms "United States" and "U.S." are NOT to be construed to mean or include the sovereign, united 50 states of America.
- 14. **fraud:** deceitful practice or Willful device, resorted to with intent to deprive another of his right, or in some manner to do him an injury. As distinguished from negligence, it is always positive, intentional. as applied to contracts is the cause of an error bearing on material part of

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the contract, created or continued by artifice, with design to obtain some unjust advantage to 2 the one party, or to cause an inconvenience or loss to the other. in the sense of court of equity, 3 properly includes all acts, omissions, and concealments which involved a breach of legal or equitable duty, trust, or confidence justly reposed, and are injurious to another, or by which an 5 undue and unconscientious advantage is taken of another. See Black's Law Dictionary, 1st and 2nd Edition, pages 521-522 and 517 respectively. 6 15. color: appearance, semblance. or simulacrum, as distinguished from that which is real. A 7 8 prima facie or apparent right. Hence, a deceptive appearance; a plausible, assumed exterior, 9 concealing a lack of reality; a a disguise or pretext. See, Black's Law Dictionary 1st Edition, 10 page 222. 11 16. colorable: That which is in appearance only, and not in reality, what it purports to be. See, 12 Black's Law Dictionary 1st Edition, page 2223 **COMMERCIAL OATH AND VERIFICATION:** 13 County of Riverside 14 15 Commercial Oath and Verification The State of California 16 I, KEVIN WALKER, under my unlimited liability and Commercial Oath proceeding 17 in good faith being of sound mind states that the facts contained herein are true, 18 correct, complete and not misleading to the best of Affiant's knowledge and belief 19 under penalty of International Commercial Law and state this to be HIS Affidavit of 20 Truth regarding same signed and sealed this 26TH day of MARCH in the year of 21 Our Lord two thousand and twenty five: 22 proceeding sui juris, In Propria Persona, by Special Limited Appearance, 23 All rights reserved without prejudice or recourse, UCC § 1-308, 3-402. 24 25 Kevin Walker, Altorney-In-Fact, Secured Party, 26 Executor, national, private bank(er) HIN # 9x-xxxxxxx Let this document stand as truth before the Almighty Supreme Creator and let it be 27

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established before men according as the scriptures saith: "But if they will not listen, take one

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or two others along, so that every matter may be established by the testimony of two or three witnesses." Matthew 18:16. "In the mouth of two or three witnesses, shall every word be established" 2 Corinthians 13:1.

sui juris, By Special Limited Appearance,
All rights reserved without prejudice or recourse, UCC § 1-308, 3-402.

By: Donnabelle Mortel (WITNESS)

sui juris, By Special Limited Appearance,
All rights reserved without prejudice or recourse, UCC § 1-308, 3-402.

By: Oay Duff (Koff)
Corey Walker (WITNESS)

PROOF OF SERVICE

STATE OF CALIFORNIA

ss.

COUNTY OF RIVERSIDE

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I competent, over the age of eighteen years, and not a party to the within action. My mailing address is the Walkernova Group, care of: 30650 Rancho California Road suite 406-251, Temecula, California [92591]. On March 31, 2025, I served the within documents:

PURPORTED DEFENDANT'S <u>VERIFIED</u> NOTICE OF CONDITIONAL ACCEPTANCE, NOTICE OF
MANDATORY COUNTERCLAIM, AND NOTICE OF JUDICIAL FRAUD AND CONSPIRACY TO DEPRIVE
UNDER COLOR OF LAW, AND DEMAND FOR DISMISSAL, SANCTIONS, RESTITUTION, AND
SUMMARY JUDGEMENT AS A MATTER OF LAW IN FAVOR OF PURPORTED DEFENDANT

Exhibits A through M.

By United States Mail. I enclosed the documents in a sealed envelope or package addressed to the persons at the addresses listed below by placing the envelope for collection and mailing, following our ordinary business practices. I am readily familiar with this business's practice for collecting and processing correspondence

for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States

Postal Service, in a sealed envelope with postage fully prepared. I am a resident or employed in the county where the mailing occurred. The envelope or package was placed in the mail in Riverside County, California, and sent via Registered Mail with a form 3811.

Wesley Hsu C/o HONORABLE WESLEY HSU 350 West 1st Street, Courtroom 9B, 9th Floor Los Angeles, California [90012] Registered Mail #RF775824230US

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Clerk of Court C/o CLERK OF COURT / MENIFEE JUSTICE CENTER 30755 Auld Road - D Murrieta, California [92563] **Registered Mail** #RF775824380US

Pam Bondi C/o U.S. DEPARTMENT OF JUSTICE 950 Pennsylvania Avenue Washington, District of Colombia [20530-0001] Registered Mail #RF775824393US

Kash Patel C/o FBI Headquarters 935 Pennsylvania Avenue, North West Washington, District of Colombia [20535-0001] **Registered Mail** #RF775824257US

Michael Hestrin and Miranda Thomson C/o OFFICE OF THE DISTRICT ATTORNEY 3960 Orange Street Riverside, California [92501] Registered Mail #RF775824402US

Rob Bonta C/o OFFICE OF THE ATTORNEY GENERAL 1300 "I" Street Sacramento, California [95814-2919] Registered Mail #RF775824274US

By Electronic Service. Based on a contract, and/or court order, and/or an agreement of the parties to accept service by electronic transmission, I caused the documents to be sent to the persons at the electronic notification addresses listed below.

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	Trust action/Case No.: MISW2501134 — Registered Mail #RF775824380US — Dated: 03/26/2025
1	Wesley Hsu C/o HONORABLE WESLEY HSU
2	350 West 1st Street, Courtroom 9B, 9th Floor Los Angeles, California [90012]
3	WLH Chambers@cacd.uscourts.gov
4	Gregory D Eastwood, Robert C V Bowman, George Reyes, William Pratt, Robert Gell, Joseph Sinz, Nicholas O Gruwell,
5	C/o MENIFEE JUSTICE CENTER 30755 Auld Road - D
6	Murrieta, California [92563] ssherman@law4cops.com
7	jsinz@riversidesheriff.org wpratt@riversidesheriff.org
8	Pam Bondi C/o U.S. DEPARTMENT OF JUSTICE
10	950 Pennsylvania Avenue Washington, District of Colombia [20530-0001]
11	<u>crm.section@usdoj.gov</u>
12	Kash Patel C/o FBI Headquarters
13	935 Pennsylvania Avenue, North West Washington, District of Colombia [20535-0001]
14	<u>crm.section@usdoj.gov</u> Rob Bonta
15	C/o OFFICE OF THE ATTORNEY GENERAL 1300 "I" Street
16	Sacramento, California [95814-2919] police-Practices@doj.ca.gov
17	Michael Hestrin and Miranda Thomson
18	C/o OFFICE OF THE DISTRICT ATTORNEY 3960 Orange Street Pivorcido California (92501)
19	Riverside, California [92501] DAOffice@rivco.org
20	I declare under penalty of perjury under the laws of the State of California
22	that the above is true and correct. Executed on March 31, 2025 in Riverside County,
23	California.
24	/s/Donnabelle Mortel/ Donnabelle Mortel
25	NOTICE:
26	Using a notary on this document does not constitute any adhesion, nor does it alter
27	my status in any manner. The purpose for notary is verification and identification
28	only and not for entrance into any foreign jurisdiction.
	-Page 30 of 31-

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 $Trust\ action/Case\ No.:\ MISW2501134 --- Registered\ Mail\ \#RF775824380US\ --- \ Dated:\ 03/26/2025\ --- \ Dated:\ 03/2$

1	ACKNOWLEDGEMENT:
2	State of California) A notary public or other officer completing this certificate
3	verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.
4	County of Riverside)
5	On this <u>26th</u> day of <u>March</u> , <u>2025</u> , before me, <u>Joyti Patel</u> , a Notary Public,
6	personally appeared Kevin Walker, who proved to me on the basis of satisfactory
7	evidence to be the person(s) whose name(s) is/are subscribed to the within
8	instrument and acknowledged to me that he/she/they executed the same in his/
9	her/their authorized capacity(ies), and that by his/her/their signature(s) on the
10	instrument the person(s), or the entity upon behalf of which the person(s) acted,
11	executed the instrument.
12	I certify under PENALTY OF PERJURY under the laws of the State of California
13	that the foregoing paragraph is true and correct.
14	WITNESS my hand and official seal.
15	Notary Public - California Riverside County Commission # 2407742
16	My Comm. Expires Jul 8, 2026
17	Signature Joytuatu (Seal)
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-Exhibit P-

Kevin Walker, sui juris, In Propria Persona C/o 30650 Rancho California Road #406-251 Temecula, California [92591] non-domestic without the United States

Email: team@walkernovagroup.com

Attorney-In-Fact, Executor, and Authorized Representative, for Real Party(ies) in Interest TMKEVIN WALKER© ESTATE, TMKEVIN WALKER© IRR TRUST TMKEVIN LEWIS WALKER®.

SUPERIOR COURT OF THE STATE OF CALIFORNIA RIVERSIDE COUNTY

THE PEOPLE OF THE STATE OF CALIFORNIA,

[Purported]Plaintiff,

US.

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™KEVIN LEWIS WALKER©, [Purported] Defendant/Real Party In Interest. Case No.: MISW2501134

<u>VERIFIED</u> AFFIDAVIT OF CONSTITUTIONAL AUTHORITY, RESERVATION OF RIGHTS, ABSENCE OF CORPUS DELICTI, SUPREMACY CLAUSE, AMERICAN SOVEREIGNTY, FEDERAL JURISDICTION, NATIONAL/NON-CITIZEN NATIONAL (STATE CITIZEN) STATUS, ESTATE CLAIM, MINIMUM CONTACTS, AND REBUTTAL OF ALL PRESUMPTIONS.

VERIFIED AFFIDAVIT OF CONSTITUTIONAL AUTHORITY. RESERVATION OF RIGHTS.

ABSENCE OF CORPUS DELICTL SUPREMACY CLAUSE, AMERICAN SOVEREIGNTY.

FEDERAL JURISDICTION. NATIONAL/NON-CITIZEN NATIONAL (STATE CITIZEN) STATUS.

ESTATE CLAIM, MINIMUM CONTACTS, AND REBUTTAL OF ALL PRESUMPTIONS.

KNOW ALL MEN BY THESE PRESENT, that I, Kevin of the Walker Family.

proceeding sui juris, In Propria Persona, by Special Limited Appearance

(NOT generally), a man upon the land, a follower of the Almighty Supreme

Creator, first and foremost and the laws of man when they are not in conflict

(Leviticus 18:3, 4) Pursuant to Matthew 5:33 - 37 and James 5:12, let my yea

mean yea and my nay be nay, as supported by Federal Public Law 97-280, 96 Stat.1211, depose and say that I, Kevin of the Walker Family and Affiant, over 18 years of age, being competent to testify and having first hand knowledge of the facts herein declare (or certify, verify, affirm, or state) under penalty of perjury under the laws of the United States of America that the following is true and correct, to the best of my understanding and belief, and in good faith:

- 1. I, Kevin/Affiant, proceeding *sui juris*, by *Special Limited Appearance*, reserve **all** of my rights without prejudice and without recourse and waive absolutely <u>none</u>.
- 2. I, Kevin/Affiant, *sui juris*, hereby affirm and assert that I am a good man of integrity, honor, and honesty, and have NOT harmed any man or woman, nor have I damaged any property.
- 3. I, Kevin/Affiant, proceeding sui juris, by Special Limited Appearance, herby invoke equity and fairness.
- 4. I, Kevin/Affiant sui juris, hereby assert and affirm that it is my wish and will to be left alone in peace with my family and to not be continuously harassed, stalked, robbed, deprived under color of law, coerced into commercial contracts, extorted, and forced into peonage and/or involuntary servitude.
- 5. I, Kevin/Affiant proceeding sui juris, by Special Limited Appearance, reserve my natural common law right not to be compelled to perform under any contract that I did not enter into knowingly, voluntarily, and intentionally, and with complete and full disclosure, and without misrepresentation, duress, or coercion. And furthermore, I do not accept the liability associated with the compelled and pretended "benefit" of any hidden or unrevealed contract or commercial agreement. As such, the hidden or unrevealed contracts that supposedly create obligations to perform, for persons of subject status, are inapplicable to me, and are null and void. If I have participated in any of the supposed "benefits" associated with these hidden contracts, I have done so

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under duress, for lack of any other practical alternative. I may have received such "benefits" but I have not accepted them in a manner that binds me to anything. 6. I, Kevin/Affiant, proceedin sui juris, by Special Limited Appearance, hereby declare and affirm that, consistent with the eternal tradition of natural common law, unless I have harmed or violated someone or their property, I have **committed no crime**; and I am therefore <u>not</u> subject to any penalty. I act in accordance with the following U.S. Supreme Court case: "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 <u>unlimited</u>. He owes no such duty [to submit his books and papers for an examination] to the State,

since he receives nothing therefrom, beyond the protection of his life and property. His rights are such as existed by the law of the land [Common Law]

long antecedent to the organization of the State, and can only be taken from him by due process of law, and in accordance with the Constitution. Among his

rights are a refusal to incriminate himself, and the immunity of himself and his property from arrest or seizure except under a warrant of the law. He owes

nothing to the public so long as he does not trespass upon their rights." **Hale v.** Henkel, 201 U.S. 43 at 47 (1905)

7. Be it known to all courts, governments, and other parties, that I, Kevin, am a **natural**, **freeborn**, **sovereign**, without subjects. I am neither subject to any entity anywhere, nor is any entity subject to me. I neither dominate anyone, nor am I

8. I, Kevin, of the Walker Family, one of the people, assert my status as a natural, freeborn, a living sensual soul, and man on the land, endowed with inherent, unalienable rights, independent of any government authority beyond that which derives its just powers from my consent. Consequently, this establishes me as a state Citizen of California, the republic, in its **De'Jure** capacity as one of

- the several states of the Union (1789). By extension, this also affirms my status as a **national** of the **republic**, as recognized under the **De'Jure** Constitution for the United States (1777/1789).
- These principles are enshrined in the Declaration of Independence, the Constitution, and the Bill of Rights and are affirmed by various legal precedents.
- 10. Again, for the record, I, Kevin/Affiant, proceeding sui juris, by Special Limited Appearance, I simply wish to be left alone in peace and not be harassed, stalked, robbed, deprived under color of law, coerced into commercial contracts, extorted, and/or forced into peonage and/or involuntary servitude. I have NOT injured any man or woman nor have I damaged any property.

There is NO 'Corpus Delicti'

- 11. I, Kevin: Walker, sui juris, state for the record, there is no corpus delicti—no injured party, no damaged property, and no sworn affidavit of harm from any living man or woman. Therefore, this matter is without merit, lacks standing, and constitutes an improper attempt to impose authority without lawful jurisdiction. Any further action absent evidence of a valid cause of action is a violation of due process and a deprivation of rights under color of law.
- 12. As a direct result of egregious due process violations and the initiation of a fraudulent CASE/trust action #SWM2303376 by You/Defendant(s)/
 Respondent(s), against Affiant and Claimant(s), Affiant was subjected to an unlawful arrest, physical restraint in the form of handcuffs, and acts constituting torture. These actions inflicted severe mental trauma, undue stress, and significant mental anguish upon Affiant, all in blatant violation of constitutional protections and fundamental principles of justice.

Constitutional and State Protections for Private Rights

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- 13. Affiant and Claimant(s)/Plaintiff(s) asserts that their **private**, **secured rights** are protected by the **United States Constitution**, the **Bill of Rights**, the **common law**, and **exclusive equity jurisdiction**, which together govern the individual's ability to contract freely, maintain dominion over private property, and be free from arbitrary interference by the State or its agents.
- 14. The following legal authorities support the Defendant's position:
 - "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 submit his books and papers for an examination] to the State, since he receives nothing therefrom, beyond the protection of his life and property. His rights are such as existed by the law of the land [Common Law] long antecedent to the organization of the State, and can only be taken from him by due process of law, and in accordance with the Constitution. Among his rights are a refusal to incriminate himself, and the immunity of himself and his property from arrest or seizure except under a warrant of the law. He owes nothing to the public so long as he does not trespass upon their rights." Hale v. Henkel, 201 U.S. 43, 47 (1905)
 - "The claim and exercise of a constitutional right cannot be converted into a crime."
 Miller v. U.S., 230 F.2d 486, 489
 - "Where rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them."
 - - Miranda v. Arizona, 384 U.S. 436
 - "There can be no sanction or penalty imposed upon one because of this exercise of constitutional rights." — Sherar v. Cullen, 481 F.2d 945
 - "A law repugnant to the Constitution is void."
 - Marbury v. Madison, 5 U.S. (1 Cranch) 137, 177 (1803)

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"It is not the duty of the citizen to surrender his rights, liberties, and immunities

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- under the guise of police power or any other governmental power."
 Miranda v. Arizona, 384 U.S. 436, 491 (1966)
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- "An unconstitutional act is not law; it confers no rights; it imposes no duties; affords no protection; it creates no office; it is, in legal contemplation, as inoperative as though it had never been passed."
 - Norton v. Shelby County, 118 U.S. 425, 442 (1886)
- "No one is bound to obey an unconstitutional law, and no courts are bound to enforce it."
 - 16 Am. Jur. 2d, Sec. 177; Late Am. Jur. 2d, Sec. 256
- "Sovereignty itself remains with the people, by whom and for whom all government exists and acts."
 - Yick Wo v. Hopkins, 118 U.S. 356, 370 (1886) Supremacy Clause
- Claimant(s)/Plaintiff(s) respectfully assert and affirm that:
 - The Supremacy Clause of the Constitution of the United States (Article VI, Clause 2) establishes that the Constitution, federal laws made pursuant to it, and treaties made under its authority, constitute the "supreme Law of the Land", and thus take priority over any conflicting state laws. It provides that state courts are bound by, and state constitutions subordinate to, the supreme law. However, federal statutes and treaties must be within the parameters of the Constitution; that is, they must be pursuant to the federal government's enumerated powers, and not violate other constitutional limits on federal power ... As a constitutional provision identifying the supremacy of federal law, the Supremacy Clause assumes the underlying priority of federal authority, albeit only when that authority is expressed in the Constitution itself; no matter what the federal or state governments might wish to do, they must stay within the boundaries of the Constitution.

California State Constitution - Parallel Protections

15. Under the **California Constitution**, Article I – Declaration of Rights, the Defendant's rights are similarly preserved:

- Section 1: "All people are by nature free and independent and have inalienable rights. Among these are enjoying and defending life and liberty, acquiring, possessing, and protecting property, and pursuing and obtaining safety, happiness, and privacy."
- Section 7: "A person may not be deprived of life, liberty, or property without due process of law..."
- Section 13: "The right of the people to be secure in their persons, houses, papers, and effects against unreasonable seizures and searches may not be violated..."
- 16. These provisions reiterate that the Defendant's private rights are secured not only by the federal Constitution but also by the **organic law of California**, which exists in harmony with and subordinate to the supreme law of the United States.

Supremacy Clause:

- 17. Affiant and Claimant(s)/Plaintiff(s) further affirm(s) that the **Supremacy Clause** of the United States Constitution, **Article VI**, **Clause 2**, provides that:
 - "This Constitution, and the Laws of the United States which shall be made in Pursuance thereof; and all Treaties made... shall be the supreme Law of the Land; and the Judges in every State shall be bound thereby, any Thing in the Constitution or Laws of any State to the Contrary notwithstanding."
- 18. As such, federal constitutional protections *override* any conflicting state laws, rules, or ordinances. State Courts, officers, and agents are **bound** to uphold the federal Constitution as the **highest law of the land**. This authority, however, is limited to acts made **in pursuance of the Constitution**—federal or state laws or actions outside of constitutional limits are **null and void**.

Foundation of American Sovereignty

-Page 7 of 42-

19. The Declaration of Independence (1776) proclaims:

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- "Governments are instituted among Men, deriving their just powers from the consent of the governed."
- 20. This foundational document establishes that the people are the true sovereigns of this nation.
- 21. The U.S. Constitution and the Bill of Rights serve as a contract that binds the government, securing the People's liberties and limiting governmental authority. The Tenth Amendment asserts:

"The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people"

This affirms that any power not granted to the federal government remains with the <u>S</u>tates or the people

Congressional Recognition of Americans as 'Sovereigns'

- 22. In his **1947** "I Am an American Day" address, Representative John F. Kennedy emphasized the active role <u>C</u>itizens must play in preserving liberty:
 - "The fires of liberty must be continually fueled by the positive and conscious actions of all of us." (JFKLIBRARY.ORG)
- 23. Further, Congress formally recognized the significance of American sovereignty through the establishment of "I Am An American Day," later designated as Citizenship Day:

"Whereas it is desirable that the sovereign citizens of our Nation be prepared for the responsibilities and impressed with the significance of their status in our *self-governing* Republic: Therefore be it Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the third Sunday in May each year be, and hereby is, set aside as Citizenship Day..."

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This resolution affirms the foundational principle that sovereignty resides with the people, who are responsible for preserving and exercising their rights and freedoms.

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SUPREME COURT Affirmations of Sovereignty

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24. The Supreme Court of the United States (SCOTUS) has repeatedly affirmed that sovereignty resides in the people:

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Chisholm v. Georgia, 2 U.S. 419 (1793):

8 9 "The sovereignty resides in the people... they are truly the sovereigns of the country."

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Yick Wo v. Hopkins, 118 U.S. 356 (1886):

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"Sovereignty itself remains with the people, by whom and for whom all government exists and acts."

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Lansing v. Smith, 4 Wend. 9 (N.Y. 1829):

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"People of a state are entitled to all the rights which formerly belonged to the King by his prerogative."

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Marbury v. Madison, 5 U.S. 137 (1803):

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"A law repugnant to the Constitution is <u>void</u> "

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Sherar v. Cullen, 481 F.2d 946 (9th Cir. 1973):

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"There can be no sanction or penalty imposed upon one because of his exercise of constitutional rights."

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The "I Am an American" Principle

22 23 25. The "I Am an American" speech, delivered by Judge Learned Hand in 1944, eloquently articulates the essence of American liberty:

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"What do we mean when we say that first of all we seek liberty? I often wonder whether we do not rest our hopes too much upon constitutions,

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upon laws, and upon courts. These are false hopes; believe me, these are false hopes. Liberty lies in the hearts of men and women; when it dies

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there, no constitution, no law, no court can save it." (RIDE.RI.GOV)

Status as a "National" and "state Citizen"

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- 26. Under 8 U.S.C. § 1101(a)(21), the term national is defined as:

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"A person owing permanent allegiance to a state."

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27. Furthermore, 8 U.S.C. § 1101(B)(22) defines national of the United States as: "(A) a citizen of the United States, or (B) a person who, though not a citizen

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of the United States, owes permanent allegiance to the United States."

9 10 28. This distinction is clear: one can be a national without being a citizen of the *United States*, reinforcing the concept of sovereignty associated with state

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citizenship.

Distinction Between "state Citizen" and "citizen of the United States"

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29. The courts have long recognized that state citizenship and U.S. citizenship are distinct legal statuses:

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United States v. Anthony (1873)

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States. It had long been contended, and had been held by many learned

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authorities, and had never been judicially decided to the contrary, that there

"The Fourteenth Amendment creates and defines citizenship of the United

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was no such thing as a citizen of the United States, except as that condition

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Slaughter-House Cases, 83 U.S. 36 (1872)

arose from citizenship of some state."

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"It is quite clear, then, that there is a citizenship of the United States and a citizenship of a State, which are distinct from each other and which depend

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upon different characteristics or circumstances in the individual." United States v. Cruikshank, 92 U.S. 542 (1875)

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"We have in our political system a Government of the United States and a government of each of the several States. Each one of these

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governments is distinct from the others, and each has citizens of its

Trust action/Case No.: MISW2501134 — Registered Mail #RF775824464US — Dated: 04/01/2025 own who owe it allegiance, and whose rights, within its jurisdiction, it I must protect." 2 Thomasson v. State, 15 Ind. 449; Cory v. Carter, 48 Ind. 327 (1874); 3 McDonel v. State, 90 Ind. 320 (1883) 4 5 "One may be a citizen of a State and yet not a citizen of the United States." Tashiro v. Jordan, 201 Cal. 236 (1927) 6 7 "That there is a citizenship of the United States and a citizenship of a state, and the privileges and immunities of one are not the same as the other is 8 9 well established by the decisions of the courts of this country." 10 Crosse v. Board of Supervisors of Elections, 221 A.2d 431 (1966) "Both before and after the Fourteenth Amendment to the federal 11 Constitution, it has not been necessary for a person to be a citizen of the 12 13 United States in order to be a citizen of his state." Jones v. Temmer, 829 F.Supp. 1226 (USDC/DCO 1993) 14 "The privileges and immunities clause of the Fourteenth Amendment 15 16 protects very few rights because it neither incorporates any of the Bill of 17 Rights nor protects all rights of individual citizens... Instead, this provision 18 protects only those rights peculiar to being a citizen of the federal 19 government; it does not protect those rights which relate to state citizenship." 20 21 **30.** The first clause of the Fourteenth Amendment states: "All persons born or naturalized in the United States, and subject to the 22 jurisdiction thereof, are citizens of the United States and the state wherein 23 they reside." 24 31. However, this clause does **NOT** state: 25 "All persons born or naturalized in the United States, are subject to the 26 jurisdiction thereof..." 27

32. This confirms that *United States citizenship* requires **both**:

1. Being born or naturalized in the United States, and

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2. Being subject to the jurisdiction of the United States.

Status as "national" / "non-citizen national" (state Citizen)

33. The **U.S. Department of State** document, *Certificates of Non-Citizen*Nationality (https://travel.state.gov/content/travel/en/legal/travel-legalconsiderations/us-citizenship/Certificates-Non-Citizen-Nationality.html),
states:

"Section 101(a)(21) of the INA defines the term 'national' as 'a person owing permanent allegiance to a state.' Section 101(a)(22) of the INA provides that the term 'national of the United States' includes all U.S. citizens as well as persons who, though not citizens of the United States, owe permanent allegiance to the United States (non-citizen nationals)."

- 34.8 U.S.C. § 1101(22) defines national of the United States as:
 - "(A) a <u>c</u>itizen of the United States, **or** (B) a person who, though **not** a <u>c</u>itizen of the United States, owes permanent allegiance to the United States."
- 35.8 U.S.C. § 1101(a)(22) explicitly stipulates that one can be a 'national of the United States' without being a 'citizen of the United States' if they owe permanent allegiance to the United States.
- 36. 22 CFR § 51.2 stipulates that Passports are issued to nationals only:
 - "A passport may be issued only to a U.S. national."
- 37.22 CFR § 51.3 stipulates the Types of passports issued:
 - "(a) A regular passport is issued to a national of the United States."
 - "(e) A passport card is issued to a **national** of the United States on the same basis as a regular passport."
- 38. **18 U.S.C. § 112** stipulates that Protections of foreign officials, official guests, and internationally protected persons, **apply to nationals**. This statute defines terms such as "foreign government," "foreign official," "internationally protected

1. It is further relevant to this Affidavit that any violation of my Rights, Freedom, or Property by the U.S. federal government, or any agent thereof, would be an illegal and unlawful excess, clearly outside the limited boundaries of federal jurisdiction. My understanding is that the jurisdiction of the U.S. federal government is defined by Article I, Section 8, Clause 17 of the U.S. Constitution, quoted as follows:

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"The Congress shall have the power . . . To exercise exclusive legislation in all cases whatsoever, over such district (NOT EXCEEDING TEN MILES SQUARE) as may, by cession of particular states and the acceptance of Congress, become the seat of the Government of the United States, [District of Columbia] and to exercise like authority over all places purchased by the consent of the legislature of the state in which the same shall be, for the Erection of Forts, Magazines, Arsenals, dock yards and other needful Buildings; And - To make all laws which shall be necessary and proper for carrying into Execution the foregoing Powers..." [emphasis added] and Article IV, Section 3, Clause 2:

"The Congress shall have the Power to dispose of and make all needful Rules and Regulations respecting the Territory or other Property belonging to the United States; and nothing in this Constitution shall be so construed as to Prejudice any Claims of the United States, or of any particular State."

- 42. The definition of the "United States" being used here, then, is limited to its territories:
 - 1) The District of Columbia
 - 2) Commonwealth of Puerto Rico
 - 3) U.S. Virgin Islands
 - 4) Guam

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- 5) American Samoa
- 6) Northern Mariana Islands
- 7) Trust Territory of the Pacific Islands
- 8) Military bases within the several states
- 9) Federal agencies within the several states
- 43. It does **not** include the several states **themselves**, as is confirmed by the following cites:

- "We have in our political system a Government of the United States and a government of each of the several States. Each one of these governments is distinct from the others, and each has citizens of its own who owe it allegiance, and whose rights, within its jurisdiction, it must protect. The same person may be at the same time a citizen of the United States and a Citizen of a State, but his rights of citizenship under one of these governments will be different from those he has under the other." Slaughter House Cases United States vs. Cruikshank, 92 U.S. 542 (1875).
- "THE UNITED STATES GOVERNMENT IS A FOREIGN CORPORATION
 WITH RESPECT TO A STATE." [emphasis added] Volume 20: Corpus Juris
 Sec. §1785: NY re: Merriam 36 N.E. 505 1441 S.Ct.1973, 41 L.Ed.287.
- 44. This is further confirmed by the following quote from the Internal Revenue Service:

Federal jurisdiction "includes the District of Columbia, the Commonwealth of Puerto Rico, the Virgin Islands, Guam, and American Samoa." - Internal Revenue Code Section 312(e).

- 45.In **legal** terminology, the word "*includes*" means "*is limited to*." When referring to this "District" <u>U</u>nited <u>S</u>tates, the Internal Revenue Code uses the terms"WITHIN" the <u>U</u>nited <u>S</u>tates. When referring to the several States, the Internal Revenue Code uses the term "WITHOUT" the <u>U</u>nited <u>S</u>tates.
- 46. **Dozens**, **perhaps hundreds**, of court cases **evidence and prove** that federal jurisdiction is *limited* to the few federal territory and/or 'areas' above indicated. For example, in two Supreme Court cases, it was decided:
 - "The laws of Congress in respect to those matters do not extend into the territorial limits of the states, but have force only in the District of Columbia, and other places that are within the exclusive jurisdiction of the national government," Caha v. United States, 152 U.S., at 215.

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- "We think a proper examination of this subject will show that the United States never held any municipal sovereignty, jurisdiction, or right of soil in and to the territory, of which Alabama or any of the new States were formed..."
- "[B]ecause, the United States have no constitutional capacity to exercise municipal jurisdiction, sovereignty, or eminent domain, within the limits of a State or elsewhere, except in the cases in which it is expressly granted..."
- "Alabama is therefore entitled to the sovereignty and jurisdiction over all the territory within her limits, subject to the common law," Pollard v. Hagan, 44 U.S. 221, 223, 228, 229.
- 47. Likewise, Title 18 of the United States Code at §7 specifies that the "territorial jurisdiction" of the United States extends only **outside** the boundaries of lands belonging to any of the several States.
- 48. Therefore, in addition to the fact that no unrevealed federal contract can obligate me to perform in any manner without my fully informed and uncoerced consent, likewise, no federal statutes or regulations apply to me or have any jurisdiction over me. I hereby affirm that I do not reside or work in any federal territory of the "District" United States, and that therefore no U.S. federal government statutes or regulations have any authority over me.

Powers and Contractual Obligations of United States and State Government Officials

49. All <u>U</u>nited <u>S</u>tates and <u>S</u>tate government officials are hereby put on notice that I expect them to have recorded valid **Oaths of Office** in accordance with the U.S. Constitution, **Article VI**:

"The Senators and Representatives before mentioned, and the members of the several State Legislatures, and all executive and judicial officers, both of the United States and of the several States, shall be bound by oath or affirmation to support this Constitution..."

50. I understand that by their Oaths of Office all U.S. and State government officials are **contractually bound** by the U.S. Constitution as formulated by its framers, and not as "interpreted," subverted, or corrupted by the U.S. Supreme Court or other courts. According to the **Ninth Amendment** to the U.S. Constitution:

"The enumeration in the Constitution of certain rights shall not be construed to deny or disparage others retained by the people."

and the Tenth Amendment to the U.S. Constitution:

"The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people."

- 51. Thus, my understanding from these Amendments is that the powers of all U.S. and State government officials are *limited* to those **specifically granted** by the U.S. **Constitution**.
- 52. I further understand that any laws, statutes, ordinances, regulations, rules, and procedures contrary to the U.S. Constitution, as written by its framers, are null and void, as expressed in the Sixteenth American Jurisprudence Second Edition, Section 177:

"The general misconception is that any statute passed by legislators bearing the appearance of law constitutes the law of the land. The U.S. Constitution is the supreme law of the land, and any statute, to be valid, must be in agreement. It is impossible for both the Constitution and a law violating it to be valid; one must prevail. This is succinctly stated as follows:

The general rule is that an unconstitutional statute, though having the form and name of law, is in reality no law, but is wholly void, and ineffective for any purpose; since unconstitutionality dates from the time of its enactment, and not merely from the date of the decision so branding it. An unconstitutional law, in legal contemplation, is as inoperative as if it had

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never been passed. Such a statute leaves the question that it purports to settle just as it would be had the statute not been enacted.'

'Since an unconstitutional law is void, the general principles follow that it imposes no duties, confers no right, creates no office, bestows no power or authority on anyone, affords no protection, and justifies no acts performed under it...'

'A void act cannot be legally consistent with a valid one. An unconstitutional law cannot operate to supersede any existing valid law. Indeed, insofar as a statute runs counter to the fundamental law of the land, it is superseded thereby.'

'No one is bound to obey an unconstitutional law and no courts are bound to enforce it." [emphasis added]

53. As expressed once again in the U.S. Constitution, Article VI:

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"This Constitution, and the laws of the United States which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every State shall be bound thereby, anything in the Constitution or laws of any State to the contrary notwithstanding."

54. All U.S. and State government officials are therefore hereby put on notice that any violations of their contractual obligations and fiduciary duties to act in accordance with their U.S. Constitution, may result in prosecution to the full extent of the law, as well as the application of all available legal remedies to recover damages suffered by any parties damaged by any actions of U.S. and State government officials in violation of the U.S. Constitution.

Revocation of 'Power of Attorney':

55. Furthermore, I, Kevin, of the Walker Family, proceeding sui juris, In Propria Persona, by Special Limited Appearance, hereby evoke, rescind,

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and make void ab initio, all powers of attorney, in fact or otherwise, implied in law or otherwise, signed either by me or anyone else, as it pertains to the Social Security Number assigned to, WALKER, KEVIN LEWIS, as it pertains to any BIRTH CERTIFICATES/BANK NOTES, BONDS, TRUSTS, DEPOSIT ACCOUNTS, SECURITIES, SECURITIES ACCOUNTS, INVESTMENTS, marriage or business licenses, or any other licenses or certificates issued by any and all government or quasi-governmental entities, due to the use of various elements of fraud by said agencies to attempt to deprive me of my Sovereignty and/or property.

- 56. I, Kevin, of the Walker Family, proceeding *sui juris*, In Propria Persona, by *Special Limited Appearance*, hereby waive, cancel, repudiate, and refuse to knowingly accept any alleged "benefit" or gratuity associated with any of the aforementioned licenses, numbers, or certificates. I do hereby revoke and rescind all powers of attorney, in fact or otherwise, signed by me or otherwise, implied in law or otherwise, with or without my consent or knowledge, as it pertains to any and all property, real or personal, corporeal or incorporeal, obtained in the past, present, or future. I am the sole and absolute legal owner and possess *allodial* title to any and all such property.
- 57. Take Notice that I, Kevin, of the Walker Family, proceeding *sui juris*, In Propria Persona, by *Special Limited Appearance*, also revoke, cancel, and make void *ab initio* all powers of attorney, in fact, in presumption, or otherwise, signed either by me or anyone else, claiming to act on my behalf, with or without my consent, as such power of attorney pertains to me or any property owned by me, by, but not limited to, any and all quasi/colorable, public, governmental entities or corporations on the grounds of constructive fraud, concealment, and nondisclosure of pertinent facts.

'Attorney-in-Fact': Legal Authority and Recognition

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- 58. An attorney-in-fact is a private attorney authorized by another to act on their behalf in specific matters, as granted by a power of attorney. This authority can be limited to a specific act or extend to general business matters that are not of a legal character.
- 59. According to Bouvier's Law Dictionary, Black's Law Dictionary (1st, 2nd, and 8th editions), and the American Bar Association (ABA):
 - An attorney-in-fact derives their authority from a written instrument, commonly referred to as a "power of attorney."
 - A constituent may lawfully delegate authority to an attorney-in-fact to act in their place.
 - This designation is distinct from an attorney-at-law, as it pertains to an individual acting under a special agency or letter of attorney for particular actions.
 - Even individuals who are otherwise disqualified from acting in their own legal capacity, such as minors or married women (historically referred to as femes coverts), may act as an attorney-in-fact for others if they have the necessary understanding.
- 60. Black's Law Dictionary defines an attorney-in-fact as follows:
 - "A person to whom the authority of another, who is called the constituent, is by him lawfully delegated. The term is employed to designate persons who are under special agency, or a special letter of attorney, so that they are appointed in factum, for the deed, or special act to be performed; but in a more extended sense, it includes all other agents employed in any business, or to do any act or acts in pais for another."
- 61. The American Bar Association (ABA) further affirms that the individual named in a power of attorney is legally referred to as an agent or attorney-infact and has the authority to take any action expressly permitted in the document. The American Bar Association (ABA) official website explicitly states:

"The person named in a power of attorney to act on your behalf is commonly

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Statutory and U.C.C. Recognition of 'Attorney-in-Fact' Authority

62. The authority of an attorney-in-fact is explicitly recognized in various statutory

referred to as your "agent" or "attorney-in-fact." With a valid power of

attorney, your agent can take any action permitted in the document."

- and commercial codes, reinforcing its binding nature:
 U.C.C. § 3-402: Establishes that an authorized representative, including an
 - attorney-in-fact, can bind the principal in contractual and financial transactions.
 - 28 U.S.C. § 1654: Confirms that "parties may plead and conduct their own cases personally or by counsel", reinforcing the Plaintiffs' right to selfrepresentation and the use of an attorney-in-fact.
 - 26 U.S.C. § 2203: Recognizes executors, including attorneys-in-fact, in matters of estate administration and tax liability.
 - 26 U.S.C. § 7603: Acknowledges that an attorney-in-fact may lawfully receive and respond to IRS summonses on behalf of the principal.
 - 26 U.S.C. § 6903: Confirms that fiduciaries, including attorneys-in-fact, are recognized in tax matters and are legally bound to act in their principal's best interest.
 - 26 U.S.C. § 6036: Establishes that attorneys-in-fact can handle affairs related to the administration of decedent estates and trust entities.
 - 26 U.S.C. § 6402: Grants attorneys-in-fact the authority to receive and negotiate tax refunds and credits on behalf of the principal.
- 63. Plaintiffs have clearly presented a valid "Affidavit: Power of Attorney In Fact" (Exhibit A), which lawfully confers the authority to act in this matter.
- 64. The legal principles established by the UCC and statutory law further reinforce the binding authority of Plaintiffs' affidavits and agreements.

- 65. Defendants' assertion that a trust cannot be represented by an attorney-in-fact contradicts well-established statutory, commercial, and legal principles.
- 66. By denying this legal reality, Defendants willfully engage in intentional misrepresentation and mockery of long-standing legal doctrine, further demonstrating their lack of credibility and bad faith in these proceedings.

Claim of Entire ESTATE:

- 67. I, Kevin: Walker, proceeding *sui juris*, In Propria Persona, by *Special Limited Appearance*, having attained the age of majority and reason under divine law competent first-hand witness to the truth and facts recited herein, hereby makes a claim against the corpus, all property whether real or personal, *tangible or intangible*, *all deposit accounts* blocked by reason of presumption of death of Claimant, cash, credit lines, Credit default swap, all federal funds, collateralized debt obligation, options, derivates, and futures received by the said court in the said county, state and federal for the administration of the named estate, and all estates in agency, including but not limited to KEVIN LEWIS WALKER, or by whatsoever name the said ESTATE shall be called or *charged*.
- 68. THIS IS ACTUAL AND CONSTRUCTIVE NOTICE BY SPECIAL DEPOSIT FOR THE BENEFIT OF THE SECURED PARTY/GRANTEE BENEFICIARY/
 CLAIMANT IN THIS TRUST ACTION FOR THE CLAIMANT'S CLAIM: Notice of absolute claim of all investment, commodity and trust deposit account contract with attached collateral and proceeds to secure collateral, along with claim of TRADENAME/TRADEMARK, COPYRIGHT/PATENT of the Name KEVIN LEWIS WALKER, my mind, body, soul of infants, spirit, and Live Borne Record, and reject and rebuke all assumptions and presumptions of being Property of any Cestui Que Vie Trust/ESTATE as mentioned under CANON 2055-2056, and assignment of all debt obligations to the Office of Secretary of the Treasury. Discharge all tax matters in accordance with but not limited to, U.C.C.

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69. I affirm that all of the foregoing is true and correct. I affirm that I am of lawful age and am competent to make this Affidavit. I hereby affix my own autograph to all of the affirmations in this entire document with explicit reservation of all my *unalienable* rights and my specific common law right not to be bound by any contract or obligation which I have not entered into knowingly, willingly, voluntarily, and without misrepresentation, duress, or coercion.

Rejection of ALL Presumptions & Legal Assumptions

- 70. Affiant, hereby rejects any and all assumptions or presumptions that:
 - Affiant and/or Plaintiffs or their estates are subject to any unauthorized jurisdiction.
 - Any implied contractual obligations exist between Affiant and/or Plaintiffs and Defendants that have not been expressly agreed upon.
 - 3. Affiant and/or Plaintiffs have waived or surrendered any inherent rights under the Constitution, common law, or natural law.

MINIMUM CONACTS and compelled or presumed "benefits'

- 71. Common examples of compelled or presumed "benefits" that create artificial or pretended jurisdiction include:
 - The use of Federal Reserve Notes to discharge my debts. I have used these
 only because in America, there is no other widely recognized currency.
 - 2. The use of a bank account, with my signature on the bank signature card. If there is any hidden contract behind the bank signature card, my signature thereon gives no validity to it. The signature is only for verification of identity. I cannot be obligated to fulfill no hidden or unrevealed contract whatsoever, due to the absence of full disclosure and voluntary consent. Likewise, my use of the bank account thereof is due to the absence of a bank

- not associated with the Federal Reserve system. In general, people have been prevented from issuing their own currencies, and such prevention is in violation of the United States Constitution. Were there an alternative, I would be happy to use it. To not use any bank at all is impossible or very difficult, as everyone knows, in today's marketplace.
 - 3. The use of a Social Security number. The number normally assigned to persons of subject status, I use exceptionally, under duress, only because of the extreme inconvenience of operating without one in today's marketplace, where it is requested by banks, employers, lenders, and many other government agencies and businesses. My reason for using it is *not* because I wish to participate in the Social Security system, as I don't wish to participate. Let it be known that I use the Social Security number assigned to me *for information only*.
 - 4. The use of a 'driver's license'. As a free man on land and American national, there is no legal requirement for me to have such a license for traveling in my car. Technically, the unrevealed legal purpose of driver's licenses is commercial in nature. Since I don't carry passengers for hire, there is no law requiring me to have a license to travel for my own pleasure and that of my family and friends. However, because of the lack of education of police officers on this matter, should I be stopped for any reason and found to be without a license, it is likely I would be ticketed and fined or obligated to appear in court. Therefore, under duress, I carry a license to avoid extreme inconvenience.
 - 5. State plates on my car. Similarly, even though technically, my car does not fit the legal definition of a "motor vehicle," which is used for commercial purposes, nevertheless, I have registered it with the state and carry the state plates on it, because to have any other plates or no plates at all, causes me to run the risk of police officer harassment and extreme inconvenience.

1 6. Past tax returns filed. Any tax returns I may have filed in the past, were filed due to 2 the dishonest atmosphere of fear and intimidation created by the Internal Revenue Service (IRS) and the local assessors' offices; not because there is any law requiring 3 4 me to do so. Once I discovered that the IRS and other tax agencies have been 5 misinforming the public, I have felt it is my responsible duty to society to terminate 6 my voluntary participation. Because such returns were filed under Threat, Duress, 7 and Coercion (TDC), and no two- way contract was ever signed with full disclosure, 8 there is nothing in any past filing of returns or payments that created any valid 9 contract. Therefore, no legal obligation on my part was ever created. 10 7. BIRTH CERTIFICATE. The fact that a BIRTH CERTIFICATE was granted to me by a local hospital or government agency when I entered this world, is 12 irrelevant to my Sovereignty. No status, high or low, can be assigned to

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- another person through a piece of paper, without the recipient's full knowledge and consent. Therefore, such a piece of paper provides date and place information only. It indicates nothing about jurisdiction, nothing about property ownership, nothing about rights, and nothing about subject status. The only documents that can have any legal meaning, as it concerns my status in society, are those which I have signed as an adult, with full knowledge and consent, free from misrepresentation or coercion of any kind.
- 8. "Neither slavery nor involuntary servitude, except as a punishment for crime whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction."
- 9. Declaration of Citizenship. Any document I may have ever signed, in which I answered "yes" to the question, "Are you a U.S. citizen?" - cannot be used to compromise my status as a non-citizen national/national/Sovereign, nor obligate me to perform in any manner. This is because without full written disclosure of the definition and consequences of such supposed

"citizenship," provided in a document bearing my signature given freely

without misrepresentation or coercion, there can be no legally binding

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contract.

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72. I, Kevin/Affiant, am **NOT** a "United States citizen" subject to its jurisdiction. The <u>United States</u> is an entity created by the U.S. Constitution with jurisdiction as described on the following pages of this Affidavit. I am **NOT** a "resident of," an "inhabitant of," a "franchise of," a "subject of," a "ward of," the "property of," the "chattel of," or "subject to the jurisdiction of" any corporate federal government, corporate state government, corporate county government, corporate city government, or corporate municipal body politic created under the authority of the U.S. Constitution. I am not subject to any legislation, department, or agency created by such authorities, nor to the jurisdiction of any employees, officers, or agents deriving their authority therefrom. Further, I am not a subject of the Administrative and Legislative Article IV Courts of the several states, or Article I Courts of the United States, or bound by precedents of such courts, deriving their jurisdiction from said authorities.

- 73. **Take Notice** that I hereby revoke, cancel, and make <u>void ab initio</u> any such instrument or any presumed election made by any of the several states or the United States government or any agency or department thereof, that I am or ever have voluntary elected to be treated as a 'United States citizen' subject to its jurisdiction or a resident of any territory, possession, instrumentality or enclave under the sovereignty or exclusive jurisdiction of any of the several states or of the United States as defined in the U.S. Constitution in Article I, Section 8, Clause 17 and Article IV, Section 3, Clause 2.
- 74. Past voter registration. Similarly, since no obligation to perform in any manner was ever revealed in print, as part of the requirements for the supposed "privilege" to vote for government officials, any such registration on my part cannot be legal evidence of any obligation to perform. Likewise, I have granted NO jurisdiction over me, to any political office. It is my inherent right to vote on

- elections or issues that I feel affect all of society; NOT because I need anyone to rule over me. On the contrary I have used the voting process only to instruct *my public servants* what a Citizen and Sovereign would like done.
- 75. Use of the 2-letter state code and zip code. My use of the 2-letter state code and zip code in my "address," which is secretly codified to indicate United States "federal zone" jurisdiction, has no effect whatsoever on my Sovereign status. Simply by receiving or sending "mail" through a quasi-federal messenger service, the postal service, at a location indicated with a 2-letter state code and zip code, cannot place me under federal jurisdiction or obligation. Such a presumption would be ludicrous. Under duress, I use these codes only for the purposes of information and making it more efficacious for the U.S. Postal Service to deliver my mail.
- 76. Use of semantics. There are some immature people with mental imbalances, such as the craving to dominate other people, who masquerade as "government." Just because they alter definitions of words in the law books to their supposed advantage, doesn't mean I accept those definitions. The fact that they define the words "person," "address," "mail," "resident," "motor vehicle," "driving," "passenger," "employee," "income," and many others, in ways different from the common usage, so as to be associated with a subject or slave status, means nothing in real life.
- 77. Because the courts have become entangled in the game of semantics, be it known to all courts and all parties, that if I have ever signed any document or spoken any words on record, using words defined by twists in the law books different from the common usage, there can be no effect whatsoever on my Sovereign status in society thereby, nor can there be created any obligation to perform in any manner, by the mere use of such words. Where the meaning in the common dictionary differs from the meaning in the law dictionary, it is the meaning in common dictionary that prevails, because it is more trustworthy.

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78. Such compelled and supposed "benefits" include, but are not limited to, the aforementioned typical examples. My use of such alleged "benefits" is under duress only, and is with <u>full</u> reservation of all my common law rights. I have waived none of my intrinsic rights and freedoms by my use thereof.

Furthermore, my use of such compelled "benefits" may be temporary, until better alternatives become available, practical, and widely recognized.

DEMAND for JUDICIAL NOTICE, Due Process, and Application of RES [UDICATA, STARE DECISIS, and COLLATERAL ESTOPPEL]

- 79. Affiant and Plaintiffs hereby demand that this Honorable Court take Judicial Notice of the attached 'VERIFIED Affidavit of Constitutional Authority, Supremacy Clause, American Sovereignty, Federal Jurisdiction, national/non-citizen national (State Citizen) Status, Estate Claim, and Rebuttal of All Legal Presumptions', along with all supporting constitutional provisions, statutory authorities, case law, precedents, and controlling legal principles.
- 80. Pursuant to Maxims of Law, silence or failure to contest this Affidavit and its claims shall constitute agreement by silent acquiescence, tacit agreement, and tacit procuration.
- 81. Furthermore, Plaintiffs invoke the doctrines of **Res Judicata**, **Stare Decisis**, and **Collateral Estoppel**, which **bar any party** from relitigating settled matters, require adherence to established precedent, and preclude any contradictory rulings on claims and issues already resolved under law.

NOTICE of Rebuttal Requirements

- 82. Any rebuttal must be submitted in the form of a sworn, point-for-point rebuttal under penalty of perjury, and supported by contract law, equity and fairness, principles, and including but not limited to the following legal maxims:
 - <u>IN COMMERCE TRUTH IS SOVEREIGN.</u> Truth is sovereign and the Sovereign tells only the truth.

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- TRUTH IS EXPRESSED IN THE FORM OF AN AFFIDAVIT.
- AN UNREBUTTED AFFIDAVIT STANDS AS TRUTH IN COMMERCE.
 - "He who does not deny, admits."

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• AN UNREBUTTED AFFIDAVIT BECOMES THE JUDGEMENT IN COMMERCE. "There is nothing left to resolve."

NOTICE to Government Officials & Private Entities

- 83. Any act, policy, regulation, statute, or court ruling that diminishes, infringes upon, or usurps the People's sovereignty is void, unlawful, unconstitutional, and repugnant to the Constitution (*Marbury v. Madison*, 5 U.S. 137 (1803)).
- 84. Therefore, I, Kevin: Walker, a natural, freeborn sovereign, state Citizen:

 Californian/ American national of the republic, as recognized under the

 De'Jure Constitution for the United States (1777/1789), proceeding sui

 juris, In Propria Persona, by Special Limited Appearance, hereby assert

 and affirm:
 - · I am not a "subject" of the federal government.
 - I do not require permission to exercise rights granted by my Creator (which is NOT You).
 - Every Government official is a *public servant*, not ruler.
 - The Bill of Rights serves as a restriction on government not the People.
 - Any action that compels Americans into involuntary servitude under contracts (implied, constructive, invisible and visible), unlawful taxation, or compelled performance violates Constitutional and common law protections.
- 85. "Ignorance of the law does not excuse misconduct in anyone, least of all in a sworn officer of the law." In re McCowan (1917), 177 C. 93, 170 P. 1100.
- 26 86. "All are presumed to know the law." San Francisco Gas Co. v. Brickwedel
 27 (1882), 62 C. 641; Dore v. Southern Pacific Co. (1912), 163 C. 182, 124 P. 817;
 28 People v. Flanagan (1924), 65 C.A. 268, 223 P. 1014; Lincoln v. Superior Court

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- (1928), 95 C.A. 35, 271 P. 1107; San Francisco Realty Co. v. Linnard (1929), 98 C.A. 33, 276 P. 368.
- 87. "It is one of the fundamental maxims of the common law that ignorance of the law excuses no one." Daniels v. Dean (1905), 2 C.A. 421, 84 P. 332.
- 5 88. "the people, not the States, are sovereign." — Chisholm v. Georgia, 2 Dall. 419, 2 U.S. 419, 1 L.Ed. 440 (1793). 6
- 89. "Public officials are not immune from suit when they transcend their lawful authority by invading constitutional 8 ." – AFLCIO v. Woodward, 406 F2d 9 137 t.
 - 90. Again for the record, I, Kevin/Affiant, sui juris, hereby affirm and assert that I am a good man of integrity, honor, and honesty, and have NOT harmed any man or woman, nor have I damaged any property.
 - 91. Again for the record, I, Kevin/Affiant, proceeding sui juris, by Special Limited Appearance, herby invoke equity and fairness.
 - 92. Again for the record, I, Kevin, of the Walker Family, sui juris, simply wish to be left alone in peace and **not** be harassed, stalked, robbed, deprived under color of law, coerced into commercial contracts, extorted, and forced into peonage and/or involuntary servitude.
 - 93. Again for the record, I, Kevin/Affiant, proceeding sui juris, by Special Limited Appearance, reserve my natural common law right not to be compelled to perform under any contract that I did not enter into knowingly, voluntarily, and intentionally, and with complete and full disclosure, and without misrepresentation, duress, or coercion. And furthermore, I do not accept the liability associated with the compelled and pretended "benefit" of any hidden or unrevealed contract or commercial agreement. As such, the hidden or unrevealed contracts that supposedly create obligations to perform, for persons of subject status, are inapplicable to me, and are null and void. If I have participated in any of the supposed "benefits" associated with these hidden

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94. Again for the record, I, Kevin/Affiant, proceedin sui juris, by Special Limited 5 6

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95. <u>ALL ARE EQUAL UNDER THE LAW.</u> – "No one is above the law". 21 96. IN COMMERCE FOR ANY MATTER TO BE RESOLVED MUST BE 22

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97. IN COMMERCE TRUTH IS SOVEREIGN. — Truth is sovereign — and the

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Appearance, hereby declare and affirm that, consistent with the eternal tradition of natural common law, unless I have harmed or violated **someone or their property, I have committed no crime**; and I am therefore **not** subject to any penalty. I act in accordance with the following **U.S.** Supreme Court case: "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 <u>unlimited</u>**. He owes no such duty [to submit his books and papers for an examination to the State, since he receives nothing therefrom, beyond the protection of his life and property. His rights are such as existed by the law of the land [Common Law] long antecedent to the organization of the State, and can only be taken from him by due process of law, and in accordance with the Constitution. Among his rights are a refusal to incriminate himself, and the immunity of himself and his property from arrest or seizure except under a warrant of the law. He owes nothing to the public so long as he does not trespass upon their rights." Hale

98. TRUTH IS EXPRESSED IN THE FORM OF AN AFFIDAVIT.

EXPRESSED. — "To lie is to go against the mind."

v. Henkel, 201 U.S. 43 at 47 (1905)

Sovereign tells only the truth.

99. AN UNREBUTTED AFFIDAVIT STANDS AS TRUTH IN COMMERCE. — "He who does not deny, admits."

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- CONSPIRACY, RACKETEERING, KIDNAPPING, TORTURE, and SUMMARY JUDGEMENT AS A MATTER OF LAW. Filed March 11, 2025.
- 7. Exhibit G: AFFIDAVIT RIGHT TO TRAVEL CANCELLATION, TERMINATION, AND REVOCATION of COMMERCIAL "For Hire" DRIVER'S LICENSE CONTRACT and AGREEMENT. LICENSE/BOND # B6735991.
- 8.Exhibit H: Hold Harmless Agreement.

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- 9. Exhibit I: Private UCC Contract Trust/UCC1 filing #2024385925-4
- I 10.Exhibit J: ™KEVIN LEWIS WALKER© Trademark and Copyright Agreement.
- 9 | 11.Exhibit K: AFFIDAVIT OF TAX-EXEMPT FOREIGN STATUS.
- 10 12.Exhibit L: AFFIDAVIT: Resolution, Revocation, and Termination of Franchise.
- 11 | 13.Exhibit M: Copy of Fraudulent NOTICE titled, 'MISDEMEANOR COMPLAINT & NOTICE TO APPEAR'. Dated 03/14/2025 and received 03/25/2025.

WORDS DEFINED GLOSSARY OF TERMS:

As used in this Affidavit, the following words and terms are as defined in this section, non-obstante:

Attorney-in-fact: A private attorney authorized by another to act in his place and stead, either for some particular purpose, as to do a particular act, or for the transaction of business in general, not of a legal character. This authority is conferred by an instrument in writing, called a "letter of attorney," or more commonly a "power of attorney." A person to whom the authority of another, who is called the constituent, is by him lawfully delegated. The term is employed to designate persons who are under special agency, or a special letter of attorney, so that they are appointed in *factum*, for the deed, or special act to be performed; but in a more extended sense it includes all other agents employed in any business, or to do any act or acts in pais for another. Bacon, Abr. Attorney; Story, Ag. § 25. All persons who are capable of acting for themselves, and even those who are disqualified from acting in their own

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capacity, if they have sufficient understanding, as infants of proper age, and femes coverts, may act as attorney of other. The person named in a power of attorney to act on your behalf is commonly referred to as your "agent" or "attorney-in-fact." With a valid power of attorney, your agent can take any action permitted in the document.— See Bouvier's Law Dictionary, volumes 1,2, and 3, page 282, Blacks Law Dictionary 1, 2nd, 8th, pages 105, 103, and 392 respectively, and the American Bar Association's website on 'Power of Attorney' and 'Attorney-In-Fact'

- Attorney: Strictly, one who is designated to transact business for another; a legal agent. Also termed attorney-in-fact; private attorney. 2. A person who practices law; LAWYER. Also termed (in sense 2) attorney-at-law; public attorney. A person who is appointed by another and has authority to act on behalf of another. See also POWER OF ATTORNEY. See, Black's Law Dictionary 8th Edition, pages 392-393, Oxford Dictionary or Law, 5th Edition, page 38, American Bar Association's website.
- 3. financial institution: a person, an individual, a private banker, a business engaged in vehicle sales, including automobile, airplane, and boat sales, persons involved in real estate closings and settlements, the United States Postal Service, a commercial bank or trust company, any credit union, an agency of the United States Government or of a State or local government carrying out a duty or power of a business described in this paragraph, a broker or dealer in securities or commodities, a currency exchange, or a business engaged in the exchange of currency, funds, or value that substitutes for currency or funds, financial agency, a loan or finance company, an issuer, redeemer, or cashier of travelers' checks, checks, money orders, or similar instruments, an operator of a credit card system, an insurance company, a licensed sender of money or any other person who engages as a business in the transmission of currency, funds, or value that substitutes for currency, including

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any person who engages as a business in an informal money transfer system or any network of people who engage as a business in facilitating the transfer of money domestically or internationally outside of the conventional financial institutions system. Ref. 31 U.S. Code § 5312 - Definitions and application.

- individual: As a noun, this term denotes a single person as distinguished from a group or class, and also, very commonly, a private or natural person as distinguished from a partnership, corporation, or association; but it is said that this restrictive signification is not necessarily inherent in the word, and that it may, in proper cases, include **artificial persons**. As an adjective: Existing as an indivisible entity. Of or relating to a single person or thing, as opposed to a group.— See Black's Law Dictionary 4th, 7th, and 8th Edition pages 913, 777, and 2263 respectively.
- person: Term may include artificial beings, as corporations. The term means an individual, corporation, business trust, estate, trust, partnership, limited liability company, association, joint venture, government, governmental subdivision, agency, or instrumentality, public corporation, or any other legal or commercial entity. The term "person" shall be construed to mean and include an individual, a trust, estate, partnership, association, company or corporation. The term "person" means a natural person or an organization. -Artificial persons. Such as are created and devised by law for the purposes of society and government, called "corporations" or bodies politic." -Natural persons. Such as are formed by nature, as distinguished from artificial persons, or corporations. -Private person. An individual who is not the incumbent of an office. Persons are divided by law into natural and artificial. Natural persons are such as the God of nature formed us; artificial are such as are created and devised by human laws, for the purposes of society and government, which are called "corporations" or "bodies politic." — See Uniform Commercial Code (UCC) § 1-201, Black's Law Dictionary 1st, 2nd, and 4th edition pages 892, 895, and 1299, respectively, 27 Code of Federal Regulations (CFR) § 72.11 - Meaning of terms, and 26 United States Code (U.S. Code) § 7701 - Definitions.

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- bank: a person engaged in the business of banking and includes a savings bank, savings and loan association, credit union, and trust company. The terms "banks", "national bank", "national banking association", "member bank", "board", "district", and "reserve bank" shall have the meanings assigned to them in section 221 of this title. An institution, of great value in the commercial world, empowered to receive deposits of money, to make loans. and to issue its promissory notes, (designed to circulate as money, and commonly called "bank-notes" or "bank-bills") or to perform any one or more of these functions. The term "bank" is usually restricted in its application to an incorporated body; while a private individual making it his business to conduct banking operations is denominated a "banker." Banks in a commercial sense are of three kinds, to wit; (1) Of deposit; (2) of discount; (3) of circulation. Strictly speaking, the term "bank" implies a place for the deposit of money, as that is the most obvious purpose of such an institution. See, UCC 1-201, 4-105, 12 U.S. Code § 221a, Black's Law Dictionary 1st, 2nd, 4th, 7th, and 8th, pages 117-118, 116-117, 183-184, 139-140, and 437-439.
- discharge: To cancel or unloose the obligation of a contract; to make an agreement or contract null and inoperative. Its principal species are rescission, release, accord and satisfaction, performance, judgement, composition, bankruptcy, merger. As applied to demands claims, right of action, incumbrances, etc., to discharge the debt or claim is to extinguish it, to annul its obligatory force, to satisfy it. And here also the term is generic; thus a dent, a mortgage. As a noun, the word means the act or instrument by which the binding force of a contract is terminated, irrespective of whether the contract is carried out to the full extent contemplated (in which case the discharge is the result of performance) or is broken off before complete execution. See, Blacks Law Dictionary 1st, page.
- 8. pay: To discharge a debt; to deliver to a creditor the value of a debt, either in money or in goods, for his acceptance. To pay is to deliver to a creditor the value of a debt, either in money or In goods, for his acceptance, by which the

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debt is discharged. See Blacks Law Dictionary 1st, 2nd, and 3rd edition, pages 880, 883, and 1339 respectively.

- 9. payment: The performance of a duty, promise, or obligation, or discharge of a debt or liability. by the delivery of money or other value. Also the money or thing so delivered. Performance of an obligation by the delivery of money or some other valuable thing accepted in partial or full discharge of the obligation. [Cases: Payment 1. C.J.S. Payment § 2.] 2. The money or other valuable thing so delivered in satisfaction of an obligation. See Blacks Law Dictionary 1st and 8th edition, pages 880-811 and 3576-3577, respectively.
- 10. may: An auxiliary verb qualifying the meaning of another verb by expressing ability, competency, liberty, permission, probability or contingency. Regardless of the instrument, however, whether constitution, statute, deed, contract or whatnot, courts not infrequently construe "may" as "shall" or "must".— See Black's :aw Dictionary, 4th Edition page 1131.
- 11. extortion: The term "extortion" means the obtaining of property from another, with his consent, induced by wrongful use of actual or threatened force, violence, or fear, or under color of official right. See 18 U.S. Code § 1951 Interference with commerce by threats or violence.
- 20 12. national: "foreign government", "foreign official", "internationally protected person", "international organization", "national of the United States", "official guest," and/or "non-citizen national." They all have the same meaning. See

 Title 18 U.S. Code § 112 Protection of foreign officials, official guests, and internationally protected persons.
 - 13. United States: For the purposes of this Affidavit, the terms "United States" and "U.S." mean only the Federal Legislative Democracy of the District of Columbia, Puerto Rico, U.S. Virgin Islands, Guam, American Samoa, and any other Territory within the "United States," which entity has its origin and jurisdiction from Article 1, Section 8, Clause

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17-18 and Article IV, Section 3, Clause 2 of the Constitution for the United States of America. The terms "United States" and "U.S." are NOT to be construed to mean or include the sovereign, united 50 states of America.

- 14. fraud: deceitful practice or Willful device, resorted to with intent to deprive another of his right, or in some manner to do him an injury. As distinguished from negligence, it is always positive, intentional. as applied to contracts is the cause of an error bearing on material part of the contract, created or continued by artifice, with design to obtain some unjust advantage to the one party, or to cause an inconvenience or loss to the other. in the sense of court of equity, properly includes all acts, omissions, and concealments which involved a breach of legal or equitable duty, trust, or confidence justly reposed, and are injurious to another, or by which an undue and unconscientious advantage is taken of another. See Black's Law Dictionary, 1st and 2nd Edition, pages 521-522 and 517 respectively.
- 15. color: appearance, semblance. or simulacrum, as distinguished from that which is real. A prima facie or apparent right. Hence, a deceptive appearance; a plausible, assumed exterior, concealing a lack of reality; a a disguise or pretext. See, Black's Law Dictionary 1st Edition, page 222.
- colorable: That which is in appearance only, and not in reality, what it purports to be.
 See, Black's Law Dictionary 1st Edition, page 2223.

PROOF OF SERVICE

STATE OF CALIFORNIA)		
)	SS.	
COUNTY OF RIVERSIDE)		

I competent, over the age of eighteen years, and not a party to the within action. My mailing address is the Walkernova Group, care of: 30650 Rancho California Road suite 406-251, Temecula, California [92591]. On April 1, 2025, I served the within documents:

Cas	e 5:25-cr-00163-ODW Document 1 Filed 05/12/25 Page 413 of 435 Page ID #:413
	Trust action/Case No.: MISW2501134 — Registered Mail #RF775824464US — Dated: 04/01/2025
1	1. <u>VERIFIED</u> AFFIDAVIT OF CONSTITUTIONAL AUTHORITY, RESERVATION OF RIGHTS,
2	ABSENCE OF CORPUS DELICTI, SUPREMACY CLAUSE, AMERICAN SOVEREIGNTY,
3	FEDERAL JURISDICTION, NATIONAL/NON-CITIZEN NATIONAL (STATE CITIZEN) STATUS,
4	ESTATE CLAIM, MINIMUM CONTACTS, AND REBUTTAL OF ALL PRESUMPTIONS.
5	2. NOTICE OF FILING <u>VERIFIED</u> AFFIDAVIT OF CONSTITUTIONAL AUTHORITY,
6	RESERVATION OF RIGHTS, ABSENCE OF CORPUS DELICTI, SUPREMACY CLAUSE,
7	AMERICAN SOVEREIGNTY, FEDERAL JURISDICTION, NATIONAL/NON-CITIZEN
8	NATIONAL (STATE CITIZEN) STATUS, ESTATE CLAIM, MINIMUM CONTACTS, AND
9	REBUTTAL OF ALL PRESUMPTIONS.
10	3. Exhibits A through M
11	By United States Mail. I enclosed the documents in a sealed envelope or package
12	addressed to the persons at the addresses listed below by placing the envelope for
13	collection and mailing, following our ordinary business practices. I am readily
14	familiar with this business's practice for collecting and processing correspondence
15	for mailing. On the same day that correspondence is placed for collection and
16	mailing, it is deposited in the ordinary course of business with the United States
17	Postal Service, in a sealed envelope with postage fully prepared. I am a resident or
18	employed in the county where the mailing occurred. The envelope or package was
19	placed in the mail in Riverside County, California, and sent via Registered Mail
20	with a form 3811.
21	Wesley Hsu C/o HONORABLE WESLEY HSU
22	350 West 1st Street, Courtroom 9B, 9th Floor
23	Los Angeles, California [90012] Registered Mail #RF775824478US with form 3811
24	Clerk(s), Agent(s), Fiduciary(ies), Trustee(s) C/o CLERK OF COURT / MENIFEE JUSTICE CENTER
25	30755 Auld Road - D Murrieta, California [92563]

23	Registered Mail #RF//58244/8US with form 3811
24	Clerk(s), Agent(s), Fiduciary(ies), Trustee(s) C/o CLERK OF COURT / MENIFEE JUSTICE CENTER
25	30755 Auld Road - D
26	Murrieta, California [92563] Registered Mail #RF775824420US with form 3811
27	Pam Bondi
28	C/o U.S. DEPARTMENT OF JUSTICE 950 Pennsylvania Avenue Washington, District of Colombia [20530-0001]
1	Washington, District of Colombia [20530-0001]
	-Page 40 of 42-
	A STATE OF THE PROPERTY OF THE

Cas	e 5:25-cr-00163-ODW Document 1 Filed 05/12/25 Page 414 of 435 Page ID #:414				
	Trust action/Case No.: MISW2501134 — Registered Mail #RF775824464US — Dated: 04/01/2025				
1	Registered Mail #RF775824481US with form 3811				
2	Kash Patel C/o FBI Headquarters 935 Pennsylvania Avenue, North West Washington, District of Colombia [20535-0001] Registered Mail #RF775824495US with form 3811				
5 6 7	Michael Hestrin and Miranda Thomson C/o OFFICE OF THE DISTRICT ATTORNEY 3960 Orange Street Riverside, California [92501] Registered Mail #RF775824504US with form 3811				
8	Rob Bonta C/o OFFICE OF THE ATTORNEY GENERAL 1300 "I" Street Sacramento, California [95814-2919]				
10	Sacramento, California [95814-2919] Registered Mail #RF775824518US with form 3811				
11	By Electronic Service. Based on a contract, and/or court order, and/or an				
12	agreement of the parties to accept service by electronic transmission, I caused the				
13	documents to be sent to the persons at the electronic notification addresses listed				
14	below.				
15 16	Wesley Hsu C/o HONORABLE WESLEY HSU 350 West 1st Street, Courtroom 9B, 9th Floor Los Angeles, California [90012]				
17					
18 19	Clerk(s), Agent(s), Fiduciary(ies), Trustee(s) C/o CLERK OF COURT / MENIFEE JUSTICE CENTER 30755 Auld Road - D				
20	Murrieta, California [92563] ssherman@law4cops.com				
21	jsinz@riversidesheriff.org wpratt@riversidesheriff.org				
22	Pam Bondi C/o U.S. DEPARTMENT OF JUSTICE				
23	950 Pennsylvania Avenue Washington, District of Colombia [20530-0001]				
24	crm.section@usdoj.gov				
25	Kash Patel C/o FBI Headquarters				
26	C/o FBI Headquarters 935 Pennsylvania Avenue, North West Washington, District of Colombia [20535-0001]				
27	<u>cmi.section@usdoj.gov</u>				
28	Rob Bonta C/o OFFICE OF THE ATTORNEY GENERAL				
	-Page 41 of 42- TALEBLANDER OF SCHOOLING MATERIAL METERATION OF SCHOOL OF S				

Cas	#:415 #:415 Page 415 01 435 Page 1D			
	Trust action/Case No.: MISW2501134 — Registered Mail #RF775824464US — Dated: 04/01/2025			
1 2	1300 "I" Street Sacramento, California [95814-2919] police-Practices@doj.ca.gov			
3 4	Michael Hestrin and Miranda Thomson C/o OFFICE OF THE DISTRICT ATTORNEY 3960 Orange Street			
5	I declare under penalty of perjury under the laws of the State of California			
6 7	that the above is true and correct. Executed on April 1, 2025 in Riverside County,			
8	California.			
9	/s/Donnabelle Mortel/ Donnabelle Mortel			
10	NOTICE:			
11	Using a notary on this document does <i>not</i> constitute any adhesion, <i>nor does it alter</i>			
12	my status in any manner. The purpose for notary is verification and identification			
13	only and not for entrance into any foreign jurisdiction.			
14				
15	JURAT:			
16	A botary public rother (fixed completing the decisive fixed completing the decisive fixed completing the decisive fixed control of the decision fixed contro			
17) SS. cetificace a standard, and in it the truthfulne.4, acoustry, or wildling if that d content. Country of Riverside			
18	Subscribed and sworn to (or affirmed) before me on this 1st day of April, 2025, by Kevin Walker, proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me.			
19				
20				
21	Joyfi Patel Notary public Joyfi PATEL Notary Public California			
22	print Notary Public - California Riverside County Commission # 2407742 My Comm. Expires Jul 8, 2026			
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-Exhibit Q-

Registered Mail #RF775822273US Dated: May 5, 2025

Kevin: Realworldfare (formerly know as, Kevin: Walker)

Care of: 30650 Rancho California Road # 406-251

Temecula, California [00000]

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* NOTICE TO AGENT IS NOTICE TO PRINCIPAL . NOTICE TO PRINCIPAL IS NOTICE TO AGENT

Email: team@walkernovagroup.com

Respondent(s)/Att'n: Donald Trump, Pam Bondi, Scott Bessent,

Marco Rubio, Shirley Weber, Steve Gordon, Fiduciary(ies), Does 1- ∞ Inclusive.

THE UNITED STATES OF AMERICA, U.S. TREASURY, RIVERSIDE COUNTY SHERIFF, SOCIAL SECURITY ADMINISTRATION, U.S. DEPARTMENT OF STATE,

UNITED STATES POSTAL SERVICE, SECRETARY OF STATE, THE WHITE HOUSE,

STATE OF CALIFORNIA, INTERNAL REVENUE SERVICE, U.S. ATTORNEY GENERAL.

CALIFORNIA DEPARTMENT OF MOTOR VEHICLES (DMV),

U.S. DEPARTMENT OF TRANSPORTATION, CALIFORNIA HIGHWAY PATROL (CHP),

CALIFORNIA FRANCHISE TAX BOARD, ALL CORPORATE AGENCIES.

Affidavit of Truth: Name Correction, Name Decree, Claim of Estate, Title Correction, and Secured Interest Perfected, and Political Status Declaration

KNOW ALL MEN BY THESE PRESENT, that I, Kevin: Realworldfare, proceeding sui juris, by Special Limited Appearance, not generally, in private 15 capacity, expressly not pro se, as the Real Party in Interest and Secured Party, being over the age of 18, competent to testify, and having firsthand knowledge of the facts stated herein, do hereby declare, certify, verify, and 19 affirm under penalty of perjury under the laws of the United States of 20 America, that the following is true, correct, and complete to the best of my knowledge, belief, and understanding, and made in good faith:

1. Affiant: I, the living man and living soul known as Kevin: Realworldfare, formerly associated by constructive error or fraud under the name KEVIN LEWIS WALKER (and any derivative thereof, including but not limited to "Kevin Lewis Walker" or "Kevin L. Walker"), hereby issue this Affidavit and Declaration of Truth to lawfully correct the public record for myself and for my rightful offspring, preserving and asserting my lawful political status, secured rights, and private standing under natural law, common law, and equity.

page 1 of 10

Registered Mail #RF775822273US Dated: May 5, 2025

I. NAME DECREE AND CORRECTION

- 2. It is hereby declared, asserted, and affirmed that the ALL CAPITALS name "KEVIN LEWIS WALKER" or any derivative or variation thereof, including but not limited to "Kevin Lewis Walker" or "Kevin L. Walker," represents a legal fiction, a corporate entity, or transmitting utility created and/or administered without full disclosure, and is **not** the living man, Kevin: Realworldfare.
- 3. I, Kevin: Realworldfare, sui juris, correct the private and public record to reflect my true, lawful, and private name as:

Kevin: Realworldfare

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- wherein "Kevin" is my given name and "Realworldfare" is my chosen family appellation and surname, free of foreign jurisdiction, commercial adhesion, or any unrevealed contracts.
- 4. I affirm that my lawful offspring Adonis: Realworldfare and Zoiya: Realworldfare – were each erroneously and fraudulently identified and registered at birth under the corporate legal fictions/ens legis, ADONIS ESCAREZ MORTEL WALKER and ZOIYA ESCAREZ MORTEL WALKER, respectively.
- 5. I hereby lawfully correct the record for both, simultaneously with my own correction, and declare the dissolution and rebuke of any and all presumptions arising from said artificial constructs. Their true and proper names are now and henceforth established as declared and decreed above, reflecting their private, living, and sovereign identities—free from any federal, municipal, corporate, or territorial claim, trust, or commercial presumption. This correction stands as lawful fact and private right, executed under my authority as their creator, natural father, and lawful guardian.

II. POLITICAL STATUS

6. I, Kevin: Realworldfare, am not a "U.S. citizen" under the corporate construct of the Fourteenth Amendment, nor am I a "resident" or "person" subject to the page 2 of 10

Registered Mail #RF775822273US — Dated: May 5, 2025

jurisdiction of the federal municipal corporation known as the "United States" as defined in 28 U.S.C. § 3002(15)(A).

- 7. I am a, natural freeborn sovereign, state Citizen, American national of the republic under the de jure Constitution for the United States (1777/1789), and non-citizen national of the Republic by natural birthright, holding full inherent and unalienable rights secured by the Constitution for the united states of America, the Declaration of Independence, and the immutable laws of nature and equity.
- 8. Any and all presumptions of:

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- Corporate citizenship,
- · Commercial suretyship,
- · Subject status under foreign municipal or statutory law,
- · Constructive agency, or
- Adhesion to corporate franchises are hereby fully rebutted, denied,
 nullified, and corrected for myself and for my minor offspring.

III. CLAIM OF ESTATE, TITLE CORRECTION, AND SECURED INTEREST PERFECTED

- 9. By natural right, and under the maxims of law, equity, and common law jurisdiction, I hereby declare, proclaim, and lawfully assert my Claim of my Estate, including all rights of inheritance, title, and beneficial interest therein. This Claim includes all rights, properties, trusts, derivatives, and interests associated with my name, my person, and my lineage. As lawful claimant and living beneficiary, I now assert correction of record and total reversion of interest and control over said estate, and therefore state the following for the record:
 - Any and all presumptions of ownership, control, administration, or beneficial interest in my name, estate, body, mind, soul, or offspring whether arising under constructive trusts, Cestui Que Vie trusts, corporate

Registered Mail #RF775822273US — Dated: May 5, 2025

fictions, or any other legal artifice - are hereby rebutted, nullified, and voided upon this proper and lawful record correction.

- Any and all estates, titles, trusts, securities, collateral interests, or derivative instruments fraudulently or presumptively created against my interest without full disclosure, lawful contract, or my knowing, willing, and voluntary consent — are hereby lawfully reclaimed, corrected, redeemed, and affirmed in my favor, under natural law, common law, equity, and commercial law.
- Any public officer, executor, trustee, administrator, agent, or person presuming to operate, administer, or control any presumed trust estate, title, account, or derivative in my name or estate without lawful authority is hereby noticed of fraud, breach of fiduciary duty, breach of trust, ultra vires acts, and commercial injury, and is subject to immediate removal, personal liability, and lawful remedy without further notice.
- This lawful Claim of Estate stands perfected by public notice and filing of UCC-1 Financing Statement No. 2024385925-4 and 2025470746-9, establishing superior security interest, priority lien rights, and perfected title, and stands as a matter of public and private record, self-executing and self-authenticating, effective immediately nunc pro tune, ab initio, without further contest, requiring full recognition and enforcement under the highest principles of law, equity, and good conscience.
- 10. As a competent living man, having reached the age of majority, I stand as the Lawful Claimant, Equitable Title Holder, and Secured Party of my true estate and assets, both private and public, by lawful right, by perfected commercial operation of law, and by divine endowment.

IV. RESERVATION OF RIGHTS

11. I expressly reserve all unalienable rights — past, present, and future — nunc pro tunc, ab initio, without prejudice, without waiver, and without diminishment, page 4 of 10

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Registered Mail #RF775822273US — Dated: May 5, 2025

as secured under natural law, common law, trust law, equity, and commercial law. This reservation is preserved and affirmed under the following authorities:

- UUCC § 1-308: Reservation of rights without prejudice to all remedies.
- UCC § 1-103: Preservation of all common law rights and equitable remedies.
- The Declaration of Independence: Affirming inherent, unalienable rights endowed by the Creator.
- The Law of Nations: Securing the sovereignty and dignity of free men and women among nations
- 12. No tacit, implied, presumed, or constructive contract, agency relationship, or adhesion shall arise against my private rights or the rights of my minor offspring absent full disclosure and knowing, willing, voluntary agreement by my wet-ink signature.
- 13. My signature affixed herein is solely for the purpose of identification and affirmation of facts as stated and shall not be construed as consent to any foreign, corporate, or administrative jurisdiction.

V. PUBLIC NOTICE

- 14. This Affidavit shall serve as lawful, binding, and constructive notice to all public officials, agencies, courts, corporations, and other persons, that the living man known as **Kevin: Realworldfare**, along with his minor offspring named herein, have lawfully corrected and recorded their names, political status, and standing upon both the public and private record.
- 15. Any continued misrepresentation, unauthorized use, presumption of agency, or compelled association with the artificial legal entities or corporate fictions styled as "KEVIN LEWIS WALKER," "ADONIS ESCAREZ MORTEL WALKER," "ZOIYA ESCAREZ MORTEL WALKER," or any derivative or variation thereof, shall constitute willful fraud, identity theft, unlawful conversion, and commercial injury, and shall be deemed knowing violations of private rights under color of law,

Registered Mail #RF775822273US — Dated May 5 2025

COMMERCIAL OATH	AND V	VERIFICA	TION:
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2	County of Riverside)		
3) Commercial Oath and Verification		
4	The State of California)		
5	I, Kevin Realworldfare, under my unlimited liability and Commercial Oath		
6	proceeding in good faith being of sound mind states that the facts contained hereir		
7	are true, correct, complete and not misleading to the best of Affiant's knowledge		
8	and belief under penalty of International Commercial Law and state this to be His		
9	Affidavit of Truth regarding same signed and sealed this 5th day of May in the year		
0	of Our Lord two thousand and twenty fiver:		
11	All rights reserved without prejudice or recourse, UCC § 1-308, 3-402.		
12	By: Kent Healrottere		
13	Kevin: Realworldfare, Secured Party, Real Party In Interest (formerly known as Kevin: Wriker)		
14			
15	Let this document stand as truth before the Almighty Supreme Creator and let it be		
16	established before men according as the scriptures saith: "But if they will not listen, take one		
17	or two others along, so that every matter may be established by the testimony of two or three		
18	witnesses." Matthew 18:16. "In the mouth of two or three witnesses, shall every word be		
19	established" 2 Corinthians 13:1.		
20	All rights reserved without prejudice or recourse, UCC § 1-308		
21	By: Octor Daple Wagen		
22	Cofey Walker (Witness)		
23	All rights reserved without prejudice or recourse, UCC § 1-308		
24	By: by tellal a higher		
25	Donnabelle: Realworldfare (Witness)		
26	//		
27	//		
28	//		
	page 7 of 10		

Registered Mail #RF775822273US - Dated: May 5, 2025

PROOF OF SERVICE

STATE OF CALIFORNIA)

ss.

COUNTY OF RIVERSIDE)

I competent, over the age of eighteen (18) years, and not a party to the within action. My mailing address is the Walkernova Group, care of: 30650 Rancho California Road suite #406-251, Temecula, California [92591]. On or about May 5, 2025, I served the within documents:

1. AFFIDAVIT OF TRUTH: NAME CORRECTION, NAME DECREE, CLAIM OF ESTATE, TITLE CORRECTION, AND SECURED INTEREST PERFECTED, AND POLITICAL STATUS DECLARATION

By United States Mail. I enclosed the documents in a sealed envelope or package addressed to the persons at the addresses listed below by placing the envelope for collection and mailing, following our ordinary business practices. I am readily familiar with this business's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service, in a sealed envelope with postage fully prepared. I am a resident or employed in the county where the mailing occurred. The envelope or package was placed in the mail in Riverside County, California, and sent via Registered Mail with a form 3811.

Shirley Weber, Fiduciary(ies)
C/o CALIFORNIA SECRETARY OF STATE
1500 11th Street, 5th Floor
Sacramento, CA [95814]
Registered Mail #RF775822931US

Gavin Newsom, Fiduciary(ies) c/o CALIFORNIA GOVERNOR'S OFFICE 1021 O Street, Suite 9000

page 8 of 10

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Cas	e 5:25-cr-00163-ODW	
	Registered Mail #RF775822273US — Dated: May 5, 2025	
1	<u>NOTICE:</u>	
2	Using a notary on this document does <i>not</i> constitute joinder adhesion, or consent to	
3	any foreign jurisdiction, nor does it alter my status in any manner. The purpose for	
4	notary is verification and identification only and not for entrance into any foreign	
5	jurisdiction	
6	//	
7	JURAT:	
8	State of Florida) ss.	
9	County of Miami-Dade	
10	Subscribed and sworn to (or affirmed) before me on this 5th day of May, 2025, by	
11	Kevin: Walker (Now Kevin: Realworldfare), proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me.	
12	satisfactory evidence to be the person(s) who appeared before me.	
13	Quieti Banos Notary public	
14	print	
15	QUETI BANGS Notary Public - State of Florida 3	
16	Signature (Seal) Signature (Seal) Out BANGS Acray Patter of Florida Commission & His (508)3 W. Commission & His (508)3 Borden (Front, Express Jul 8, 2028 Borden (Front, Express Jul 8, 2028)	
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28	page I0 of 10	
	page 10 01 10 [Kevin: Realworldfare) Affidavit of Name Correction Name Decree Claim of Estate Title Correction and Secured Interest Page and Assistant Serve Declaration	

-Exhibit R-

Registered Mail #RF775822273US — Dated: May 5, 2025

Kevin: Realworldfare

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Care of: 30650 Rancho California Road # 406-251

Temecula, California [00000]

non-domestic without the United States

Email: team@walkernovagroup.com



• Height: <u>5'9</u>

Weight: <u>143 lbs</u>

• Eye Color: <u>Brown</u>

*** NOTICE TO AGENT IS NOTICE TO PRINCIPAL ***
*** NOTICE TO PRINCIPAL IS NOTICE TO AGENT ***

Hair Color: <u>Brown</u>

Affidavit of Identity:

(American national / non-citizen national / state Citizen)

KNOW ALL MEN BY THESE PRESENT, that I, Kevin: Realworldfare, a living man and living soul, proceeding *sui juris*, by *Special Limited Appearance*, not generally, in private capacity, expressly not pro se, as the *Real Party in Interest* and *Secured Party*, being over the age of 18, competent to testify, and having firsthand knowledge of the facts stated herein, do hereby declare, certify, verify, and affirm under penalty of perjury under the laws of the United States of America, that the following is true, correct, and complete to the best of my knowledge, belief, and understanding, and made in good faith:

I. Affiant Information:

1. Affiant: Kevin: Realworldfare

Date of mortal creation: August 19, 1987

Place of natural free birth: on the land in the California Republic

Living Status: Living man, *sui juris*, non-citizen national/America national of the *Republic*, <u>s</u>tate <u>C</u>itizen. Non-Assumpsit, Non-Resident Alien, Non-Person,

Non Combatant, Non Taxpayer, Non-Federal Employee, Non-Driver, Non-

Inhabitant, Non-Statutory, Non-citizen.

II. Jurisdiction:

2. Jurisdiction: Non-statutory, common law, equity, and natural right.

page 1 of 3

Registered Mail #RF775822273US — Dated: May 5, 2025

Statement of Identity:

- 3. I, Kevin: Realworldfare, a living man born on the land commonly known as California, do hereby affirm and attest that I am who I claim to be. I am the living, breathing man known lawfully and factually as Kevin: Realworldfare, and this affidavit is made to establish and confirm my lawful identity for all lawful and legal purposes in the absence of corporate or government-issued identification.
- 4. I am **not** a corporate fiction, transmitting utility, trust, or legal person defined under statutory jurisdiction. I do not consent to be identified as an entity or ens legis.
- 5. I issue this affidavit under my sole and sovereign authority, witnessed and affirmed by those who know me personally, and hereby declare that all information herein is true, correct, and complete to the best of my knowledge, ability, and belief.
- 6. <u>IN COMMERCE TRUTH IS SOVEREIGN.</u>

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- TRUTH IS EXPRESSED IN THE FORM OF AN AFFIDAVIT. 16
- 8. AN UNREBUTTED AFFIDAVIT STANDS AS TRUTH IN COMMERCE. 17
 - 9. AN UNREBUTTED AFFIDAVIT BECOMES THE JUDGEMENT IN **COMMERCE.** - "There is nothing left to resolve."
 - 10. HE WHO LEAVES THE BATTLEFIELD FIRST LOSES BY DEFAULT. "He who does not repel a wrong when he can occasions it."//
 - Executed "without the United States" in compliance with 28 USC § 1746.
 - FURTHER AFFLANT SAYETH NOT.

COMMERCIAL OATH AND VERIFICATION:

- County of Riverside Commercial Oath and Verification The State of California 26
- I, Kevin Realworldfare, under my unlimited liability and Commercial Oath 27 proceeding in good faith being of sound mind states that the facts contained herein 28 page 2 of 3

Registered Mail #RF775822273US - Dated May 5, 2075

are true, correct, complete and not misleading to the best of Affiant's knowledge and belief under penalty of International Commercial Law and state this to be His Affidavit of Truth regarding same signed and sealed this 5th day of May in the year of Our Lord two thousand and twenty fiver:

All rights reserved without prejudice or recourse, UCC § 1-308, 3-402.

By: Kevin: Realworldfare, Secured Party, Real Party In Interest

Let this document stand as truth before the Almighty Supreme Creator and let it be established before men according as the scriptures saith: "But if they will not listen, take one or two others along, so that every matter may be established by the testimony of two or three witnesses." Matthew 18:16. "In the month of two or three witnesses, shall every word be established" 2 Corinthians 13:1.

By: Ord Warker (Witness)

Donnabelle: Realworldfare (Witness)

NOTICE:

Using a notary on this document does **not** constitute joinder adhesion, or consent to any foreign jurisdiction, **nor does it alter my status in any manner.** The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction.

JURAT:

State of Florida

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County of Miami-Dade) ss.

Subscribed and sworn to (or affirmed) before me on this <u>5th</u> day of <u>May</u>, <u>2025</u>, by <u>Kevin Realworldfare</u>, proved to me on the basis of satisfactory evidence to be the

person(s) who appeared before me.

Quieti Banos Notary public

Signature (Seal)



page 3 of 3

-Exhibit S-

Jeremiah D# 276811 - Attorney Licensee Search



The State Bar of California

Jeremiah D Raxter #276811

License Status: Inactive

Address: Riverside Superior Court, 30755-D Auld Road, Murrieta, CA 92563

More about This Attorney •

The table below shows an attorney's license status changes, disciplinary actions, and administrative actions. Some administrative suspensions are subject to automatic removal from the attorney profile page pursuant to the State Bar's **policy** on removal of administrative actions. Administrative suspensions are non-disciplinary actions resulting from noncompliance with administrative requirements, such as the requirement to pay licensing fees or comply with Minimum Continuing Legal Education. Administrative suspensions that meet the criteria in the State Bar's policy on removal of administrative actions would not be displayed below.

Date	License Status	Discipline 1	Administrative Action 1
Present	inactiva		
4/18/2025	Inactive		
6/2/2011	Admitted to the State Bar	of California	

Additional Information:

· About the disciplinary system

Copyright @ 2025 The State Bar of California







-Exhibit T-

Charles Galton 43ets # 64530 - Attorney Licensee Search

The State Bar of California

Charles Galton Rogers #64530 License Status:

Address: Inactive/retired judge, 3525 Del Mar Heights Rd., No. 196, San Diego, CA 92130

More about This Attorney *

The table below shows an attorney's license status changes, disciplinary actions, and administrative actions. Some administrative suspensions are subject to automatic removal from the attorney profile page pursuant to the State Bar's **policy** on removal of administrative actions. Administrative suspensions are non-disciplinary actions resulting from noncompliance with administrative requirements, such as the requirement to pay licensing fees or comply with Minimum Continuing Legal Education. Administrative suspensions that meet the criteria in the State Bar's policy on removal of administrative actions would not be displayed below.

Date	License Status 🔁	Discipline 🛈	Administrative Action ①
Present			
2/20/2021	Inactive		
1/8/2001	Judge		
5/20/1999	Inactive		
3/13/1998	Active		
1/1/1996	Inactive		
11/4/1994	Active		
4/1/1994	Inactive		
1/17/1990	Judge		
6/30/1975	Admitted to the State Bar o	of California	

Additional Information:

· About the disciplinary system

Copyright @ 2025 The State Bar of California







-Exhibit B-

Kevin: Realworldfare, sui juris, in propria Persona C/o 30650 Rancho California Road # 406-251 Temecula, California [92591]

non-domestic without the <u>U</u>nited <u>S</u>tates

Email: team@walkernovagroup.com

Real Party in Interest, Injured Party, Secured Party, Respondent



UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

THE PEOPLE OF THE STATE OF CALIFORNIA (fraudulently substituted),

Purported Plaintiff,

US.

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KEVIN LEWIS WALKER (ENS LEGIS),

Purported Defendant.

Case No. 5:25-cr-00163-ODW

NOTICE OF MOTION AND VERIFIED MOTION AND DEMAND TO DISMISS VOID AB INITIO ACTION FOR LACK OF JURISDICTION, ABSENCE OF LAWFUL PLAINTIFF, NO JUSTICIABLE CLAIM, SIMULATED LEGAL PROCESS, FRAUD ON THE COURT, AND DEMAND FOR FINAL EQUITABLE RELIEF

(SPECIAL LIMITED APPEARANCE — IN EQUITY ONLY — EQUITY JURISDICTION PRESERVED)

TO THE HONORABLE COURT AND ALL PARTIES:

This matter is brought in equity, under the original and exclusive jurisdiction of this

22 Court as authorized by the Constitution of the United States, Article III, Section 2.

23 All statutory jurisdiction is expressly denied and rebutted. This is a Court of

24 Record. All rights are reserved without prejudice pursuant to UCC 1-308.

25 COMES NOW Kevin: Realworldfare (formerly Kevin: Walker), proceeding sui

juris, in propria persona, by Special Limited Appearance only, not generally, not

pro se, and **not** appearing as surety for any legal fiction, and hereby demands that

this action be dismissed with prejudice on the following irrefutable grounds:

Page 1 of 17

I. NO REAL PARTY IN INTEREST — THE STATE CANNOT LAWFULLY SUE, 2 CANNOT BE INJURED, AND CANNOT INVOKE JUDICIAL POWER The caption identifies "The People of the State of California" (an ENS LEGIS) as 3 Plaintiff. This is a legal fiction, a corporate abstraction that cannot swear, cannot bleed, cannot testify, and cannot be injured. It is not a real party in interest, and its 5 invocation as a plaintiff constitutes a deliberate fraud on the court. The undersigned expressly rejects any presumption that he is one and the same as 8 the artificial entity/ens legis "KEVIN LEWIS WALKER," a foreign situs trust or corporate fiction created without consent. As established in United States v. Krasnov, 143 F. Supp. 184 (E.D. Pa. 1956), "[a] party may not be compelled to act as surety for 11 a separate legal entity absent express agreement." As the Supreme Court has repeatedly held, only real, living parties with a 12 justiciable injury can prosecute claims in courts of law or equity. 13 "The federal courts are not empowered to seek out and strike down any 14 15 governmental act that they deem repugnant to the Constitution. The judiciary is authorized only to resolve actual cases and controversies." 16 United States v. Richardson, 418 U.S. 166, 179 (1974) 17 "An incorporeal entity or the 'State' cannot appear as a witness or provide 18 19 evidence of injury, and thus cannot fulfill the threshold requirements of standing 20 or justiciability." - Hollingsworth v. Perry, 570 U.S. 693, 707-08 (2013) 21 There is no living plaintiff here. There is no man or woman claiming injury. 22 There is no verified complaint signed under penalty of perjury. There is only a 23 24 FICTIONAL governmental actor, cloaked in abstract language, using the pretext of "The People" to pursue an administrative claim rooted in statutory presumptions, 25 not substantive law. 26

No District Attorney or prosecutor has entered into the record a sworn affidavit as

<u>required</u> by Gerstein v. Pugh, 420 U.S. 103 (1975), wherein the Court held that the

Page 2 of 17

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HODDE OF MODICINAND WEARING MODICINAND DEMAND TO DISSUES VOID AS DISTRICE VOID AS DISTRICE OF ANY EXCELLENCE OF ANY FULL CHARGE OF LAWFUL TRABITIES, HOU JUSTICIABLE CLARK, SEASTAND LEGAL PROCESS, FRAND ON THE COURT, AND DEMAND FOR FRAL EQUITABLE RELIEF OF 629

absence of a sworn complaint deprives the judiciary of a constitutional foundation to proceed. 2 "Only a party with a concrete stake in the outcome may bring suit. A general 3 interest in the enforcement of the law is not sufficient." 4 - DaimlerChrysler Corp. v. Cuno, 547 U.S. 332, 344 (2006) 5 Under Federal Rule of Civil Procedure 17(a), every action must be prosecuted "in the name of the real party in interest." The failure to do so is jurisdictionally fatal. 8 "A suit may not be maintained unless it is brought in the name of the real party 9 in interest. The action of a mere nominal party will not suffice." 10 Navarro Savings Ass'n v. Lee, 446 U.S. 458, 460–61 (1980) 11 Furthermore, no corporate or state fiction can swear under oath, and thus cannot 13 provide evidence admissible under Federal Rule of Evidence 602 or 28 U.S.C. § 1746. 14 "A 'real party in interest' is the person who, under applicable substantive law, 15 has the legal right to bring the suit." 16 - Allstate Ins. Co. v. Hughes, 358 F.3d 1089, 1093 (9th Cir. 2004) 17 The California Attorney General or a District Attorney may act as a procedural 18 instrumentality of the State, but they do not become the injured party themselves. In the absence of a verified injury or a competent injured party, there is no 20 21 **jurisdiction** — federal or state. Therefore, the use of "The People of the State of California" as plaintiff is a 22 jurisdictional deception, a calculated misuse of legal process, and renders the 23 entire matter **void** *ab initio*. This Court lacks authority to proceed. There is no real party in interest, and nothing resembling an Article III controversy. Any further action would constitute 26 an ultra vires act, punishable as fraud upon the court and a violation of due 27

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process.

Date: June 16, 2025

II. NO CORPUS DELICTI, NO INJURED PARTY, NO STANDING — ACTION VOID AB INITIO

There is no corpus delicti. There is no injured party. There is no <u>verified</u> affidavit in the record alleging harm, injury to person or property, or a damaged party competent to testify under penalty of perjury. This alone voids the entire proceeding.

The purported charge under California Vehicle Code §12951(b)—refusal to present a driver's license—is administrative in nature, not criminal. It arises solely under the presumption of commercial jurisdiction, and lacks any factual allegation of mens rea, actus reus, or harm to life, liberty, or property. There is no contract, no sworn complaint, and no firsthand witness competent to establish standing.

"For a case or controversy to exist under Article III, there must be a legally cognizable injury in fact—an invasion of a legally protected interest which is (a) concrete and particularized, and (b) actual or imminent, not conjectural or hypothetical."

- Lujan v. Defenders of Wildlife, 504 U.S. 555, 560 (1992)

The Supreme Court has consistently held that **injury is the irreducible constitutional minimum of standing**. In the instant matter, no party claims injury. No affidavit of truth exists. No living man or woman stands before this Court alleging damage. The **only "Plaintiff" is a corporate fiction**—"The People of the State of California"—a construct incapable of injury, incapable of swearing under oath, and thus **incapable of invoking the judicial power** of the United States under Article III.

"A State is not a 'person' for purposes of prosecuting private citizens in commercial or civil capacity, nor can it act as an injured party unless it shows concrete harm."

- Georgia v. Evans, 316 U.S. 159, 162 (1942)

Page 4 of 17

Case 5:25-cr-00163-ODW Document 2 Filed 06/25/25 Page 5 of 17 Page ID #:440

Date: June 16, 2025

1 "Without proof of corpus delicti, there can be no crime. Jurisdiction cannot 2 attach in absence of a demonstrated injury." - People v. Lopez, 65 Cal. App. 4th 511 (1998) 3 4 Further, the Ninth Circuit recognizes that statutory violations alone—without 5 demonstrated injury — are insufficient to establish standing. "The mere violation of a statute does not automatically give rise to standing. 6 Plaintiff must still demonstrate actual injury." 7 - Tourgeman v. Collins Financial Services, Inc., 755 F.3d 1109, 1116 (9th Cir. 8 2014)9 The only alleged "violation" here is statutory, administrative, and contractual in nature—yet no contract was ever produced, let alone signed knowingly, 11 voluntarily, and intentionally. Under contract law, no performance can be 12 13 compelled without mutual assent. Any attempt to impose liability through unilateral statutory presumptions is fraud in factum and coercion under color of 15 law. Without corpus delicti, there is no criminal jurisdiction. Without a verified 17 complaint by an injured party, there is no civil jurisdiction. Without a contract, 18 there is no commercial jurisdiction. The entire action is void ab initio and must be dismissed as a matter of law. 19 Any alleged contractual basis for this action is unconscionable and fraudulent. It 20 21 arises from unrevealed adhesion contracts, presumed consent, and coercion lacking the elements of a meeting of the minds. "Consent is not valid where it is 22 **coerced or involuntary**." – Lobel v. American Airlines, Inc., 192 F.2d 217 (2d Cir. 1951) 23 III. PLAINTIFF(S) IN DEFAULT AND DISHONOR — FINALITY OF 24 **AFFIDAVITS** 25 The record contains the following unrebutted documents: 26

Page 5 of 17

titled: NOTICE OF CONDITIONAL ACCEPTANCE, and FRAUD,

Exhibit A: Affidavit and Contract Security Agreement #RF775820621US,

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Case 5:25-cr-00163-ODW Document 2 Filed 06/25/25 Page 6 of 17 Page ID #:441

Date: June 16, 2025

Exhibit B: Affidavit and Contract Security Agreement #RF775821088US, titled: NOTICE OF DEFAULT, and FRAUD,

RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE

COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION, TREASON.

RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION, TREASON

Exhibit C: Affidavit and Contract Security Agreement #RF775822582US,

titled: NOTICE OF DEFAULT AND OPPORTUNITY TO CURE <u>AND</u>
NOTICE OF FRAUD, RACKETEERING, CONSPIRACY, DEPRIVATION OF
RIGHTS UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION,

COERCION, KIDNAPPING.

- Exhibit D: Affidavit and Contract Security Agreement #RF775823645US,
 titled: Affidavit Certificate of Dishonor, Non-response, DEFAULT,
 JUDGEMENT, and LIEN AUTHORIZATION.
- Exhibit E: PURPORTED DEFENDANT'S VERIFIED NOTICE OF CONDITIONAL ACCEPTANCE, NOTICE OF MANDATORY COUNTERCLAIM, AND NOTICE OF JUDICIAL FRAUD AND CONSPIRACY TO DEPRIVE UNDER COLOR OF LAW, AND DEMAND FOR DISMISSAL, SANCTIONS, RESTITUTION, AND SUMMARY JUDGEMENT AS A MATTER OF LAW IN FAVOR OF PURPORTED DEFENDANT All of these were served, received, and stand unrebutted, thereby constituting final judgment in equity.

"Unrebutted affidavits are judicial admissions which the Court must accept as true."

- U.S. v. Kis, 658 F.2d 526, 536 (7th Cir. 1981)

No point-by-point affidavit has been received from any competent authority rebutting any of the stated claims. Dishonor has been perfected.

The Purported Plaintiff's continued silence constitutes tacit acquiescence and estoppel. "When a party has, by its conduct, accepted the facts stated in an affidavit and fails to rebut them, they are estopped from later contesting those facts." — New Hampshire v. Maine, 532 U.S. 742 (2001)

IV. NO SUBJECT MATTER JURISDICTION — ALL ACTIONS VOID AB INITIO

This Court is *without* subject matter jurisdiction. Jurisdiction must be affirmatively established on the record by competent evidence. In this matter, **it is categorically absent**.

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- No verified complaint sworn under penalty of perjury by a natural, living injured party;
- No competent Plaintiff capable of standing, testifying, or incurring injury;
- No contract entered into knowingly, willingly, and voluntarily by the Defendant;
- And no controversy recognizable under Article III of the United States Constitution.

Instead, this action is being unlawfully prosecuted under color of law, based on a fraudulently presumed commercial contract, with no injured party, no verified claim, and no standing.

The named Plaintiff—"The People of the State of California"—is a CORPORATE

FICTION, an abstract collective incapable of taking the stand, swearing an oath, or asserting factual injury. It is a legal mask worn by bureaucrats to simulate legal

process, while concealing the complete absence of justiciable controversy.

"Courts must look beyond the caption and determine whether the party invoking jurisdiction has alleged such a personal stake in the outcome... Courts are not empowered to issue advisory opinions to abstract entities."

- Steel Co. v. Citizens for a Better Environment, 523 U.S. 83, 102 (1998)

Page 7 of 17

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1	No court—state or federal—can obtain or retain jurisdiction in absence of a verified
2	controversy between real parties in interest. Here, the absence of standing is not
3	procedural—it is fatal.
4	"Jurisdiction, once challenged, must be proven, and cannot be presumed."
5	Basso v. Utah Power & Light Co., 495 F.2d 906, 910 (10th Cir. 1974)
6	"The law requires that the facts showing the jurisdiction must be affirmatively
7	shown on the record, and cannot be waived."
8	— Bradbury v. Dennis, 310 F.2d 73, 74 (10th Cir. 1962)
9	Even if this were a civil matter (which it is not), the Court still lacks authority to
10	act where there is no injured party and no claim upon which relief can be granted.
11	In absence of valid contract, sworn injury, or real party in interest, any exercise of
12	judicial power is ultra vires.
13	"Jurisdiction is the power to declare the law, and when it ceases to exist, the only
14	function remaining is that of announcing the fact and dismissing the cause."
15	– Ex parte McCardle, 74 U.S. (7 Wall.) 506, 514 (1868)
16	In the present case, the Court's only lawful act is to acknowledge the total failure o
17	jurisdiction, declare the proceeding null and void ab initio, and dismiss the action
18	with prejudice.
19	To proceed further would be to enforce a simulated legal process—a fraudulent action
20	masquerading as legitimate adjudication—and thereby commit fraud upon the court
21	and violate the Defendant's fundamental due process and constitutional rights.
22	"The use of a court's authority to perpetrate a fraud upon the People is one of
23	the gravest abuses of judicial power." — Hazel-Atlas Glass Co. v. Hartford-Empire
24	Co., 322 U.S. 238 (1944)
25	V. CLOSING — THIS COURT NOW STANDS AT A
26	CONSTITUTIONAL CROSSROADS

CONSTITUTIONAL CROSSROADS

Every judge of the United States is bound by oath under 28 U.S.C. § 453 to "administer justice without respect to persons, and do equal right to the poor and Page 8 of 17

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to the rich." The undersigned now calls upon this oath for enforcement of **equity**and justice—not simulated commercial process.

This Court is **bound by oath**—not to uphold corporate policy, simulated process, or administrative fictions—but to uphold the **Constitution of the United States** and **protect the rights of the People** against encroachment under color of law.

There is:

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- No lawful Plaintiff before the Court,
- No verified controversy within the meaning of Article III,
- And **no jurisdiction** supported by evidence, contract, or standing.
- What remains is a legal charade—a fraudulent use of judicial machinery to enforce a commercial scheme against a living man without consent, without contract, and without cause. This is not due process; this is organized impersonation and constructive fraud upon the Court.
- 14 Every unrebutted affidavit, every silent dishonor, and every procedural
- misrepresentation has now collapsed under its own legal weight. The record is not
- 16 confused. It is clear. It is closed. And it demands remedy.
- To allow this action to proceed would be to **sanction impersonation of**
- 18 justice, to violate your oath, and to participate in an act of colorable
- 19 tyranny. Such conduct is not judicial—it is criminal complicity under the
- 20 disguise of authority.
- "A judge is not immune from liability for acts done in the clear absence of all jurisdiction."
 - Stump v. Sparkman, 435 U.S. 349 (1978)
- 24 || This matter must be:
 - Dismissed with prejudice,
 - All instruments, warrants, and process deemed void ab initio, and
 - The living man, Kevin: Realworldfare (formerly Kevin: Walker), be restored to his full liberty, standing, and estate.

Case 5:25-cr-00163-ODW Document 2 Filed 06/25/25 Page 10 of 17 Page ID #:445

Date: June 16, 2025 Let it be known: Any further action taken in defiance of these facts and unrebutted claims will constitute willful fraud, official misconduct, and obstruction of 3 remedy. Let equity speak where statutes fall silent. Let truth end what fiction began. Any further participation in this fraudulent process by judicial officers after notice of 5 jurisdictional defect opens the door to personal liability under Hafer v. Melo, 502 U.S. 21 (1991), and 42 U.S.C. §§ 1983 and 1985 for civil rights violations, under color of law. The Court is further reminded of its inherent authority to dismiss sua sponte any 8 action that is frivolous, abusive, or in clear absence of jurisdiction. See Chambers v. NASCO, Inc., 501 U.S. 32 (1991). 10 VI. RELIEF DEMANDED — JUDGMENT IN EQUITY, 11 RESTORATION, AND FULL COMMERCIAL CONSEQUENCES 12 13 and dishonor, and established the absence of standing, jurisdiction, or real 15

Having exhausted all lawful administrative avenues, perfected the record in default controversy, the undersigned now demands full, final, and immediate relief in equity as a matter of right, not discretion.

Pursuant to Article III of the United States Constitution, the Federal Rules of Civil Procedure, the Uniform Commercial Code, and binding legal maxims, the following relief is demanded and warranted:

1. Immediate Dismissal With Prejudice

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This action must be dismissed with prejudice as void ab initio, for want of subject matter jurisdiction, lack of standing, and fraudulent process lacking any lawful plaintiff or controversy.

2. Final Declaratory Judgment in Equity

The Court must enter final judgment in equity in favor of Kevin: Realworlfare (formerly Kevin: Walker), the living man and Real Party in Interest, secured party, and injured party, based on the unrebutted affidavit record, verified administrative default, and the complete absence of competent opposition.

Page 10 of 17

	Date: .	June 1	16, 2025
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3. Permanent Injunc	ction
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A permanent injunction must issue prohibiting any further process, prosecution, enforcement, or proceedings under or relating to:

- Case No. 5:25-cv-01305,
- Any fictitious claims against the ALL-CAPS ens legis "KEVIN LEWIS WALKER", and
- · Any derivative matters arising from this fraudulent action.

4. Declaration of Jurisdictional Defect

The Court must declare that no lawful jurisdiction ever attached to this matter, <u>ab</u> initio, due to:

- Absence of a verified claim,
- · Absence of a real party in interest, and
- Absence of a justiciable controversy within the meaning of Article III.

5. Expungement and Voiding of All Process and Instruments

The Court must order the full and final expungement, discharge, and voiding of all:

- Bench warrants,
- · Bonds, tickets, citations, or enforcement instruments,
- Contracts, commercial instruments, or unrevealed adhesion agreements presumed against the undersigned, and
- All related docket entries, recordings, and collateral references to the captioned matter.

6. Restoration of Rights, Status, and Possession

24 | Full restoration is demanded of:

- The lawful and equitable status of Kevin: Realworlfare (formerly Kevin: Walker) as a private living man,
- Possession and peaceful enjoyment of any property, interest, or right disturbed by this proceeding, and

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Case | 5:25-cr-00163-ODW Document 2 Filed 06/25/25 Page 12 of 17 Page ID #:447

Date: June 16, 2025

Recognition of the separation between the living man and the corporate fiction/ens legis.

7. Sanctions, Costs, and Restitution

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Due to the egregious fraud, abuse of process, and unlawful acts under color of law, the undersigned demands:

- Compensatory and punitive damages pursuant to 42 U.S.C. §§ 1983, 1985, and 1988,
- Commercial restitution for time, filings, research, travel, and administrative effort,
- Full recovery of all actual costs associated with responding to this matter, including mailings, legal research, and service of documents.

The total estimated harm, loss, and injury exceeds \$2,500,000 USD, encompassing:

- Ongoing constitutional violations under color of law;
- Constructive kidnapping and unlawful seizure of person and property;
- Psychological coercion and attempted imposition of involuntary servitude and peonage;
- Reputational defamation through false legal process;
- Severe emotional trauma, mental anguish, and sustained distress;
- And willful interference with fundamental rights, liberty, estate, and private commercial interests.
- These injuries are cumulative, continuing, and demand full compensatory and punitive remedy under law and equity.

8. Referral for Investigation and Prosecution

- 24 This matter must be referred to:
 - The United States Attorney for the Central District of California, and
 - The U.S. Department of Justice, Office of the Inspector General (OIG),
 - for investigation into ongoing fraud under color of law, simulated legal process,
 - constructive kidnapping, civil rights deprivation, and racketeering activity by

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Kevin: Realworldfare, Real Party In Interest, Secured Party, Injured Party, living man

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Date: June 16, 2025

	Date: June 10, 2023
1	LIST OF EXHIBITS / EVIDENCE:
2	1.Exhibit A: Affidavit and Contract Security Agreement #RF775820621US, titled:
3	NOTICE OF CONDITIONAL ACCEPTANCE, and FRAUD, RACKETEERING,
4	CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW,
5	IDENTITY THEFT, EXTORTION, COERCION, TREASON.
6	2. Exhibit B: Affidavit and Contract Security Agreement #RF775821088US, titled:
7	NOTICE OF DEFAULT, and FRAUD, RACKETEERING, CONSPIRACY,
8	DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY THEFT
9	EXTORTION, COERCION, TREASON
10	3. Exhibit C: Affidavit and Contract Security Agreement #RF775822582US, titled:
11	NOTICE OF DEFAULT AND OPPORTUNITY TO CURE AND NOTICE OF
12	FRAUD, RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS
13	UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION,
14	KIDNAPPING.
15	4. Exhibit D: Affidavit and Contract Security Agreement #RF775823645US, titled:
16	Affidavit Certificate of Dishonor, Non-response, DEFAULT, JUDGEMENT, and
17	LIEN AUTHORIZATION.
18	5. Exhibit E: PURPORTED DEFENDANT'S <u>VERIFIED</u> NOTICE OF
19	CONDITIONAL ACCEPTANCE, NOTICE OF MANDATORY
20	COUNTERCLAIM, AND NOTICE OF JUDICIAL FRAUD AND CONSPIRACY
21	TO DEPRIVE UNDER COLOR OF LAW, AND DEMAND FOR DISMISSAL,
22	SANCTIONS, RESTITUTION, AND SUMMARY JUDGEMENT AS A MATTER
23	OF LAW IN FAVOR OF <i>PURPORTED</i> DEFENDANT
24	6. Exhibit F: UCC Financiang Statement No. 2024385925-4
25	7. Exhibit G: UCC Financiang Statement No. 2025470746-9
26	8. Exhibit H AFFIDAVIT of Truth: RIGHT TO TRAVEL CANCELLATION,
27	TERMINATION, AND REVOCATION of COMMERCIAL "For Hire" DRIVER'S

LICENSE CONTRACT and AGREEMENT. LICENSE/BOND # B6735991.

Page 14 of 17

Document 2 Case 5:25-cr-00163-ODW Filed 06/25/25 Page 15 of 17 Page ID #:450 Date: June 16, 2025 9. Exhibit I: Affidavit: Resolution, Revocation, and Termination of Franchise 10.Exhibit J: Affidavit: Power of Attorney In Fact 3 11. Exhibit K: TMKEVIN LEWIS WALKER© Trademark and Copyright Agreement. 12.Exhibit L: Hold Harmless Agreement. // Page 15 of 17 HOTELE OF MOTION AND DESIGNATION AND THE HOMELE CONTRACTOR OF THE COURT AND THE COURT

1	PROOF OF SERVICE
2	STATE OF CALIFORNIA)
3) ss.
4	COUNTY OF RIVERSIDE)
5	I competent, over the age of eighteen years, and not a party to the within
6	action. My mailing address is the Walkernova Group, care of: 30650 Rancho
7	California Road suite #406-251, Temecula, California [92591]. On or about June 25,
8	2025, I served the within documents:
9	1. NOTICE OF MOTION AND <u>VERIFIED</u> MOTION AND DEMAND TO DISMISS
10	VOID AB INITIO ACTION FOR LACK OF JURISDICTION, ABSENCE OF LAWFUL
11	PLAINTIFF, NO JUSTICIABLE CLAIM, SIMULATED LEGAL PROCESS, FRAUD ON
12	THE COURT, AND DEMAND FOR FINAL EQUITABLE RELIEF
13	By Electronic Service. Based on a court order and/or an agreement of the parties to
14	accept service by electronic transmission, I caused the documents to be sent to the persons
15	at the electronic notification addresses listed below.
16	Michael: Hestrin, Miranda Thomson, Monika Vermani C/o THE DISTRICT ATTORNEY'S OFFICE, THE PEOPLE OF THE STATE
17	OF CALIFORNIA 3960 Orange Street,
18	Riverside, California [92501-3611] DAOffice@rivco.org
19	US Attorney's Office
20	Ausa - Office Of Us Attorney
21	<u>213-894-2434</u> <u>usacac.criminal@usdoj.gov</u>
22	I declare under penalty of perjury under the laws of the State of California
23	that the above is true and correct. Executed on June 24, 2025 in Riverside County,
24	California.
25	/s/Chris Yarbra/ Chris Yarbra
26	//
27	//
28	//
- 1	Dogs 16 of 17

Case | 5:25-cr-00163-ODW Document 2 Filed 06/25/25 Page 17 of 17 Page ID #:452 Date: June 16, 2025 1 NOTICE: Using a notary on this document does not constitute joinder adhesion, or consent to any foreign jurisdiction, nor does it alter my status in any manner. The purpose for 3 notary is verification and identification only and not for entrance into any foreign jurisdiction. ACKNOWLEDGEMENT: 8 State of California A notary public or other officer completing this certificate 10 verifies only the identity of the individual who signed the) ss. document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document County of Riverside 11 On this 24th day of June, 2025, before me, Joyti Patel, a Notary Public, personally 12 appeared Kevin Realworlfare (formerly Kevin Walker), who proved to me on the 13 basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their 16 signature(s) on the instrument the person(s), or the entity upon behalf of which the 17 person(s) acted, executed the instrument. 18 I certify under PENALTY OF PERJURY under the laws of the State of California 19 that the foregoing paragraph is true and correct. 20 21 WITNESS my hand and official seal. 22 JOYTI PATEL lotary Public - California Riverside County 23 Commission # 2407742 Signature Jujulatel Comm. Expires Jul 8, 2026 24 (Seal) 25 26 27 28

-Exhibit C-

Kevin: Realworldfare, sui juris, in propria Persona Care of: 30650 Rancho California Road # 406-251 Temecula, California [92591] non-domestic without the United States Email: team@walkernovagroup.com

FILED CLERK, U.S. DISTRICT COURT JUN 2 5 2025 CENTRAL DISTRICTO

Real Party in Interest, Injured Party, Secured Party, Respondent

UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

THE PEOPLE OF THE STATE OF **CALIFORNIA** (fraudulently substituted),

Purported Plaintiff,

US.

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KEVIN LEWIS WALKER (ENS LEGIS),

Purported Defendant.

Case No. 5:25-cr-00163-ODW

VERIFIED NOTICE OF MOTION, AND VERIFIED MOTION AND DEMAND TO DISMISS VOID AB INITIO PROCEEDINGS, STRIKE FRAUDULENT PLAINTIFF SUBSTITUTION, DEMAND FOR CONSTITUTIONAL AND EQUITABLE RELIEF, AND MOTION FOR SANCTIONS FOR FRAUD ON THE COURT

(SPECIAL LIMITED APPEARANCE — IN EQUITY ONLY — EQUITY JURISDICTION PRESERVED)

TO THE HONORABLE COURT AND ALL PARTIES:

This matter is brought in equity, under the original and exclusive jurisdiction of this

Court as authorized by the Constitution of the United States, Article III, Section 2.

All statutory jurisdiction is expressly denied and rebutted. This is a Court of

Record. All rights are reserved without prejudice pursuant to UCC 1-308.

25 **COMES NOW** Kevin: Realworldfare (formerly Kevin: Walker), responding as

Respondent, Injured Party, Real Party in Interest, and Secured Party, expressly

objecting to any misclassification as a "Defendant" or subject to any jurisdiction not

proven on the record. Kevin: Realworldfare (formerly Kevin: Walker) is proceeding

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Date: June 24, 2025

pro se, not as a "United States citizen" as defined under the 14th Amendment, nor as surety for any ALL-CAP LEGAL FICTION, artificial entity, corporate construct, transmitting utility, or cestui que trust — but solely as the living, sentient man, appearing in his true private capacity, competent to state and defend his own rights, title, and interest, and hereby moves this honorable court to STRIKE the fraudulent substitution of Plaintiff from "THE PEOPLE OF THE STATE OF CALIFORNIA" to "THE UNITED STATES OF AMERICA," and respectfully demands immediate jurisdictional clarification, judicial notice, and dismissal of all proceedings as void ab initio. This motion and demand is verified and supported by facts, law, and prior unrebutted filings.

I. INVOCATION OF EQUITY

Respondent hereby invokes the **exclusive and inherent jurisdiction of this Court sitting in equity**, as **no adequate remedy exists at law**, and all legal forums and procedures have been obstructed, compromised, or unlawfully manipulated. The conversion of a removed civil matter into a criminal prosecution — without indictment, complaint, jurisdiction, or lawful substitution of parties — constitutes a fundamental deprivation of due process and invokes the necessity of equitable relief.

Equity acts where law is silent, obstructed, or abused. This Court, under its Article III authority, possesses the full power to review, correct, and void simulated legal process, fraudulent misrepresentation, and procedural overreach.

Respondent invokes the following maxims of equity:

- "Equity will not suffer a wrong without a remedy."
- "Equity regards that as done which ought to be done."
 - "Fraud vitiates everything it touches."
 - "Equity follows the law but will not allow itself to be used as an instrument of injustice."

"Equity acts in personam and not in rem."

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Accordingly, Respondent seeks the full equitable powers of this Court to restore lawful standing, strike void actions, and protect fundamental rights where law has failed to do so.

II. PRELIMINARY STATEMENT

This matter stands before the Court as a textbook example of procedural fraud, jurisdictional overreach, and simulated legal process under color of law. What began as a state-level administrative misdemeanor citation under California Vehicle Code § 12951(b), with no injured party, no contract, and no federal nexus, was lawfully removed by the Respondent/Injured Party pursuant to 28 U.S.C. §§ 1331, 1441, and 1443, asserting violations of constitutionally protected rights under 42 U.S.C. § 1983 and invoking the original jurisdiction of this Court in law and equity. Following multiple <u>verified</u> filings and <u>unrebutted</u> affidavits establishing the complete absence of corpus delicti, lack of a real party in interest, and fatal jurisdictional defects, the civil matter was fraudulent, unlawfully, and silently reclassified as a **federal criminal action**, without indictment, without a verified complaint, without a summons or warrant issued by a federal officer, and without any lawful motion or judicial order authorizing the substitution of "United States of America" as Plaintiff. This transformation is unsupported by statute, court rule, or due process, and constitutes a material fraud on the Court. Respondent now respectfully demands immediate equitable intervention to strike the fraudulent substitution of Plaintiff, void the criminal docket classification, and dismiss all proceedings as void ab initio for want of jurisdiction, want of

III. FACTUAL BACKGROUND

1. This matter originated in the Superior Court of California, County of Riverside, under Case No. MISW2501134, captioned:

standing, and abuse of the judicial process.

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The People of the State of California v. Kevin Lewis Walker,
involving an alleged misdemeanor citation pursuant to California Vehicle Code
§ 12951(b) — failure to present a driver's license upon demand by a peace
officer. The matter is nonviolent, administrative in nature, and entirely
governed by state statute.

- 2. On or about May 14, 2025, Respondent lawfully removed the case to the United States District Court for the Central District of California under 28 U.S.C. §§ 1331 (federal question), 1441 (general removal), and 1443 (civil rights removal), asserting constitutional violations, deprivation of rights under 42 U.S.C. § 1983, and lack of due process.
- 3. Upon removal, the matter was docketed as Civil Case No. 5:25-cv-01305, and Respondent timely filed:
 - Verified Motions and Judicial Notices,
 - Sworn Affidavits of Fact,
 - Evidentiary Exhibits, and
 - Constitutional claims invoking exclusive equity jurisdiction, absence of corpus delicti, and lack of a real party in interest.
- The record reflects that no rebuttal was submitted by any opposing party, rendering the factual and legal claims unrebutted and presumptively true as a matter of law.
- 5. Without any judicial order, motion to substitute, evidentiary hearing, or party notice, the Clerk of Court subsequently entered a clerical "termination" of the civil matter and unilaterally redirected the entire case to a newly captioned criminal docket: 5:25-cr-00163 - UNITED STATES v. Kevin Lewis Walker.
- 6. No grand jury indictment, sworn federal complaint, warrant, or proper service was ever filed by any federal officer. There is no charging instrument on record. The case caption was altered, and the United States was substituted as plaintiff without lawful basis, without a verified complaint, and without motion or

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Date: June 24, 2025

order under Federal Rules of Civil Procedure or the Federal Rules of Criminal Procedure.

- 7. Even if a real party in interest was uncertain (it is not), FRCP 17(a)(3) mandates a reasonable opportunity to cure - not silent substitution by docket fraud
- 8. The substitution of "UNITED STATES OF AMERICA" as the purported Plaintiff is procedurally void, unsupported by statute, and constitutes an unauthorized, unlawful, and ultra vires act under Article III of the U.S. Constitution, Federal Rule of Civil Procedure 17(a), and the due process protections guaranteed under the Fifth and Fourteenth Amendments.

IV. STATEMENT OF JURISDICTIONAL DEFECTS AND PROCEDURAL FRAUD

A. Fraudulent Substitution of Plaintiff Without Motion, Order, or Authority Is Void

This case was lawfully removed from state court pursuant to 28 U.S.C. §§ 1331, 13

1441, and 1443, invoking federal question jurisdiction and asserting ongoing

violations of civil rights under 42 U.S.C. § 1983 by state actors. The originally

captioned party was "The People of the State of California."

At no point has any party moved to substitute the Plaintiff, nor has any judicial

order been issued authorizing such a substitution. Nevertheless, the caption was

silently altered to "United States of America v. Kevin Lewis Walker" without 19

motion, notice, hearing, or supporting authority — in direct violation of Federal 20

Rule of Civil Procedure 17(a), which mandates that every action be prosecuted in

the name of the real party in interest.

There is no record of a federal agency initiating a complaint, and no evidence that

the United States (a Federal corporation and ens legis) has standing, authority, or

lawful jurisdiction in this matter. The substitution is facially void and constitutes a

fraud on the court. 26

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B. This Matter Involves a State Misdemeanor Not Cognizable Under Federal

Criminal Jurisdiction

The sole charge at issue arises under California Vehicle Code § 12951(b) — "Refusal to Present Driver's License to an Officer" — a state-level misdemeanor offense. It does not constitute a federal crime, nor does it invoke any enumerated 3 federal power under Article III, Section 2 of the U.S. Constitution, including the Commerce Clause or any authority over federal enclaves. 5 6 Federal courts do not have original jurisdiction over state misdemeanor prosecutions unless lawfully removed by the prosecuting agency for limited federal review — which did **not occur** in this case. No lawful removal was initiated by the State. Instead, the case was removed by the Respondent under civil rights **authority**, and then procedurally hijacked and reclassified — an action wholly 10 outside lawful jurisdiction. 11 C. No Valid Charging Instrument Exists Under Federal Criminal Procedure 12 If this matter were properly classified as a federal criminal action (which it is not), it 13 would be governed by the Federal Rules of Criminal Procedure, which are explicit: 15 Rule 3 requires a verified complaint signed by a federal law enforcement 16 officer. 17 Rule 4 requires that a summons or warrant be issued based on such a 18 complaint. 19 20 Rule 7 requires a grand jury indictment in felony matters, or an information for misdemeanors prosecuted by the federal government. 21 There is no Rule 3 complaint, no Rule 4 summons, no Rule 7 indictment, and no 22 **charging instrument** filed by the United States or any of its agencies. As such, the 23 24 docket styled as 5:25-cr-00163 is facially void for lack of subject matter **jurisdiction**, lack of a real party in interest, and failure to comply with mandatory 25 procedural prerequisites under the Federal Rules of Criminal Procedure. 26 D. Clerical Substitution, Jurisdictional Reclassification, and Re-captioning

Page 6 of 22

Constitute Procedural Fraud and Simulated Legal Process

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Following the Respondent's/Injured Party's and Purported Defendant's removal of the original state matter for civil rights violations under 42 U.S.C. § 1983, and after multiple verified filings were entered into the federal civil docket, court personnel unilaterally terminated the civil matter under the guise of "clerical error" and redirected all filings to a newly captioned criminal case. This was done without judicial order, without party consent, and without jurisdictional hearing.

The result was the manufacture of a criminal prosecution under the name "United States of America" (ens legis), despite:

- · No indictment or information,
- No federal officer's complaint,
- No federal nexus,

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- No real injured party,
- And no jurisdictional basis.
- This amounts to **procedural fraud**, **simulated legal process**, and a **color-of-law**deprivation of rights under both 28 U.S.C. § 1446(d) and the Fifth and Fourteenth

 Amendments to the United States Constitution.
 - The Court has an affirmative duty to **strike such fraud from the record**, restore the matter to its proper posture under the law, and enforce the equitable rights raised under verified affidavit by the Defendant.
- 20 E. Absence of Corpus Delicti, Contract, and Lawful Jurisdiction Renders the 21 Action Void Ab Initio
 - This matter fails on its face due to the total absence of corpus delicti the foundational requirement for any criminal prosecution. No injured party, damaged property, verified complaint, or harm has been presented. The "charge" under California Vehicle Code § 12951(b) is administrative in nature, and the State has failed to allege or prove a crime against person or property. Under long-standing principles of law, "There can be no crime without a victim."

Moreover, no valid, disclosed, and mutually assented contract exists between the Purported Defendant or Respondent/Injured Party and the State or United States creating a duty to perform under the cited statute. No contract waiving rights, 3 submitting to jurisdiction, or establishing personal liability has been entered into knowingly, willingly, and voluntarily. Absent a verified injured party, a valid commercial nexus, and a lawful contract, the court lacks: 7 **Subject Matter Jurisdiction** (no federal crime or case/controversy) 8 **Personal Jurisdiction** (no valid contract or voluntary appearance) 9 **Territorial Jurisdiction** (no federal nexus or location-based authority) 10 As a result, all proceedings to date are <u>void ab initio</u> and without force or lawful 11 effect. The record is facially defective and incapable of supporting any judicial 12 action. 13 F. Judicial Estoppel and Constitutional Prohibition on Federal Overreach The State of California has not prosecuted in state court. There is no adjudicated 15 conviction, no judgment of guilt, and no resolution by a competent state tribunal. 16 The U.S. Attorney cannot now appear as Plaintiff on the same factual grounds absent a federal nexus or grand jury indictment. Attempting to do so constitutes 18 judicial estoppel, due process violation, and simulated legal process by recharacterizing an administrative or civil matter into a federal criminal 20 prosecution without lawful authority, charging instrument, or proper notice. Such 21 actions violate the separation of powers, encroach upon state sovereignty, and create a jurisdictional defect fatal to the legitimacy of the proceeding. G. Original State Prosecutor Remains in Dishonor; No Lawful Prosecution Ever **Initiated by Riverside County District Attorney** 25 This entire matter originated under the purported authority of the Riverside 26 County District Attorney, who initiated a state-level administrative charge under

California Vehicle Code § 12951(b). Despite having full notice and opportunity to Page 8 of 22

prosecute the matter in state court, the District Attorney failed to file a verified complaint, failed to produce a real injured party, and failed to rebut any of the Respondent's verified notices and affidavits served upon him directly. 3 Upon lawful removal to this Court under 28 U.S.C. §§ 1441 and 1443, the District Attorney stood down entirely, neither opposing removal nor moving to remand. His silence constitutes tacit acquiescence, dishonor, and admission by estoppel to all unrebutted affidavits and verified facts presented by the Respondent. Specifically, the District Attorney received and failed to rebut the following verified affidavits and contracts, each entered into the commercial record via USPS Certified Mail: 10 Exhibit A: Affidavit and Contract Security Agreement #RF775820621US 11 Exhibit B: Affidavit and Contract Security Agreement #RF775821088US 12 Exhibit C: Affidavit and Contract Security Agreement #RF775822582US 13 Exhibit D: Affidavit and Contract Security Agreement #RF775823645US 14 Exhibit E: Verified Notice of Conditional Acceptance, Counterclaim, and 15 Demand 16 Exhibit F: UCC Financing Statement No. 2024385925-4 17 Exhibit G: UCC Financing Statement No. 2025470746-9 18 . 19 **Exhibit H**: Affidavit of Truth: Right to Travel Revocation **Exhibit I**: Affidavit: Resolution, Revocation, and Termination of Franchise 20 **Exhibit J**: Affidavit: Power of Attorney In Fact 21 Exhibit K: Trademark and Copyright Agreement for TMKEVIN LEWIS 22 WALKER© 23 24 **Exhibit L**: Hold Harmless Agreement There exists no record of lawful substitution, transfer, or delegation of 25 prosecutorial authority from the Riverside County District Attorney to the U.S. 26 Attorney's Office. No state judicial ruling, executive referral, or statutory basis exists for federal takeover of this proceeding. The unlawful appearance of the

Page 9 of 22

"United States of America" as Plaintiff - without motion, indictment, or nexus is ultra vires and procedurally null.

The originator of the matter **remains in default**. Under well-settled law, a party that initiates legal action but fails to prosecute or respond is barred from recovery.

See:

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- Fed. R. Civ. P. 41(b) (failure to prosecute is grounds for dismissal),
- U.S. v. Throckmorton, 98 U.S. 61 (1878) ("Fraud vitiates everything it touches."),
- Johnson v. Zerbst, 304 U.S. 458 (1938) ("Jurisdiction must be established before a court can proceed to judgment."),
- United States v. Real Property at Incline Village, 47 F.3d 1511 (9th Cir. 1995) (failure to respond to verified judicial process justifies default).

Any attempt by another party — especially a federal agency — to usurp that role without lawful delegation, contract, or jurisdictional nexus is void ab initio, constitutes fraudulent joinder, and confirms that the current proceeding is a fabricated simulation of legal process under color of law.

V. THERE IS NO FEDERAL CRIME, NO FEDERAL STATUTE, AND NO LAWFUL BASIS FOR FEDERAL CRIMINAL JURISDICTION

This matter, originally arising under California Vehicle Code § 12951(b) — refusal to present a driver's license to a peace officer — is a **state-level administrative** misdemeanor that has no nexus whatsoever to any federal statute, federal property, federal officer, or enumerated federal interest. It is not, and cannot be, a lawful basis for federal criminal prosecution.

- There is **no federal statute** under Title 18, Title 21, or any other provision of the U.S. Code that criminalizes the alleged conduct. The United States Congress has not
- enacted legislation federalizing traffic-related driver identification violations under 26
- state law. Furthermore, there is no claim of interstate commerce, federal enclave
 - jurisdiction, or concurrent law enforcement jurisdiction that would invoke Article I Page 10 of 22

- or Article III authority. As such, this Court lacks original jurisdiction under the
- **U.S. Constitution** to adjudicate any criminal matter arising from this statute.
- The U.S. Supreme Court has long held that:
- "There is no federal common law of crimes... The legislative authority of the
- Union must first make an act a crime, affix a punishment to it, and declare the
- court that shall have jurisdiction of the offense."
- United States v. Hudson, 11 U.S. (7 Cranch) 32, 34 (1812)
- Additionally, in United States v. Lopez, 514 U.S. 549 (1995), the Court reaffirmed
- that Congress may not federalize conduct absent a clear constitutional foundation
- such as interstate commerce. Likewise, in **Bond v. United States**, 572 U.S. 844
- (2014), the Court struck down federal prosecution of a state-level offense, holding 11
- that federal courts cannot prosecute local criminal conduct that lies solely within 12
- state jurisdiction. 13
- "The federal government lacks authority to enforce state crimes." 14
- 15 Bond, supra, at 858.
- There has been: 16

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- No federal complaint filed under Fed. R. Crim. P. 3;
 - No grand jury indictment or information under Fed. R. Crim. P. 7;
 - No valid charging instrument invoking federal law, interstate commerce, or U.S. Code violations;
- No summons or arrest warrant issued by a federal officer under Fed. R. Crim. P. 4.
- Instead, the federal docket in this case was fraudulently initiated by reclassifying a 23
- 24 removed civil rights case into a criminal matter and falsely naming the "United
- States of America" as Plaintiff without a lawful charging instrument, without 25
- jurisdiction, and without statutory basis. 26
- This maneuver constitutes a simulated legal process, executed under color of law,
- 28 in violation of constitutional due process and the exclusive domain of state courts

Page 11 of 22

over state misdemeanors. It is an ultra vires act and a jurisdictional nullity that must be struck in full.

"A void judgment is one which, from its inception, is a complete nullity and without legal effect."

- Basso v. Utah Power & Light Co., 495 F.2d 906, 910 (10th Cir. 1974)

Accordingly, Respondent demands that this Court:

Declare that no federal crime exists;

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- Strike the fraudulent federal caption and classification;
- And dismiss the proceeding in its entirety as void ab initio and outside the jurisdiction of this Court.

VI. CONCLUSION

This case is jurisdictionally and procedurally void ab initio due to the fraudulent substitution of the "United States of America" (a Federal corporations and ens legis) as Plaintiff, the absence of any valid indictment, complaint, or charging **instrument**, and the **unlawful conversion** of a civil rights removal into a federal criminal prosecution. The record contains no verified complaint under Fed. R. Crim. P. 3, no indictment under Fed. R. Crim. P. 7, no summons or warrant issued under Rule 4, and no judicial order authorizing a change in party or case classification. This amounts to procedural fraud, a denial of due process, and a simulated legal process executed under color of law, in violation of the Respondent's fundamental rights. It is well-settled that "[w]hen there is no jurisdiction, the court has no authority to proceed, and its judgment is void." — Ex parte McCardle, 74 U.S. (7 Wall.) 506, 514 (1868); see also Steel Co. v. Citizens for a Better Environment, 523 U.S. 83, 94-95 (1998) ("Without jurisdiction the court cannot proceed at all in any cause."). Fraudulent misrepresentation of a party or the record constitutes fraud on the court, which "vitiates everything it touches." — United States v. Throckmorton, 98 U.S. 61, 65–66 (1878); Hazel-Atlas Glass Co. v. Hartford-Empire Co., 322 U.S. 238 (1944).

Page 12 of 22

Furthermore, courts have consistently held that a void judgment is a nullity and may be challenged at any time:

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"A judgment rendered without jurisdiction is a nullity and may be vacated at any time." — $Basso\ v$. $Utah\ Power\ &\ Light\ Co.$, 495 F.2d 906, 910 (10th Cir. 1974); "A court must sua sponte dismiss an action over which it has no subject matter jurisdiction." — $Fed.\ R.\ Civ.\ P.\ 12(h)(3)$.

Because there is **no corpus delicti**, **no injured party**, **no contract**, and **no lawful jurisdiction** under federal law or **Article III**, this proceeding is **void** and **without merit**. Respondent respectfully demands that this Court:

- STRIKE the improper and unauthorized substitution of the United States as Plaintiff;
- DISMISS WITH PREJUDICE all proceedings as void for lack of jurisdiction;
- Or, in the alternative, REINSTATE the original civil docket (5:25-cv-01305)
 for proper adjudication of constitutional and equitable claims.

Further proceedings under the current posture would violate the Fifth and Fourteenth Amendments and constitute actionable deprivation of rights under 42 U.S.C. § 1983. Equity demands correction of the record and immediate cessation of this simulated process.

VII. DEMAND FOR SANCTIONS AND REFERRAL FOR FRAUD ON THE COURT

Respondent respectfully moves this Court to exercise its inherent authority, as well as its powers under Federal Rule of Civil Procedure 11(c), 28 U.S.C. § 1927, and the doctrine of fraud upon the court, to impose appropriate sanctions and initiate disciplinary or criminal referral proceedings where applicable. The record clearly reflects that a fraudulent substitution of Plaintiff, unlawful docket manipulation, and the conversion of a civil rights removal into a simulated federal criminal prosecution occurred without motion, judicial order, lawful process, or jurisdictional foundation.

Page 13 of 22

Specifically, Respondent highlights the following sanctionable acts:

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- 1. The unauthorized and unannounced substitution of "UNITED STATES **OF AMERICA"** as **Plaintiff**, in place of the original party "THE PEOPLE OF THE STATE OF CALIFORNIA," without any motion filed, order issued, or lawful authority provided, in violation of Fed. R. Civ. P. 17(a) and basic due process.
- 2. The unilateral reclassification of a removed civil rights case (Case No. 5:25-cv-01305) into a federal criminal docket (Case No. 5:25-cr-00163), absent a valid indictment, complaint, or verified charging instrument, in direct contravention of Fed. R. Crim. P. Rules 3, 4, and 7, and without notice to the Respondent.
- 3. Clerical or prosecutorial participation in altering the party structure and docket classification with no jurisdictional basis, resulting in a proceeding that is void ab initio and entirely outside the court's lawful authority to adjudicate.
- 4. Failure of all parties and court officers involved to disclose these material procedural manipulations, constituting bad faith litigation conduct and fraud on the court, as defined by the U.S. Supreme Court in Hazel-Atlas Glass Co. v. Hartford-Empire Co., 322 U.S. 238 (1944), and reaffirmed in Chambers v. NASCO, Inc., 501 U.S. 32 (1991).
 - "A fraud on the court is conduct... so egregious that it affects the integrity of the judicial process itself." — United States v. Estate of Stonehill, 660 F.3d 415, 443 (9th Cir. 2011).
- 5. Where court personnel, attorneys, or officers engage in deception, simulated legal process, or ultra vires actions under color of law, the Court not only has the authority but the constitutional obligation to act. See:
 - Ex parte Virginia, 100 U.S. 339 (1879) state actors who violate rights under color of law are liable;

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Case | 5:25-cr-00163-ODW Document 3 Filed 06/25/25 Page 15 of 22 Page ID #:467

Date: June 24, 2025

 Chambers, supra – courts possess inherent power to impose sanctions for fraud and abuse of process.

6. Accordingly, Respondent demands:

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- That the Court issue sanctions against any attorney, agency, or officer responsible for initiating or perpetuating this fraudulent proceeding;
- That the Court strike all filings, docket references, and procedural steps taken under the invalid criminal classification and unauthorized party substitution;
- That the matter be referred, where appropriate, for disciplinary review,
 civil penalties, or criminal investigation under 18 U.S.C. §§ 241, 242, and
 all applicable authorities;
- That any officers found to have knowingly participated in this simulated process be held accountable under 42 U.S.C. § 1983, and that the record reflect such misconduct to preserve judicial integrity.
- 7. These actions are necessary not only to remedy the harm to the Respondent, but to safeguard the credibility and constitutional limits of this Court's authority.
- Pursuant to Federal Rule of Civil Procedure 11(c) and the Court's inherent powers to prevent fraud upon the tribunal, Respondent demands the imposition of monetary and non-monetary sanctions against all attorneys, parties, or officers who knowingly filed false statements, misrepresented party identity, or manipulated jurisdiction without authority. Fraud on the court is not subject to harmless error analysis and voids all resulting judgments. See *Hazel-Atlas Glass Co. v. Hartford-Empire Co.*, 322 U.S. 238 (1944).

VIII. DEMAND FOR RELIEF

NOW THEREFORE, based on the <u>verified</u> facts, *unrebutted* affidavits, procedural defects, jurisdictional violations, and color-of-law misconduct outlined above,

Respondent/Injured Party respectfully demands the following lawful and equitable relief:

- 1. STRIKE all references to "UNITED STATES OF AMERICA" (a Federal corporation and ens legis) as Plaintiff from the record in its entirety, as no motion to substitute was filed, no lawful basis for substitution exists, and no jurisdictional nexus supports such a change. The Plaintiff is not the real party in interest under Fed. R. Civ. P. 17(a) and has no standing.
- 2. **DECLARE VOID** the fraudulent and unlawful criminal classification of this matter under **Case No. 5:25-cr-00163**, as there exists:
 - No grand jury indictment under Fed. R. Crim. P. 7;
 - No verified federal complaint under Fed. R. Crim. P. 3;
 - No lawful jurisdictional basis under Article III or federal statute;
 - And no valid corpus delicti, injured party, or contract creating enforceable duty.
 - 3. **REINSTATE** the original civil docket (**Case No. 5:25-cv-01305**) with all previously filed materials, or, in the alternative, **REMAND** the matter to the appropriate venue, as the court is without lawful subject matter jurisdiction to proceed under a criminal caption.
 - 4. **DISMISS WITH PREJUDICE** all proceedings as <u>void ab initio</u>, for failure of jurisdiction, absence of a lawful charging instrument, absence of due process, and violation of 28 U.S.C. § 1446(d), which bars further proceedings in state court once removal is effectuated.
 - 5. TAKE JUDICIAL NOTICE of all <u>verified</u> filings in equity previously submitted in Case No. 5:25-cv-01305, including:
 - · Verified Affidavits of Fact,
 - Judicial Notices,

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- Conditional Acceptances,
- UCC-based security interests and evidence,

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Date: June 24, 2025

And unrebutted constitutional and procedural objections. Said documents stand as evidence of truth in commerce, equity, and law, and remain unrebutted by any sworn opposing party.

6. **ISSUE SANCTIONS** or initiate disciplinary review against any officer, party, or clerk who knowingly:

- Substituted Plaintiffs without motion or authority;
- Altered the docket classification without judicial order;
- Participated in simulated legal process;
- Or engaged in obstruction of the court and abuse of process under color of law.

Respondent/Injured Party reserves all equitable rights, commercial defenses, and remedies, and demands that this Court act in honor, restore lawful jurisdiction, and end the ongoing procedural fraud and misrepresentation infecting the instant proceeding.

IX. RESERVATION OF RIGHTS

All rights are expressly reserved, nunc pro tunc ab initio, without prejudice, without recourse, and with full reservation of rights under UCC 1-308, all applicable maxims of equity and law, and the Constitution for the United States of America. Nothing herein shall be construed as a waiver of any rights, titles, defenses, remedies, or claims, known or unknown, legal or equitable, statutory or inherent. Respondent appears specially, not generally, and does not consent to any presumptions of jurisdiction, venue, or party status not affirmatively proven on the record by competent, admissible evidence.

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VERIFICATION:

Pursuant to 28 U.S.C. § 1746

I, <u>Kevin: Realworldfare</u>, over the age of 18, competent to testify, and having firsthand knowledge of the facts stated herein, do hereby declare, certify, verify, affirm, and state under penalty of perjury under the laws of the United States of America and the State of California, that the foregoing statements are true, correct, and complete, to the best of my understanding, knowledge, and belief, and made in good faith.

Executed, signed, and sealed this <u>24th</u> day of <u>June</u> in the year of Our Lord two thousand and twenty five, *without* the United States, with all rights reserved and without recourse and without prejudice.

All rights reserved without prejudice or recourse, UCC § 1-308, 3-402.

By: Kenlud latax

Kevin: Realworldfare, Real Party In Interest, Secured Party, Injured Party, living man

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LIST OF EXHIBITS / EVIDENCE:

2	1.Exhibit A: Affidavit and	Contract Security Agreemen	t #RF775820621US	, titled
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- NOTICE OF CONDITIONAL ACCEPTANCE, and FRAUD, RACKETEERING, 3
- CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, 4
- IDENTITY THEFT, EXTORTION, COERCION, TREASON. 5
- 2. Exhibit B: Affidavit and Contract Security Agreement #RF775821088US, titled:
- NOTICE OF DEFAULT, and FRAUD, RACKETEERING, CONSPIRACY, 7
- DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY THEFT, 8
- EXTORTION, COERCION, TREASON 9
- 3. Exhibit C: Affidavit and Contract Security Agreement #RF775822582US, titled:
- NOTICE OF DEFAULT AND OPPORTUNITY TO CURE AND NOTICE OF 11
- FRAUD, RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS 12
- UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION, 13
- KIDNAPPING. 14
- 4. Exhibit D: Affidavit and Contract Security Agreement #RF775823645US, titled: 15
- Affidavit Certificate of Dishonor, Non-response, DEFAULT, JUDGEMENT, and 16
- LIEN AUTHORIZATION. 17
- 5. Exhibit E: PURPORTED DEFENDANT'S VERIFIED NOTICE OF 18
- CONDITIONAL ACCEPTANCE, NOTICE OF MANDATORY 19
- COUNTERCLAIM, AND NOTICE OF JUDICIAL FRAUD AND CONSPIRACY 20
- TO DEPRIVE UNDER COLOR OF LAW, AND DEMAND FOR DISMISSAL, 21
- SANCTIONS, RESTITUTION, AND SUMMARY JUDGEMENT AS A MATTER 22
- OF LAW IN FAVOR OF PURPORTED DEFENDANT 23
- 6. Exhibit F: UCC Financiang Statement No. 2024385925-4
- 7. Exhibit G: UCC Financiang Statement No. 2025470746-9
- 8. Exhibit H AFFIDAVIT of Truth: RIGHT TO TRAVEL CANCELLATION, 26
- TERMINATION, AND REVOCATION of COMMERCIAL "For Hire" DRIVER'S 27
- LICENSE CONTRACT and AGREEMENT. LICENSE/BOND # B6735991. 28

Page 19 of 22

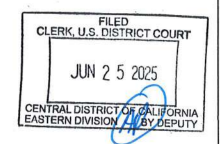
Case₁5:25-cr-00163-ODW Document 3 Filed 06/25/25 Page 20 of 22 Page ID #:472 Date: June 24, 2025 9. Exhibit I: Affidavit: Resolution, Revocation, and Termination of Franchise 10.Exhibit J: Affidavit: Power of Attorney In Fact 11.Exhibit K: ™KEVIN LEWIS WALKER© Trademark and Copyright Agreement. 3 12.Exhibit L: Hold Harmless Agreement. 13. Exhibit M: Docket Record from Superior Court of California, County of Riverside, Case No. MISW2501134, titled The People of the State of California v. 6 7 Kevin Lewis Walker, evidencing the original administrative citation and absence of any adjudicated conviction or lawful removal by the prosecuting agency. 8 9 10 11 12 // 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28

1	PROOF OF SERVICE
2	STATE OF CALIFORNIA)
3) ss.
4	COUNTY OF RIVERSIDE)
5	I competent, over the age of eighteen years, and not a party to the within
6	action. My mailing address is the Walkernova Group, care of: 30650 Rancho
7	California Road suite #406-251, Temecula, California [92591]. On or about June 25 ,
8	2025, I served the within documents:
9	1. <u>VERIFIED NOTICE OF MOTION, AND VERIFIED MOTION AND DEMAND TO</u>
10	DISMISS VOID AB INITIO PROCEEDINGS, STRIKE FRAUDULENT PLAINTIFF
11	SUBSTITUTION, DEMAND FOR CONSTITUTIONAL AND EQUITABLE RELIEF,
12	AND MOTION FOR SANCTIONS FOR FRAUD ON THE COURT
13	By Electronic Service. Based on a court order and/or an agreement of the parties
14	to accept service by electronic transmission, I caused the documents to be sent to
15	the persons at the electronic notification addresses listed below.
16	Michael: Hestrin, Miranda Thomson, Monika Vermani C/o THE DISTRICT ATTORNEY'S OFFICE, THE PEOPLE OF THE STATE
17	OF CALIFORNIA 3960 Orange Street,
18	Riverside, California [92501-3611] DAOffice@rivco.org
19	US Attorney's Office
20	Ausa - Office Of Us Attorney 213-894-2434
21	usacac.criminal@usdoj.gov
22	I declare under penalty of perjury under the laws of the State of California
23	that the above is true and correct. Executed on June 24, 2025 in Riverside County,
24	California.
25	/s/Chris Yarbra/ Chris Yarbra
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- 1	Page 21 of 22

Case₁5:25-cr-00163-ODW Document 3 Filed 06/25/25 Page 22 of 22 Page ID #:474 Date: June 24, 2025 1 NOTICE: Using a notary on this document does not constitute joinder adhesion, or consent to any foreign jurisdiction, nor does it alter my status in any manner. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction. ACKNOWLEDGEMENT: 8 State of California A notary public or other officer completing this certificate 10 verifies only the identity of the individual who signed the) ss. document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document. County of Riverside 11 On this 24th day of June, 2025, before me, Joyti Patel, a Notary Public, personally 12 appeared Kevin Realworlfare (formerly Kevin Walker), who proved to me on the 13 basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their 16 signature(s) on the instrument the person(s), or the entity upon behalf of which the 17 person(s) acted, executed the instrument. 18 I certify under PENALTY OF PERJURY under the laws of the State of California 19 that the foregoing paragraph is true and correct. 20 21 WITNESS my hand and official seal. 22 JOYTI PATEL lotary Public - California Riverside County 23 Commission # 2407742 Comm. Expires Jul 8, 2026 24 Signature <u></u> (Seal) 25 26 27 28

-Exhibit D-

Kevin: Realworldfare, *sui juris, in propria Persona* **Care of:** 30650 Rancho California Road # 406-251 Temecula, California [92591] *non-domestic without* the <u>U</u>nited <u>S</u>tates Email: team@walkernovagroup.com



Real Party in Interest, Injured Party, Secured Party, Respondent

UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

THE PEOPLE OF THE STATE OF CALIFORNIA (fraudulently substituted),

Purported Plaintiff,

US.

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KEVIN LEWIS WALKER (ENS LEGIS),

Purported Defendant.

Case No. 5:25-cr-00163-ODW

MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT OF VERIFIED NOTICE AND MOTION TO DISMISS VOID AB INITIO PROCEEDINGS, STRIKE FRAUDULENT PLAINTIFF SUBSTITUTION, AND DEMAND FOR CONSTITUTIONAL AND EQUITABLE RELIEF

(SPECIAL LIMITED APPEARANCE — IN EQUITY ONLY — EQUITY JURISDICTION PRESERVED)

I. INTRODUCTION

This Memorandum supports the Verified Notice and Motion seeking immediate dismissal of all proceedings in Case No. 5:25-cr-00163 as void *ab initio*. What began as a civil removal under 28 U.S.C. §§ 1331, 1441, and 1443, involving an alleged *California Vehicle Code* infraction, has been silently and unlawfully transformed into a simulated federal criminal prosecution without indictment, complaint, or jurisdiction.

The substitution of "UNITED STATES OF AMERICA" as Plaintiff is a fraud on the court, effectuated without motion, order, or due process—rendering every subsequent action void.

Page 1 of 6

Case 5:25-cr-00163-ODW Document 4 Filed 06/25/25 Page 2 of 6 Page ID #:476

Date: June 24, 2025

The law is clear: **fraud vitiates everything it touches** (*United States v. Throckmorton*, 98 U.S. 61, 66 (1878)), and **a judgment rendered without jurisdiction is void, not merely voidable** (*Ex parte McCardle*, 74 U.S. 506 (1868)).

II. NO FEDERAL CRIME EXISTS

The sole alleged violation arises under California Vehicle Code § 12951(b) — a nonviolent, non-federal, administrative matter. No U.S. Code violation is alleged, no federal nexus is asserted, and no connection to interstate commerce or federal property exists. Thus, no constitutional basis for Article III federal criminal jurisdiction is present.

"The district courts of the United States... are courts of limited jurisdiction.

They possess only that power authorized by Constitution and statute."

— Kokkonen v. Guardian Life Ins. Co. of America, 511 U.S. 375, 377 (1994)
Further, no corpus delicti exists. The People have not presented any injured party, damaged property, or sworn factual basis for a criminal action. No verified complaint under Fed. R. Crim. P. 3, no indictment under Rule 7, no summons or warrant under Rule 4, and no proper service exists.

III. FRAUDULENT PLAINTIFF SUBSTITUTION AND RECLASSIFICATION

The original civil removal was docketed under 5:25-cv-01305, a lawful removal from state court. No motion was filed to substitute the "United States" as plaintiff, nor was any hearing held. Nevertheless, the case was administratively closed and reassigned under 5:25-cr-00163, with the "UNITED STATES OF AMERICA" falsely appearing as Plaintiff.

This directly violates:

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- Fed. R. Civ. P. 17(a): requiring the action to be prosecuted in the name of the real party in interest
- 28 U.S.C. § 1652: preserving state substantive law in removed actions
- Due process under the 5th and 14th Amendments

Page 2 of 6

Case 5:25-cr-00163-ODW Document 4 Filed 06/25/25 Page 3 of 6 Page ID #:477 Date: June 24, 2025 "A judgment rendered by a court without personal or subject matter 1 2 jurisdiction is void." - Durfee v. Duke, 375 U.S. 106, 116 (1963) 3 "Parties cannot confer subject matter jurisdiction on a federal court by 4 stipulation or manipulation." 5 - Insurance Corp. of Ireland v. Compagnie des Bauxites, 456 U.S. 694, 702 (1982) 6 The Court has an obligation to sua sponte correct jurisdictional defects and may not perpetuate an unlawful substitution. 8 IV. COLOR OF LAW VIOLATIONS AND SIMULATED PROCESS 9 All officers and clerks involved in converting a civil infraction into a criminal 10 federal prosecution without cause are acting under color of law, in violation of: 11 42 U.S.C. § 1983 - deprivation of rights under color of law 12 42 U.S.C. § 1985 – conspiracy to interfere with civil rights 13 14 42 U.S.C. § 1986 – neglect to prevent 18 U.S.C. § 241 – conspiracy against rights 15 18 U.S.C. § 242 – deprivation of rights under color of law 16 "Where there is no jurisdiction, there is no judge; the proceeding is as nothing." 17 - Mireles v. Waco, 502 U.S. 9 (1991) 18 V. INJURY AND IRREPARABLE HARM 19 As a direct result of this unlawful reclassification and fraudulent substitution, the 20 Respondent has suffered: Mental anguish, emotional trauma, and reputational harm 22 · Violation of due process, liberty, and property rights 23 Loss of peaceful enjoyment, freedom of movement, and dignity 24

- "The right to be let alone is indeed the beginning of all freedom." 25

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- Olmstead v. United States, 277 U.S. 438, 478 (1928) (Brandeis, J., dissenting)
- These injuries are **ongoing and irreparable**. Equity must intervene where law offers 28 no remedy.

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1	VI. UNREBUTTED COMMERCIAL AND LEGAL RECORD
2	Filed into the record are verified affidavits, administrative notices, and UCC filings
3	(Exhibits A-M), including:
4	Conditional Acceptances
5	Default Notices and Certificates of Dishonor
6	 Affidavits of Status, Travel Rights, and Franchise Revocation
7	 UCC Financing Statements securing equitable and commercial interest
8	"Unrebutted affidavits stand as truth in commerce."
9	- Morris v. National Cash Register, 44 F.2d 776 (7th Cir. 1930)
10	"A party who fails to rebut affidavits and default notices in administrative
11	process is bound by their effect."
12	United States v. Kis, 658 F.2d 526 (7th Cir. 1981)
13	These facts are unrebutted, self-authenticating, and judicially noticeable.
14	VII. CONCLUSION
15	This case is a textbook simulation of legal process—unlawful, unsupported, and
16	unsanctioned. There is no valid Plaintiff, no valid charge, and no jurisdiction.
17	The continued appearance of criminal authority is a fraud on the court and a
18	violation of every constitutional safeguard.
19	"Fraud destroys the validity of everything into which it enters."
20	— Throckmorton, 98 U.S. at 66
21	Equity, honor, and justice require immediate cessation of all void proceedings and
22	correction of the record.
23	Respectfully Filed, All rights reserved without prejudice or
24	recourse, UCC § 1-308, 3-402.
25	By: Keun: Kealworldfare
26	Kevin: Realworldfare, Real Party In Interest,
27	Secured Party, Injured Party, living man

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1	PROOF OF SERVICE
2	STATE OF CALIFORNIA)
3) ss.
4	COUNTY OF RIVERSIDE)
5	I competent, over the age of eighteen years, and not a party to the within
6	action. My mailing address is the Walkernova Group, care of: 30650 Rancho
7	California Road suite #406-251, Temecula, California [92591]. On or about June 25,
8	2025, I served the within documents:
9	1. MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT OF VERIFIED
10	NOTICE AND MOTION TO DISMISS VOID AB INITIO PROCEEDINGS, STRIKE
11	FRAUDULENT PLAINTIFF SUBSTITUTION, AND DEMAND FOR
12	CONSTITUTIONAL AND EQUITABLE RELIEF
13	By Electronic Service. Based on a court order and/or an agreement of the parties
14	to accept service by electronic transmission, I caused the documents to be sent to
15	the persons at the electronic notification addresses listed below.
16	Michael: Hestrin, Miranda Thomson, Monika Vermani C/o THE DISTRICT ATTORNEY'S OFFICE, THE PEOPLE OF THE STATE
17	OF CALIFORNIA 3960 Orange Street,
18	Riverside, California [92501-3611] DAOfffice@rivco.org
9	US Attorney's Office
20	Ausa - Office Of Us Attorney 213-894-2434
21	usacac.criminal@usdoj.gov
22	I declare under penalty of perjury under the laws of the State of California
23	that the above is true and correct. Executed on June 24, 2025 in Riverside County,
24	California.
25	/s/Chris Yarbra/ Chris Yarbra
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- {	Page 5 of 6

Case 5:25-cr-00163-ODW Document 4 Filed 06/25/25 Page 6 of 6 Page ID #:480 Date: June 24, 2025 1 NOTICE: Using a notary on this document does not constitute joinder adhesion, or consent to any foreign jurisdiction, nor does it alter my status in any manner. The purpose for notary is verification and identification only and not for entrance into any foreign 5 jurisdiction. 7 **ACKNOWLEDGEMENT:** 8 State of California A notary public or other officer completing this certificate verifies only the identity of the individual who signed the 10) ss. document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document. County of Riverside 11 On this 24th day of June, 2025, before me, Joyti Patel, a Notary Public, personally 12 appeared Kevin Realworlfare (formerly Kevin Walker), who proved to me on the 13 basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed 14 to the within instrument and acknowledged to me that he/she/they executed the 15 same in his/her/their authorized capacity(ies), and that by his/her/their 16 signature(s) on the instrument the person(s), or the entity upon behalf of which the 17 person(s) acted, executed the instrument. 18 I certify under PENALTY OF PERJURY under the laws of the State of California 19 that the foregoing paragraph is true and correct. 20 WITNESS my hand and official seal. 21 22 JOYTI PATEL lotary Public - California **Riverside County** 23 Commission # 2407742 Soytilatel Comm. Expires Jul 8, 2026 24 (Seal) 25 26 27 28 Page 6 of 6

-Exhibit E-

Kevin: Realworldfare, sui juris, in propria persona C/o 30650 Rancho California Road # 406-251

Temecula, California [92591]

non-domestic without the United States

Email: team@walkernovagroup.com



Real Party in Interest, Injured Party, Secured Party, Respondent

UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

THE PEOPLE OF THE STATE OF CALIFORNIA (fraudulently substituted),

Purported Plaintiff,

US.

KEVIN LEWIS WALKER (ENS LEGIS),

Purported Defendant.

Case No. 5:25-cr-00163-ODW

<u>VERIFIED</u> JUDICIAL NOTICE OF UNREBUTTED AFFIDAVITS AND SUPPORTING RECORDS IN EQUITY

(SPECIAL LIMITED APPEARANCE — IN EQUITY ONLY — EQUITY JURISDICTION PRESERVED)

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TO THE HONORABLE COURT, ALL PARTIES, AND THEIR COUNSEL OF

19 RECORD:

20 This matter is brought in equity, under the original and exclusive jurisdiction of this

Court as authorized by the Constitution of the United States, Article III, Section 2.

22 All statutory jurisdiction is expressly denied and rebutted. This is a Court of

23 Record. All rights are reserved without prejudice pursuant to UCC 1-308

24 COMES NOW Kevin: Realworldfare (formerly Kevin: Walker), a living man,

25 proceeding sui juris, in propria persona, by Special Limited Appearance only,

under threat duress and coercion, expressly not generally, <u>not</u> pro se, **not** appearing

as surety for any legal fiction, not a corporation, and **not** a U.S. citizen under the

14th Amendment, and invokes the Court's original jurisdiction in equity, pursuant

Page 1 of 13

<u>VERIFIED</u> JUDICIAL NOTICE OF UNREBUTTED AFFIDAVITS AND SUPPORTING RECORDS IN EQUITY

Date: June 24, 2025 to applicable equity principles under Article III of the Constitution for the United States of America, and Federal Rule of Evidence 201(b)(2). Purported Defendant, Real Party In Interest, injured party, and secured party, Kevin: Realworldfare 3 respectfully requests that this Court take judicial notice of the following unrebutted affidavits, notices, and documents which have been duly served, filed, and recorded in the administrative and judicial record: I. REQUEST FOR JUDICIAL NOTICE OF VERIFIED STATUS, 7 CAPACITY, JURISDICTIONAL REBUTTAL, AND UNREBUTTED 8 **COMMERCIAL FILINGS** 9 Pursuant to Federal Rule of Evidence 201(b)(2), this Court must take judicial **notice** of facts "not subject to reasonable dispute" and "capable of accurate 11 and ready determination by sources whose accuracy cannot reasonably be 12 questioned." The following facts and instruments are matters of public 13 record, verified affidavit, unrebutted contract, or recorded UCC filing, and 14 thus fall squarely within this standard. These judicially cognizable facts 15 compel immediate dismissal of all claims for lack of standing, jurisdiction, 16 injured party, and lawful process: A. Judicial Notice of Status and Jurisdiction 18 Purported Defendant and Real Party In Interest/injured party/secured party/ Creditor requests judicial notice of the fact that: 20 He is **Kevin: Realworldfare**, a private American national and living man 21 22

born on the land, not a "U.S. citizen" under the 14th Amendment;

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- He does not operate in a commercial capacity by adhesion and expressly **rebuts** any presumption that he is surety or trustee for the corporate fiction "KEVIN LEWIS WALKER";
- He is **not subject to Article I legislative jurisdiction**, and proceeds solely under **original jurisdiction in equity** under Article III, Section 2 of the Constitution for the United States of America;

Page 2 of 13

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1	• He has never knowingly, willingly, or voluntarily consented to any legal
2	fiction, statutory jurisdiction, or commercial adhesion instrument;
3	 All purported contracts, licenses, or registrations were procured under fraud,
4	mistake, coercion, and nondisclosure, rendering them void ab initio.
5	"Where rights secured by the Constitution are involved, there can be no rule
6	making or legislation which would abrogate them." — Roe v . Wade, 410 U.S. 113
7	(1973)
8	"A contract founded in fraud is no contract at all." — Plymouth Life Ins. Co. v .
9	Illinois, 112 U.S. 138 (1884)
10	B. Judicial Notice of Absence of Jurisdiction and Corpus Delicti
11	Purported Defendant and Real Party In Interest/injured party/secured party/
12	Creditor further requests judicial notice that:
13	There is no verified complaint , sworn affidavit, or statement under penalty
14	of perjury from any injured party;
15	There is no corpus delicti, no damaged party, no verifiable harm, and no
16	justiciable controversy as required under Article III;
17	The Plaintiff named, "The People of the State of California," is a LEGAL
18	FICTION without standing to assert harm or invoke judicial power.
19	"A legally cognizable injury in fact is the irreducible constitutional
20	minimum." — Lujan v. Defenders of Wildlife, 504 U.S. 555 (1992)
21	"Proof of corpus delicti is essential in any criminal prosecution." $-$ People v .
22	Lopez, 65 Cal. App. 4th 511 (1998)
23	C. Judicial Notice of Perfected Security Interest and Standing
24	Kevin: Realworldfare is the Real Party in Interest and Secured Party with perfected
25	commercial standing as evidenced by:
26	UCC Financing Statement No. 2024385925-4

Verified Security Agreements, Affidavits of Truth, and Notices of Interest

UCC Financing Statement No. 2025470746-9

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Page 3 of 13

E .	Private contracts and unrebutted affidavits served upon opposing parties
2	"Unrebutted affidavits are judicial admissions which the court must accept as
3	true." — United States v. Kis, 658 F.2d 526, 536 (7th Cir. 1981)
1	"When a party has, by its conduct, accepted the facts stated in an affidavit and
5	fails to rebut them, they are estopped from later contesting those facts." $-$ New
5	Hampshire v. Maine, 532 U.S. 742 (2001)
7	D. Judicial Notice of Revocation of Contracts, Licenses, and Joinder
3	Judicial notice is also requested of:

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- The lawful cancellation, rescission, and revocation of all commercial contracts presumed to bind Kevin: Realworldfare (formerly Kevin: Walker), including State-issued licenses, registration instruments, and all presumption of suretyship;
- The **termination of joinder** with the ens legis fiction "KEVIN LEWIS WALKER," and the express rebuttal of all statutory or commercial nexus claimed by public agencies or officers.

"Consent is not valid where it is coerced or involuntary." — Lobel v. American Airlines, Inc., 192 F.2d 217 (2d Cir. 1951)

"A contract obtained through fraud is void ab initio." — Horne v. U.S. Dep't of Agric., 576 U.S. 350 (2015)

II. DOCUMENTS FOR JUDICIAL NOTICE

Purported Defendant, Real Party In Interest, injured party, and secured party requests judicial notice of the following specific instruments, each of which constitutes verified evidence of standing, perfected security interest, and unrebutted factual determinations:

1. Exhibit A: Affidavit and Contract Security Agreement #RF775820621US, titled: NOTICE OF CONDITIONAL ACCEPTANCE, and FRAUD, RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION, TREASON.

Page 4 of 13

	Date. Julie 24, 2023
1	2. Exhibit B: Affidavit and Contract Security Agreement #RF775821088US, titled:
2	NOTICE OF DEFAULT, and FRAUD, RACKETEERING, CONSPIRACY,
3	DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY
4	THEFT, EXTORTION, COERCION, TREASON
5	3. Exhibit C: Affidavit and Contract Security Agreement #RF775822582US, titled:
6	NOTICE OF DEFAULT AND OPPORTUNITY TO CURE AND NOTICE OF
7	FRAUD, RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS
8	UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION,
9	COERCION, KIDNAPPING.
10	4. Exhibit D: Affidavit and Contract Security Agreement #RF775823645US, titled:
11	Affidavit Certificate of Dishonor, Non-response, DEFAULT, JUDGEMENT,
12	and LIEN AUTHORIZATION.
13	5. Exhibit E: PURPORTED DEFENDANT'S <u>VERIFIED</u> NOTICE OF
14	CONDITIONAL ACCEPTANCE, NOTICE OF MANDATORY
15	COUNTERCLAIM, AND NOTICE OF JUDICIAL FRAUD AND
16	CONSPIRACY TO DEPRIVE UNDER COLOR OF LAW, AND DEMAND FOR
17	DISMISSAL, SANCTIONS, RESTITUTION, AND SUMMARY JUDGEMENT
18	AS A MATTER OF LAW IN FAVOR OF PURPORTED DEFENDANT
19	6. Exhibit F: UCC Financiang Statement No. 2024385925-4
20	7. Exhibit G: UCC Financiang Statement No. 2025470746-9
21	8. Exhibit H AFFIDAVIT of Truth: RIGHT TO TRAVEL CANCELLATION,
22	TERMINATION, AND REVOCATION of COMMERCIAL "For Hire"
23	DRIVER'S LICENSE CONTRACT and AGREEMENT. LICENSE/BOND #
24	B6735991.
25	9. Exhibit I: Affidavit: Resolution, Revocation, and Termination of Franchise
26	10.Exhibit J: Affidavit: Power of Attorney In Fact
27	11. Exhibit K: TMKEVIN LEWIS WALKER© Trademark and Copyright Agreement
28	12.Exhibit L: Hold Harmless Agreement.

2	AFFIDAVITS AND OPERATIVE LEGAL PRESUMPTIONS
3	Pursuant to Federal Rule of Evidence 201(b)(2), this Court must take judicial notice of
4	facts "that can be accurately and readily determined from sources whose accuracy cannot
5	reasonably be questioned." The unrebutted and properly served affidavits previously
6	submitted into the record meet this standard and are binding as a matter of law.
7	"Unrebutted affidavits are judicial admissions which the court must accept as true."
8	- United States v. Kis, 658 F.2d 526, 536 (7th Cir. 1981)
9	"When facts in an affidavit are not controverted, they must be taken as true."
10	— Life Science Church v. IRS, 525 F. Supp. 202, 207 (N.D. Ind. 1981)
11	"Declarations in an affidavit, if not contested, are deemed admitted."
12	- Matsushita Elec. Indus. Co. v. Zenith Radio Corp., 475 U.S. 574, 587 (1986)
13	"Affidavits unchallenged and uncontradicted are accepted as true."
14	- Moore v. Kulicke & Soffa Indus., Inc., 318 F.3d 561, 566 (3d Cir. 2003)
15	Furthermore, silence in the face of a verified affidavit constitutes tacit acquiescence,
16	estoppel, and in applicable cases—constructive fraud:
17	"Silence, where there is a duty to speak, amounts to fraud."
18	- United States v. Tweel, 550 F.2d 297, 299 (5th Cir. 1977)
19	"Where one party remains silent when he should speak, he may not later deny
20	the facts as stated."
21	- American Surety Co. v. Pauly, 170 U.S. 133 (1898)
22	"Silence can only be equated with fraud where there is a legal or moral duty
23	to speak."
24	— Carmine v. Bowen, 64 A. 932 (Pa. 1906)
25	The doctrine of equitable estoppel is fully triggered under these circumstances:
26	"When a party has, by its conduct, accepted the facts stated in an affidavit and
27	fails to rebut them, they are estopped from later contesting those facts."

Page 6 of 13

- New Hampshire v. Maine, 532 U.S. 742, 749 (2001)

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1 "Estoppel arises when one party, by word or conduct, leads another to change 2 position to his detriment." - Heckler v. Community Health Services, 467 U.S. 51, 59 (1984) 3 "Failure to deny under circumstances that reasonably called for a denial 4 constituted an admission." 5 McCormick on Evidence § 262 (7th ed.) 6 "Where one party stands silent while another acts to his detriment on the 7 assumption of a fact, the first party is estopped from denying that fact." 8 Dickerson v. Colgrove, 100 U.S. 578 (1879) 9 10 Accordingly, the *Purported Plaintiff(s)*, Michael Hestrin, and all Respondents have failed to rebut, deny, or respond to the multiple properly served and verified 11 affidavits entered into the record. This silence and refusal to respond constitute: 12 Dishonor and default under commercial law, 13 14 Tacit acquiescence under common law, 15 And binding estoppel by operation of law and equity. The Court is therefore compelled to accept all facts stated within said affidavits as 16 conclusively established for the record. Dismissal is not only warranted, but legally 17 required under binding precedent and established rules of judicial notice. 18 19 III. CONCLUSION AND DEMAND FOR DISMISSAL WHEREFORE, based on the unrebutted and duly served affidavits, perfected 20 security instruments, and verified notices entered into the record — and pursuant 21 to controlling precedent under *United States v. Kis, New Hampshire v. Maine, Moore v.* 22 Kulicke, and United States v. Tweel — it is incontrovertible that the adverse parties 23 have remained in dishonor, failed to answer, and are estopped by their silence and 24 nonperformance. This Court, sitting as a Court of Record in equity and bound by Federal Rule of Evidence 201(b)(2), has a ministerial duty to take judicial notice of the unrebutted 27 facts and operate accordingly. There exists no genuine controversy, no lawful

adversary position, and no competent rebuttal to the established factual record only default, dishonor, and commercial and judicial silence.

Accordingly, and in the interest of justice, equity, and due process, Purported Defendant and Real Party in Interest, Kevin: Realworldfare, hereby demands the following: 5

- Immediate Dismissal with Prejudice of all claims, actions, or purported 1. proceedings initiated under color of law, against the ens legis, KEVIN LEWIS WALKER, or its Principal or its secured party, or its beneficiary, without lawful jurisdiction or standing;
- Final Judicial Determination and Recognition that all unrebutted facts, 2. notices, and affidavits are deemed admitted, binding, and conclusive as a matter of law and equity;
- 3. Entry of Final Order and Judgment in Equity granting full dismissal, estoppel, and closure of record, with sanctions and restitution where applicable, based on the <u>verified</u> dishonor, fraud, and simulated legal process evidenced in the record;
- Acknowledgment of This Court's Limited Role in Equity, and that it lacks jurisdiction to proceed further absent a bona fide controversy or rebuttal, pursuant to Article III, Section 2 of the Constitution for the United States of America.

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Page 8 of 13

VERIFICATION:

Pursuant to 28 U.S.C. § 1746

I, <u>Kevin</u>: <u>Realworldfare</u>, over the age of 18, competent to testify, and having firsthand knowledge of the facts stated herein, do hereby declare, certify, verify, affirm, and state under penalty of perjury under the laws of the United States of America and the State of California, that the foregoing statements are true, correct, and complete, to the best of my understanding, knowledge, and belief, and made in good faith.

Executed, signed, and sealed this <u>24th</u> day of <u>June</u> in the year of Our Lord two thousand and twenty five, *without* the United States, **with all rights reserved and** without recourse and without prejudice.

All rights reserved without prejudice or recourse, UCC § 1-308, 3-402.

By: Kern: Keafworldfare

Kevin: Realworldfare, Real Party In Interest, Secured Party, Injured Party, living man

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Page 9 of 13

LIST OF EXHIBITS / EVIDENCE: 1 1. Exhibit A: Affidavit and Contract Security Agreement #RF775820621US, titled: NOTICE OF CONDITIONAL ACCEPTANCE, and FRAUD, RACKETEERING, 3 CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, 4 5 IDENTITY THEFT, EXTORTION, COERCION, TREASON. 2. Exhibit B: Affidavit and Contract Security Agreement #RF775821088US, titled: 7 NOTICE OF DEFAULT, and FRAUD, RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY THEFT, 8 EXTORTION, COERCION, TREASON 9 3. Exhibit C: Affidavit and Contract Security Agreement #RF775822582US, titled: NOTICE OF DEFAULT AND OPPORTUNITY TO CURE AND NOTICE OF 11 12 FRAUD, RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION, 13 14 KIDNAPPING. 4. Exhibit D: Affidavit and Contract Security Agreement #RF775823645US, titled: Affidavit Certificate of Dishonor, Non-response, DEFAULT, JUDGEMENT, and 16 LIEN AUTHORIZATION. 17 5. Exhibit E: PURPORTED DEFENDANT'S VERIFIED NOTICE OF 18 CONDITIONAL ACCEPTANCE, NOTICE OF MANDATORY 19 COUNTERCLAIM, AND NOTICE OF JUDICIAL FRAUD AND CONSPIRACY 20 21 TO DEPRIVE UNDER COLOR OF LAW, AND DEMAND FOR DISMISSAL, 22 SANCTIONS, RESTITUTION, AND SUMMARY JUDGEMENT AS A MATTER OF LAW IN FAVOR OF PURPORTED DEFENDANT 23 6. Exhibit F: UCC Financiang Statement No. 2024385925-4 7. Exhibit G: UCC Financiang Statement No. 2025470746-9 25 8. Exhibit H AFFIDAVIT of Truth: RIGHT TO TRAVEL CANCELLATION, 26 TERMINATION, AND REVOCATION of COMMERCIAL "For Hire" DRIVER'S 27 28 LICENSE CONTRACT and AGREEMENT. LICENSE/BOND # B6735991.

Case \$:25-cr-00163-ODW Document 5 Filed 06/25/25 Page 11 of 13 Page ID #:491 Date: June 24, 2025 9. Exhibit I: Affidavit: Resolution, Revocation, and Termination of Franchise 10.Exhibit J: Affidavit: Power of Attorney In Fact 11.**Exhibit K: ™**KEVIN LEWIS WALKER© Trademark and Copyright Agreement. 12.Exhibit L: Hold Harmless Agreement. Page 11 of 13 VERIFIED JUDICIAL NOTICE OF UNREBUTTED AFFIDAVITS AND SUPPORTING RECORDS IN EQUITY Page 496 of 629

1	PROOF OF SERVICE
2	STATE OF CALIFORNIA)
3) ss.
4	COUNTY OF RIVERSIDE)
5	I competent, over the age of eighteen years, and not a party to the within
6	action. My mailing address is the Walkernova Group, care of: 30650 Rancho
7	California Road suite #406-251, Temecula, California [92591]. On or about June 25,
8	2025, I served the within documents:
9	1. <u>VERIFIED</u> REQUEST FOR JUDICIAL NOTICE OF UNREBUTTED AFFIDAVITS
10	AND SUPPORTING RECORDS IN EQUITY
11	By Electronic Service. Based on a court order and/or an agreement of the parties to
12	accept service by electronic transmission, I caused the documents to be sent to the persons
13	at the electronic notification addresses listed below.
14 15 16	Michael: Hestrin, Miranda Thomson, Monika Vermani C/o THE DISTRICT ATTORNEY'S OFFICE, THE PEOPLE OF THE STATE OF CALIFORNIA 3960 Orange Street, Riverside, California [92501-3611] DAOffice@rivco.org
17 18 19	US Attorney's Office Ausa - Office Of Us Attorney 213-894-2434 usacac.criminal@usdoj.gov
20	I declare under penalty of perjury under the laws of the State of California
21	that the above is true and correct. Executed on June 24, 2025 in Riverside County,
22	California.
23	/s/Chris Yarbra/ Chris Yarbra
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8	// Description

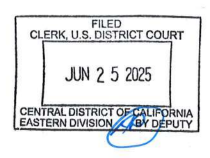
Case \$:25-cr-00163-ODW Document 5 Filed 06/25/25 Page 13 of 13 Page ID #:493 Date: June 24, 2025 1 NOTICE: Using a notary on this document does not constitute joinder adhesion, or consent to 2 any foreign jurisdiction, nor does it alter my status in any manner. The purpose for 3 notary is verification and identification only and not for entrance into any foreign jurisdiction. 5 6 7 ACKNOWLEDGEMENT: 8 State of California A notary public or other officer completing this certificate 10 verifies only the identity of the individual who signed the) ss. document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document. County of Riverside 11 On this 24th day of June, 2025, before me, Joyti Patel, a Notary Public, personally appeared Kevin Realworlfare (formerly Kevin Walker), who proved to me on the 13 basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed 14 to the within instrument and acknowledged to me that he/she/they executed the 15 same in his/her/their authorized capacity(ies), and that by his/her/their 16 signature(s) on the instrument the person(s), or the entity upon behalf of which the 17 person(s) acted, executed the instrument. 18 I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct. 20 WITNESS my hand and official seal. 21 22 JOYTI PATEL Notary Public - California Riverside County 23 Commission # 2407742 Comm. Expires Jul 8, 2026 24 (Seal) 25 26 27 28

-Exhibit F-

Kevin: Realworldfare, sui juris, in propria persona C/o 30650 Rancho California Road # 406-251 Temecula, California [92591] non-domestic without the <u>U</u>nited <u>S</u>tates

Email: team@walkernovagroup.com

Real Party in Interest, Injured Party, Secured Party,



UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

THE PEOPLE OF THE STATE OF CALIFORNIA (fraudulently substituted),

Purported Plaintiff,

US.

Respondent

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KEVIN LEWIS WALKER (ENS LEGIS),

Purported Defendant.

Case No. 5:25-cr-00163-ODW

NOTICE OF AFFIDAVIT, AND VERIFIED AFFIDAVIT OF FACT IN SUPPORT OF VERIFIED MOTION AND DEMAND TO DISMISS VOID AB INITIO ACTION FOR LACK OF JURISDICTION, ABSENCE OF LAWFUL PLAINTIFF, NO JUSTICIABLE CLAIM, SIMULATED LEGAL PROCESS, FRAUD ON THE COURT, AND DEMAND FOR FINAL EQUITABLE RELIEF

(SPECIAL LIMITED APPEARANCE — IN EQUITY ONLY — EQUITY JURISDICTION PRESERVED)

KNOW ALL MEN BY THESE PRESENT, that I, Kevin: Realworldfare, a living

man, proceeding sui juris, in propria persona, appearing by Special Limited

Appearance only, not generally, and not pro se, with all rights reserved without

prejudice, waiving none, preserving all immunities, protections, and remedies,

being over the age of 18, competent to testify, and having firsthand knowledge of

the facts stated herein, do hereby declare, certify, verify, and affirm under penalty of

26 perjury under the laws of the United States of America, that the following is true,

correct, and complete to the best of my knowledge, belief, and understanding, and

28 made in **good faith**:

Date: June 24, 2025

I. STATUS AND JURISDICTION

- 1. I am Kevin: Realworldfare, a private American national, a living man born on the land, not a "U.S. citizen" as defined by the 14th Amendment, nor a subject of the U.S. municipal corporation or any of its subdivisions, instrumentalities, franchises, or artificial constructs. I do not operate in any commercial capacity by adhesion, nor do I consent to any presumption that converts my standing into that of a corporate debtor, surety, or fiduciary for a fiction.
- 2. I retain full, unalienable natural rights by birthright—secured by the Constitution for the United States of America (1787) and protected under common law and the Law of Nations—and I exist entirely within the sovereign jurisdiction of the land, not under the legislative jurisdiction of Article I, nor under colorable or presumed statutory overlays imposed by municipal code, equity theft, or administrative edicts.
- 3. I am proceeding exclusively under original jurisdiction in equity, as vested in Article III, Section 2 of the Constitution for the United States of America, invoking the authority of a Court of Record, which proceeds according to due process, maxims of equity, and binding common law, not statutory scheme or commercial presumption. I do not appear voluntarily before any inferior tribunal, legislative body, or administrative venue acting under Article I powers, nor do I waive any protections afforded to me under natural law, equity, or the foundational constitutional framework of this nation.

"Rights secured by the Constitution cannot be overridden by statute or administrative convenience." — *Miranda v. Arizona*, 384 U.S. 436 (1966)

"Where rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them." — *Roe v. Wade*, 410 U.S. 113 (1973).

Date: June 24, 2025

 Accordingly, all authority and jurisdiction must be affirmatively proven on the record, and absent such proof, this matter is without lawful foundation and must be dismissed for want of jurisdiction and standing.

II. REBUTTAL OF LEGAL FICTION AND CONTRACTUAL PRESUMPTIONS

- 5. II have never knowingly, willingly, or voluntarily identified as, consented to act as, or been lawfully joined with the artificial legal construct or ens legis entity styled in all-capital letters as "KEVIN LEWIS WALKER." Any alleged association, endorsement, or presumption of identity with said legal fiction was made absent full disclosure, without lawful consideration, and under constructive fraud, thereby violating the essential elements of lawful contract formation mutual assent, capacity, full disclosure, and consideration.
- 6. I have never entered into any valid, enforceable, knowingly-executed contract with any government agency, statutory entity, or corporate body that would lawfully subject me, the living man known as Kevin: Realworldfare, to administrative, statutory, or commercial jurisdiction. No wet-ink signature exists on any bona fide agreement that satisfies the common law requirements of a valid contract to bind me to obligations under color of law or statutory presumption.
- 7. Any purported contract, license, registration, or nexus with any public body—including but not limited to voter registration, Social Security enrollment, or issuance of a driver's license—was acquired through nondisclosure, coercion, mistake of fact, and unlawful presumption. These are all void ab initio pursuant to maxims of equity and commercial law.

"Consent is not valid where it is coerced or involuntary." — Lobel v. American Airlines, Inc., 192 F.2d 217 (2d Cir. 1951)

"The people of this State do not yield their sovereignty to the agencies which

Page 3 of 22

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serve them." — *Miranda v. Arizona*, 384 U.S. 436 (1966)

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"A contract founded in fraud is no contract at all." — Plymouth Life Ins. Co. v. Illinois, 112 U.S. 138 (1884)

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unrevealed presumption, unrebutted silence, or unilateral adhesion instruments, is

8. Accordingly, any claim of jurisdiction over my person or property, founded upon

6 7 hereby expressly rebutted, rescinded, and denied for want of lawful consent. All such claims are **commercial nullities** and have no binding effect in law or equity.

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III. ABSENCE OF INJURED PARTY OR VERIFIED COMPLAINT

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9. There exists no injured man or woman, no damaged property, and no verified complaint made under penalty of perjury by any competent party with firsthand knowledge. This matter is entirely devoid of a legitimate claimant

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capable of invoking judicial power under Article III, Section 2 of the

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Constitution for the United States of America.

ab initio, without legal force or effect.

14 15 • People v. Lopez, 65 Cal. App. 4th 511 (1998): "Proof of corpus delicti is essential in any criminal prosecution."

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• People v. Alvarez, 14 Cal. 4th 155 (1996): "A court has no power to proceed in a criminal matter absent a showing of corpus delicti."

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Lujan v. Defenders of Wildlife, 504 U.S. 555 (1992): "A legally cognizable

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injury in fact... is the irreducible constitutional minimum."

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injury, loss, or damage. Absent this, there exists no standing, no jurisdiction, and no

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cause of action that may be lawfully adjudicated. The legal maxim "ubi jus ibi

10. No verified affidavit has been submitted by a competent living party attesting to

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remedium" (where there is a right, there is a remedy) cannot apply where **no right has**

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been violated and no party has come forward under oath with a justiciable claim.

25 26 11. The continued prosecution of this matter—absent a verified claim, competent

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injured party, and corpus delicti—is a direct and ongoing violation of due process, both substantive and procedural, rendering the entire proceeding void

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- 12. I, Kevin: Realworldfare, am the verified Real Party in Interest, Secured Party, Creditor, injured party, and the lawful equitable and legal claimant to all rights, interests, and property implicated in this matter. I retain all unalienable rights secured under natural law, common law, and the Constitution for the united States of America, including the Bill of Rights, without waiver, subrogation, or adhesion.
- 13. My standing is affirmed and perfected by:
 - Lawful control and superior equitable title via UCC-1 Financing Statements No. 2024385925-4 and 2025470746-9;
 - Binding private Security Agreements, Declarations of Status, and Notices of Interest (See Exhibits);
 - Constructive and actual notice served to all relevant parties, without lawful rebuttal.
 - Federal Rule of Civil Procedure 17(a): "Every action shall be prosecuted in the name of the real party in interest."
 - UCC § 9-102(a)(73) (Cal. Com. Code § 9102): Defines the secured party as one who holds a security interest or authority under a security agreement.
 - UCC § 9-308(a) (Cal. Com. Code § 9308): A security interest is perfected upon attachment and public notice – both of which have occurred here.
 - United States v. Kis, 658 F.2d 526, 536 (7th Cir. 1981): Unrebutted affidavits are judicial admissions and must be accepted as true.
 - New Hampshire v. Maine, 532 U.S. 742 (2001): A party who fails to rebut is estopped from later contesting those facts.
- 14. Therefore, I am not a third-party interloper or assumed or purported "defendant," but the lawful, private principal in this matter, appearing

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Date: June 24, 2025

specially only and in equity under Article III, Section 2 of the Constitution. My capacity is a matter of **public record**, **commercial record**, **and unrebutted fact**, and stands as legally binding.

V. FRAUDULENT CONTRACTUAL BASIS

- 15. Any alleged contractual foundation for this proceeding is void ab initio, unconscionable, and constitutes constructive fraud. The purported obligation arises solely from unrevealed adhesion contracts, presumed consent, and coercive statutory presumptions—none of which satisfy the required legal elements of a valid and enforceable contract.
 - Lack of Disclosure: No full disclosure was ever provided as to the nature, scope, or consequences of any alleged agreement.
 - No Meeting of the Minds: There has been no voluntary, knowing, and intentional agreement between competent parties with mutual assent.
 - Absence of Lawful Consideration: No valuable consideration was exchanged sufficient to support a binding obligation.
 - Constructive Coercion: Any alleged compliance was obtained under threat, force, deception, or penalty, which nullifies the element of consent.
 - Presumed Consent is Not Lawful Consent: No presumption, legal fiction, or compelled participation can substitute for a valid contract freely entered into by the living man.
 - "Consent is not valid where it is coerced or involuntary." Lobel v. American Airlines, Inc., 192 F.2d 217 (2d Cir. 1951)
 - "A contract is void if the assent of one of the parties was obtained by fraud or undue influence." Williams v. Walker-Thomas Furniture Co., 350 F.2d 445 (D.C. Cir. 1965)
 - "Fraud vitiates everything it touches." Boyle v. United States, 556 U.S. 938 (2009)
- 16. Therefore, any supposed contractual nexus asserted by the opposing party whether based on licensure, presumption, statutory adhesion, or any other

Page 6 of 22

fabricated legal device—fails to establish lawful jurisdiction, standing, or liability.

17. Furthermore, all such claims must be deemed null and void for fraud, unconscionability, and want of contract formation under law and equity.

VI. ABSENCE OF ALL JURISDICTION

18. This matter is **void ab initio** and must be dismissed immediately as a matter of law, for the absolute absence of all foundational jurisdictional elements:

No Corpus Delicti:

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There exists no verifiable injury to person or property; without **corpus delicti**, there is **no criminal jurisdiction**.

People v. Lopez, 65 Cal. App. 4th 511 (1998): "Proof of corpus delicti is essential in any criminal prosecution."

People v. Alvarez, 14 Cal. 4th 155 (1996): "A court has no power to proceed in a criminal matter absent a showing of corpus delicti."

No Injured Party / No Verified Complaint:

There is no verified claim under penalty of perjury by an injured man or woman; therefore, **no civil jurisdiction** has lawfully attached.

Lujan v. Defenders of Wildlife, 504 U.S. 555 (1992): "A legally cognizable injury in fact... is the irreducible constitutional minimum."

Summers v. Earth Island Inst., 555 U.S. 488 (2009): A generalized grievance

is insufficient to invoke judicial power.

No Valid Contract / Consent:

No lawful contract, agreement, or voluntary nexus exists that binds the undersigned to any statutory or commercial jurisdiction. Without a contract, there is **no commercial jurisdiction**.

Consent is the cornerstone of jurisdiction. — Lobel v. American Airlines, 192 F.2d 217 (2d Cir. 1951): "Consent is not valid where it is coerced or involuntary."

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See also: UCC § 1-103, UCC § 1-308, and California Commercial Code § 1308.

19. As no criminal, civil, or commercial jurisdiction has ever lawfully attached, the instant action is a legal nullity, brought forth under color of law, and <u>must</u> be dismissed with prejudice.

VII. PRIVATE AND SECURED PARTY STATUS, REBUTTAL OF JOINDER, AND VERIFIED CONTROL OF SECURED INTEREST

- 20. I am the Secured Party, Creditor, Authorized Representative, and Private Fiduciary of the legal fiction known as "KEVIN LEWIS WALKER," a corporate entity created without my knowledge, consent, or full disclosure, and lawfully secured by UCC-1 Financing Statement No. 2024385925-4 and UCC-1 Financing Statement No. 2025470746-9, filed and recorded in accordance with UCC §§ 9-102, 9-203, 9-308, and 9-509, and California Commercial Code §§ 9102, 9203, 9308, and 9509.
- 21. As holder of a superior equitable and security interest in said construct, I lawfully control its affairs and direct its administration as its authorized fiduciary, executor, and creditor. However, I do not assume any liability as surety or debtor for its obligations, pursuant to UCC § 3-402(b)(1) and the clear separation between real and artificial persons under commercial and trust law.
- 22. Any presumption that I, as the living man Kevin: Realworldfare, am one and the same as said artificial entity is hereby expressly rebutted and denied. There exists no valid agreement, contract, or waiver that lawfully merges or binds the living man to the corporate fiction. See FCC v. AIRADIO, 428 F. Supp. 2d 209 (D. Conn. 2006): "Artificial entities are distinct from natural persons and must be treated as such."
- 23. I proceed *sui juris, in propria persona*, by *Special Limited Appearance* only, with all rights reserved and without voluntary submission to statutory

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jurisdiction. My appearance is solely in the capacity of **private administrator** and **executor** for said legal fiction—not as the named entity, **not** as a Purported "Defendant," and **not** as surety. This distinction is preserved under **UCC § 1-308**, **28 U.S.C. § 1746**, and controlling principles of equity and contract.

VIII. UCC FILINGS AND COMMERCIAL CONTROL

- 24. All rights, interests, and titles held in the name "KEVIN LEWIS WALKER" have been lawfully secured, recorded, and perfected through valid commercial filings and private contractual instruments, including but not limited to UCC-1

 Financing Statements No. 2024385925-4 and No. 2025470746-9, private Security Agreements, and Declarations of Status and Interest (See Exhibits F and G).

 These filings were made pursuant to UCC §§ 9-102, 9-203, 9-308, and 9-509, and as codified in California Commercial Code §§ 9102, 9203, 9308, and 9509, establishing an enforceable security interest, perfected by public notice and lawful right.
- 25. No rebuttal, counterclaim, or lawful objection has been presented by any agency, person, or court, and these filings now stand as unrebutted affidavits, binding by operation of law under the principles of estoppel by acquiescence and tacit procuration. They constitute perfected legal and equitable title, and serve as irrefutable evidence of superior interest and lawful administrative control.

IX. DISHONOR AND PROCEDURAL FRAUD

26. Michael Hestrin, acting under the false pretense of "counsel" for a non-existent Plaintiff, stands in willful dishonor, having failed to rebut or respond to multiple verified affidavits, sworn notices, and contractual instruments lawfully served upon him. His silence is not innocent—it constitutes deliberate acquiescence and tacit admission of liability. Hestrin is also a named Defendant in active federal case No. 5:25-cv-00646-WLH(MAA) for orchestrating systemic fraud, deprivation of rights under color of law, conspiracy to obstruct justice, and direct violations of constitutionally protected status. His continued

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presence in this proceeding—despite pending federal litigation and verified evidence of procedural dishonesty—amounts to retaliation, obstruction, and further constructive fraud upon this Court. Hestrin's conduct is not merely unethical; it is criminal in nature, jurisdictionally disqualifying, and fatally undermines any legitimacy of the purported Plaintiff's claims.

- 27. All parties, including Michael Hestrin, are in unrebutted dishonor. (See Exhibits A through E)
 - *U.S. v. Kis*, 658 F.2d 526, 536 (7th Cir. 1981): "Unrebutted affidavits are judicial admissions which the court must accept as true."
 - "Silence, where there is a duty to speak, amounts to fraud." United States
 v. Tweel, 550 F.2d 297 (5th Cir. 1977)
 - "Where a party fails to respond to factual allegations with specificity, those facts are deemed admitted." Anderson v. Liberty Lobby, Inc., 477 U.S. 242 (1986)
- 28. No point-by-point affidavit has been received from any competent authority rebutting any of the stated claims. Dishonor has been perfected. The Purported Plaintiff's continued silence constitutes tacit acquiescence and estoppel.

"When a party has, by its conduct, accepted the facts stated in an affidavit and fails to rebut them, they are estopped from later contesting those facts."

- New Hampshire v. Maine, 532 U.S. 742 (2001)

X. SIMULATED PROCESS AND FINAL EQUITABLE STANDING

29. This proceeding is not merely improper—it is a direct and egregious violation of my secured rights, immunities, and legal protections under the Constitution for the United States of America, natural law, common law, and binding international and domestic legal standards. The attempted prosecution of a living man—Kevin: Realworldfare—under a fraudulent caption, in the absence of standing, jurisdiction, verified complaint, or lawful contract, constitutes nothing less than a simulated legal process and commercial entrapment by coercion and deception.

0	. No lawful court may continue where subject matter jurisdiction is absent and
	due process is openly defied. This action, being prosecuted under the false
	pretense of authority, is an ultra vires operation devoid of legitimacy and
	executed entirely under color of law, exposing all involved parties to personal
	liability for fraud, trespass, identity theft, obstruction of justice, and
	deprivation of rights under color of law.

31. Any further attempt to advance this matter constitutes willful fraud upon the court, a knowing trespass upon liberty, private status, and secured property, and a criminal abuse of process that invokes equitable estoppel, bars jurisdiction, and demands immediate closure with full restoration and remedy.

XI. LEGAL DEFINITION OF "UNITED STATES"

32. The term "United States" carries multiple distinct legal meanings, depending on the context in which it is used. As recognized by the U.S. Supreme Court in American Communications Ass'n v. Douds, 339 U.S. 382, 402 (1950):

"The term 'United States' may be used in more than one sense. It may designate the whole, or a part, or a territorial or corporate capacity, depending on usage and legal context."

- 33. I do not operate under the federal corporate construct or commercial jurisdiction of the United States as defined in its municipal or administrative capacity. I do not accept or acknowledge the imposition of federal territorial jurisdiction or private corporate authority over me as a living man.
- 34. Further evidence is found in 1 U.S.C. § 3002(15)(A), which expressly defines the "United States" as:

"a Federal corporation."

35. This statutory definition **confirms** that, in numerous administrative and statutory contexts, the term "United States" **does not refer to the land, the several States, or the People** but rather to a **private foreign corporation**—an

artificial legal entity **operating under color of law** and distinct from the organic government created by the Constitution.

- 36. As a private American national and Real Party in Interest, I do not contract with, consent to, or recognize the jurisdiction of this corporate fiction. I stand exclusively within the jurisdiction of **the united States of America**, in its original constitutional form, and not under the fabricated capacity of a statutory corporate entity acting through presumptive legal mechanisms.
- 37. Accordingly, any presumption that I am subject to, or operating within, the commercial or corporate capacity of the United States is hereby formally rebutted, nullified, and void ab initio. All rights are expressly reserved pursuant to U.C.C. § 1-308 and common law maxims of self-determination, contract, and sovereignty.

XII. LACK OF STANDING AND VERIFIED CLAIM

- 38. This matter arises without a verified complaint, without a real party in interest, and without an injured man or woman competent to invoke the judicial power of the United States under Article III, Section 2. The named Plaintiff—"The People of the State of California"—is a LEGAL FICTION, incapable of suffering injury or testifying under oath, and thus lacks standing.
- 39. No lawful jurisdiction ever attached to this matter, ab initio, due to:
 - Absence of a verified claim,

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- Absence of a real party in interest, and
- Absence of a justiciable controversy within the meaning of Article III.

XIII. INVALID LICENSES AND PRESUMED CONTRACTS

40. There exists no lawfully executed, bilateral contract binding me to any agency, officer, or entity of the State or United States. At no point has any competent, living man or woman come forward with a verified affidavit under penalty of perjury alleging actual harm, injury, or loss attributable to me. Thus, no lawful basis exists to invoke jurisdiction or authority over my person or property.

- 41. Any purported contract, license, or commercial instrument—including but not limited to the State-issued "Driver's License" bearing number #B6735991—has been lawfully revoked, canceled, and nullified for cause, pursuant to both contract law and the Uniform Commercial Code. These instruments were procured under false pretenses, absent:
 - · Full and complete disclosure of material terms;
 - · Voluntary, knowing, and intentional consent;
 - · Lawful consideration or mutual assent, and

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- Any opportunity for meaningful negotiation or refusal without penalty.
- 42. Such instruments constitute constructive fraud, unconscionable adhesion contracts, and simulated legal process. As held in *Lobel v. American Airlines, Inc.*, 192 F.2d 217 (2d Cir. 1951):

"Consent is not valid where it is coerced or involuntary."

- 43. No party has rebutted my lawful rescission and cancellation of these purported instruments, which now stand as unrebutted declarations and final commercial determinations in equity. Under U.C.C. § 1-308, all rights are expressly reserved, and any attempt to enforce an alleged license or contract absent lawful formation constitutes a willful trespass, actionable under both commercial law and federal law.
 - "A contract obtained through fraud is void ab initio." Horne v. U.S. Dep't of Agric., 576 U.S. 350 (2015)
- 44. Accordingly, no valid agreement exists, and any adverse claim based upon the existence of such instruments is null and void for lack of consent, consideration, disclosure, and authority. Any further attempt to assert jurisdiction based on these invalid contracts constitutes fraud, coercion, and color-of-law abuse. (See Exhibit H for Notice of Cancellation, Affidavit of Status, and Revocation of Power of Attorney.)

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XIV. FEE SCHEDULE AND NOTICE OF DAMAGES

45. I have lawfully served all parties with a Fee Schedule incorporated into my prior affidavits. Continued attempts to prosecute or dispossess me without lawful authority, standing, or jurisdiction constitute willful trespass and fraud, triggering liquidated damages, not less than \$500,000 per offense, and up to three times actual harm pursuant to 18 U.S.C. § 1964(c).

XV. FINAL DETERMINATION IN EQUITY

- 46. I have served numerous verified affidavits and notices upon the alleged parties, all of which remain unrebutted, unchallenged, and stand as final factual determinations in equity, including:
 - Conditional Acceptance and Demand for Proof of Claim,
 - · Notice of Default and Opportunity to Cure,

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- · Certificate of Dishonor and Final Notice of Judgment in Equity, and
- Verified Notice of Fraud, RICO Activity, Identity Theft, and Deprivation of Rights under Color of Law.
- 47. These *unrebutted* affidavits establish administrative default, perfected dishonor, and *unrebutted* estoppel by acquiescence. As a matter of law, they constitute self-executing judgment in equity.

XVI. FINAL DECLARATION OF NON-CONSENT

- 48. This Court is without subject matter jurisdiction. Jurisdiction must be affirmatively established on the record by competent evidence. In this matter, it is categorically absent
- 49. Having exhausted all available private remedy, I am now **invoking original jurisdiction in equity** for final, non-statutory remedy, consistent with constitutional due process and fundamental fairness.
- 50. As established in *Bowen v. City of New York*, 476 U.S. 467 (1986), administrative exhaustion is not required where its application would result in injustice or denial of lawful remedy.

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51	. I have exhausted all lawful private administrative remedy options in good faith,
	including the issuance of verified affidavits, notices of conditional acceptance, notice
	of fault and default, and certificates of dishonor, all of which remain unrebutted.

52. I have not and **do not consent** to statutory jurisdiction, nor have I entered into any knowingly valid commercial contract with any agency, officer, or subdivision of the "State of California." I have reserved all rights under UCC 1-308, including the right to reject any compelled adhesion contracts, unrevealed presumptions, or fictitious liability.

XVII. FACTUAL SUMMARY AND MANDATORY BASIS FOR DISMISSAL

53. This matter is **void ab initio** and must be dismissed **with prejudice** for the following dispositive, **unrebutted** facts and controlling legal authorities:

1. No Verified Complaint from a Living, Injured Party:

- No affidavit sworn under penalty of perjury has been submitted by a competent, living man or woman claiming actual harm, injury, or loss.
- The purported Plaintiff, "The People of the State of California," is a legal fiction, incapable of injury, of testifying, or of invoking the judicial power of an Article III Court.
- → Standing is lacking; jurisdiction never attached.

2. Absence of Corpus Delicti - No Criminal Jurisdiction:

- There is no body of the crime. No corpus delicti has been established in the record.
- "Proof of corpus delicti is essential in any criminal prosecution." People
 v. Lopez, 65 Cal. App. 4th 511
- "A court has no power to proceed in a criminal matter absent a showing of corpus delicti." — People v. Alvarez, 14 Cal.4th 155
- → Without corpus delicti, the Court lacks criminal jurisdiction as a matter of law.

3. No Article III Case or Controversy - No Civil Jurisdiction:

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- There is no injury in fact, no causation, and no redressability supported by competent evidence or a sworn complaint.
- "A legally cognizable injury in fact... is the irreducible constitutional minimum." — Lujan v. Defenders of Wildlife, 504 U.S. 555
- → The irreducible constitutional threshold for civil jurisdiction is unmet.

4. No Commercial Jurisdiction - No Valid Contract Exists:

- No signed, disclosed, voluntary agreement binds the living man Kevin: Realworldfare to the statutory jurisdiction of any municipal, corporate, or government entity.
- All alleged contracts (e.g., Driver's License, SSN, etc.) were obtained by nondisclosure, coercion, and legal deception—lacking all essential elements of contract formation under UCC § 2-204 and common law.
- → Commercial jurisdiction is null; all alleged instruments are void ab initio.

5. No Subject Matter Jurisdiction on Record:

- The Court has failed to affirmatively establish subject matter jurisdiction by competent evidence.
- Jurisdiction cannot be presumed or implied; it must appear affirmatively in the record.
- All proceedings in absence of jurisdiction are nullities. No lawful adjudication may proceed.

6. Verified Affidavits Stand Unrebutted - Administrative Default Perfected:

- Plaintiff and its agents have received but failed to respond to:
 - Conditional Acceptance and Demand for Proof of Claim
 - Notice of Default and Opportunity to Cure
 - Certificate of Dishonor and Final Notice of Judgment in Equity
- "Unrebutted affidavits are judicial admissions which the court must accept as true." U.S. v. Kis, 658 F.2d 526, 536 (7th Cir. 1981)

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• "Silence, where there is a duty to speak, amounts to fraud." - U.S. v. Tweel, 550 F.2d 297 (5th Cir. 1977)

→ Dishonor is perfected; facts are conclusively established in equity.

7. No Equity - No Relief May Be Granted:

- · No verified claim, no real party in interest, and no cause of action exists.
- Plaintiff proceeds with unclean hands and simulated legal process,
 violating maxims of equity and due process.
- → Where there is no equity, there can be no remedy.
- "Equity will not aid a volunteer, nor a party with unclean hands."

8. Original Jurisdiction in Equity Now Invoked:

- All private administrative remedies have been exhausted.
- · Continued prosecution violates due process, equity, and fair dealing.
- Bowen v. City of New York, 476 U.S. 467 (1986): Administrative exhaustion
 is not required where it would result in injustice or denial of lawful
 remedy.

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26 Executed in compliance with 28 U.S.C. § 1746.

27 FURTHER AFFIANT SAYETH NAUGHT.

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Date: June 24, 2025

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1	COMMERCIAL OATH AND VERIFICATION:
2	County of Riverside)
3) Commercial Oath and Verification
4	The State of California)
5	I, Kevin: Realworldfare, under my unlimited liability and Commercial Oath
6	proceeding in good faith being of sound mind states that the facts contained herein
7	are true, correct, complete and not misleading to the best of Affiant's knowledge
8	and belief under penalty of International Commercial Law and state this to be His
9	Affidavit of Truth regarding same signed and sealed this 24th day of June in the
10	year of Our Lord two thousand and twenty five:
11	All rights reserved without prejudice or recourse, UCC § 1-308
12	By: Kenry! Kenly/ar/diffare
13	Kevin: Realworldfare, Plaintiff, RealParty In Interest, Secured Party, Injured Party, national
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LIST OF EXHIBITS / EVIDENCE: 1.Exhibit A: Affidavit and Contract Security Agreement #RF775820621US, titled: NOTICE OF CONDITIONAL ACCEPTANCE, and FRAUD, RACKETEERING, 3 CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, 4 IDENTITY THEFT, EXTORTION, COERCION, TREASON. 5 2. Exhibit B: Affidavit and Contract Security Agreement #RF775821088US, titled: NOTICE OF DEFAULT, and FRAUD, RACKETEERING, CONSPIRACY, 7 8 DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION, TREASON 9 3. Exhibit C: Affidavit and Contract Security Agreement #RF775822582US, titled: 10 NOTICE OF DEFAULT AND OPPORTUNITY TO CURE AND NOTICE OF 11 FRAUD, RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS 12 UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION, 13 KIDNAPPING. 14 4. Exhibit D: Affidavit and Contract Security Agreement #RF775823645US, titled: Affidavit Certificate of Dishonor, Non-response, DEFAULT, JUDGEMENT, and 16 LIEN AUTHORIZATION. 17 5. Exhibit E: PURPORTED DEFENDANT'S VERIFIED NOTICE OF 18 CONDITIONAL ACCEPTANCE, NOTICE OF MANDATORY 19 COUNTERCLAIM, AND NOTICE OF JUDICIAL FRAUD AND CONSPIRACY 20 21 TO DEPRIVE UNDER COLOR OF LAW, AND DEMAND FOR DISMISSAL, SANCTIONS, RESTITUTION, AND SUMMARY JUDGEMENT AS A MATTER 22 OF LAW IN FAVOR OF PURPORTED DEFENDANT 23 6. Exhibit F: UCC Financiang Statement No. 2024385925-4 7. Exhibit G: UCC Financiang Statement No. 2025470746-9 8. Exhibit H AFFIDAVIT of Truth: RIGHT TO TRAVEL CANCELLATION, 26 TERMINATION, AND REVOCATION of COMMERCIAL "For Hire" DRIVER'S 27

LICENSE CONTRACT and AGREEMENT. LICENSE/BOND # B6735991.

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Case 5:25-cr-00163-ODW Page 20 of 22 Page ID #:513 Document 6 Filed 06/25/25 Date: June 24, 2025 9. Exhibit I: Affidavit: Resolution, Revocation, and Termination of Franchise 10.Exhibit J: Affidavit: Power of Attorney In Fact 3 11. Exhibit K: TMKEVIN LEWIS WALKER© Trademark and Copyright Agreement. 12.Exhibit L: Hold Harmless Agreement. Page 20 of 22

1	PROOF OF SERVICE
2	STATE OF CALIFORNIA)
3) ss.
4	COUNTY OF RIVERSIDE)
5	I competent, over the age of eighteen years, and not a party to the within
6	action. My mailing address is the Walkernova Group, care of: 30650 Rancho
7	California Road suite #406-251, Temecula, California [92591]. On or about June 25,
8	2025, I served the within documents:
9	1. NOTICE OF AFFIDAVIT, AND <u>VERIFIED</u> AFFIDAVIT OF FACT IN SUPPORT OF
10	VERIFIED MOTION AND DEMAND TO DISMISS VOID AB INITIO ACTION FOR
11	LACK OF JURISDICTION, ABSENCE OF LAWFUL PLAINTIFF, NO JUSTICIABLE
12	CLAIM, SIMULATED LEGAL PROCESS, FRAUD ON THE COURT, AND DEMAND
13	FOR FINAL EQUITABLE RELIEF
14	By Electronic Service. Based on a court order and/or an agreement of the parties to
15	accept service by electronic transmission, I caused the documents to be sent to the persons
16	at the electronic notification addresses listed below.
17	Michael: Hestrin, Miranda Thomson, Monika Vermani C/o THE DISTRICT ATTORNEY'S OFFICE, THE PEOPLE OF THE STATE
18	OF CALIFORNIA 3960 Orange Street,
19	Riverside, California [92501-3611] DAOffice@rivco.org
20	US Attorney's Office
21	Ausa - Office Of Us Attorney 213-894-2434
22	usacac.criminal@usdoj.gov
23	I declare under penalty of perjury under the laws of the State of California
24	that the above is true and correct. Executed on June 24, 2025 in Riverside County,
25	California.
26	/s/Chris Yarbra/ Chris Yarbra
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- 1	N Maria Cara Cara Cara Cara Cara Cara Cara

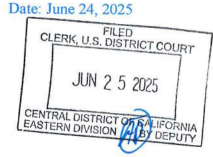
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	ii		Т	Date: June 24, 2025	
				, 2020	
1			NOTICE:		
2	Using a notary on th	is document d	oes <i>not</i> constitu	te joinder adhesi	on, or consent to
3	any foreign jurisdict	ion <i>, nor does i</i>	t alter my status	in any manner.	The purpose for
4	notary is verification	and identifica	tion only and no	ot for entrance in	to any foreign
5	jurisdiction.				
6	//				
7	//				
8			JURAT :		
9	State of Riverside	Š.	,	A notary public or other officer comp verifies only the identity of the individ	eting this certificate ual who signed the
10	County of California	ss.		document to which this certificate is a truthfulness, accuracy, or validity of th	
11	Subscribed and sweet	<i>rn</i> to (or affirm	ed) before me or	n this 24th day of	f June 2025 by
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-Exhibit G-

Kevin: Realworldfare, sui juris, in propria Persona Care of: 30650 Rancho California Road # 406-251 Temecula, California [92591]

non-domestic without the United States

Email: team@walkernovagroup.com



Real Party in Interest, Injured Party, Secured Party, Respondent

> UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

THE PEOPLE OF THE STATE OF **CALIFORNIA** (fraudulently substituted),

Purported Plaintiff,

US.

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KEVIN LEWIS WALKER (ENS LEGIS),

Purported Defendant.

Case No. 5:25-cr-00163-ODW

VERIFIED NOTICE OF FILING VERIFIED AFFIDAVIT OF MATERIAL FACTS REGARDING FRAUD, COLOR OF LAW VIOLATIONS, INJURY, TRAUMA, AND CONSTITUTIONAL **DEPRIVATIONS**

(SPECIAL LIMITED APPEARANCE — IN EQUITY ONLY — EQUITY JURISDICTION PRESERVED)

TO THE HONORABLE COURT AND ALL PARTIES:

This matter is brought in equity, under the original and exclusive jurisdiction of this

Court as authorized by the Constitution of the United States, Article III, Section 2.

All statutory jurisdiction is expressly denied and rebutted. This is a Court of

Record. All rights are reserved without prejudice pursuant to UCC 1-308.

COMES NOW Kevin: Realworldfare (formerly Kevin: Walker), responding as

Respondent, Injured Party, Real Party in Interest, and Secured Party, expressly

objecting to any misclassification as a "Defendant" or subject to any jurisdiction not

proven on the record. Kevin: Realworldfare (formerly Kevin: Walker) is proceeding

sui juris, in propria persona, by Special Limited Appearance only, not generally, not

Page 1 of 7

Case 5:25-cr-00163-ODW Document 7 Filed 06/25/25 Page 2 of 7 Page ID #:517 Date: June 24, 2025 pro se, not as a "United States citizen" as defined under the 14th Amendment, nor 2 as surety for any ALL-CAP LEGAL FICTION, artificial entity, corporate construct, transmitting utility, or cestui que trust — but solely as the living, sentient man, 3 appearing in his true private capacity, competent to state and defend his own rights, title, and interest, and Notice is hereby given that the undersigned has this 6 day filed into the record the following sworn affidavit: **VERIFIED** AFFIDAVIT OF MATERIAL FACTS REGARDING FRAUD, 7 COLOR OF LAW VIOLATIONS, INJURY, TRAUMA, AND 8 CONSTITUTIONAL DEPRIVATIONS 9 This **Verified** Affidavit is made under penalty of perjury by Kevin: Realworldfare, a 10 living man, to memorialize and give lawful notice of: 11 Verified and unrebutted facts; 12 Fraudulent docket reclassification and plaintiff substitution; 13 Simulated legal process executed under color of law; 14 Injury, mental anguish, and ongoing constitutional violations; and 15 Affirmative invocation of equity jurisdiction and all reserved rights. 16 The Affidavit includes references to unrebutted affidavits, administrative records, UCC Financing Statements, and Exhibits A through M. 18 Said Affidavit is hereby incorporated by reference into all current and future filings and is to be made part of the official record in the above-captioned matter. 20 21 22 23 24 25 26 27 28 Page 2 of 7

VERIFICATION:

Pursuant to 28 U.S.C. § 1746

I, <u>Kevin</u>: <u>Realworldfare</u>, over the age of 18, competent to testify, and having firsthand knowledge of the facts stated herein, do hereby declare, certify, verify, affirm, and state under penalty of perjury under the laws of the United States of America and the State of California, that the foregoing statements are true, correct, and complete, to the best of my understanding, knowledge, and belief, and made in good faith.

Executed, signed, and sealed this <u>24th</u> day of <u>June</u> in the year of Our Lord two thousand and twenty five, without the United States, with all rights reserved and without recourse and without prejudice.

All rights reserved without prejudice or recourse, UCC § 1-308, 3-402.

By: Kenin: Kealwaldtase

Kevin: Realworldfare, Real Party In Interest, Secured Party, Injured Party, living man

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Page 3 of 7

LIST OF EXHIBITS / EVIDENCE: 1 1. Exhibit A: Affidavit and Contract Security Agreement #RF775820621US, titled: 2 NOTICE OF CONDITIONAL ACCEPTANCE, and FRAUD, RACKETEERING, 3 CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, 4 IDENTITY THEFT, EXTORTION, COERCION, TREASON. 5 2. Exhibit B: Affidavit and Contract Security Agreement #RF775821088US, titled: 7 NOTICE OF DEFAULT, and FRAUD, RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY THEFT, 8 EXTORTION, COERCION, TREASON 9 3. Exhibit C: Affidavit and Contract Security Agreement #RF775822582US, titled: NOTICE OF DEFAULT AND OPPORTUNITY TO CURE AND NOTICE OF 11 FRAUD, RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS 12 UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION, 13 KIDNAPPING. 14 4. Exhibit D: Affidavit and Contract Security Agreement #RF775823645US, titled: Affidavit Certificate of Dishonor, Non-response, DEFAULT, JUDGEMENT, and 16 LIEN AUTHORIZATION. 17 5. Exhibit E: PURPORTED DEFENDANT'S VERIFIED NOTICE OF 18 CONDITIONAL ACCEPTANCE, NOTICE OF MANDATORY 19 COUNTERCLAIM, AND NOTICE OF JUDICIAL FRAUD AND CONSPIRACY 20 TO DEPRIVE UNDER COLOR OF LAW, AND DEMAND FOR DISMISSAL, 21 SANCTIONS, RESTITUTION, AND SUMMARY JUDGEMENT AS A MATTER 22 OF LAW IN FAVOR OF PURPORTED DEFENDANT 23 6. Exhibit F: UCC Financiang Statement No. 2024385925-4 7. Exhibit G: UCC Financiang Statement No. 2025470746-9 8. Exhibit H AFFIDAVIT of Truth: RIGHT TO TRAVEL CANCELLATION, 26 TERMINATION, AND REVOCATION of COMMERCIAL "For Hire" DRIVER'S 27 LICENSE CONTRACT and AGREEMENT. LICENSE/BOND # B6735991.

Page 4 of 7

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Case 5:25-cr-00163-ODW Document 7 Filed 06/25/25 Page 5 of 7 Page ID #:520 Date: June 24, 2025 9. Exhibit I: Affidavit: Resolution, Revocation, and Termination of Franchise 10.Exhibit J: Affidavit: Power of Attorney In Fact 11. Exhibit K: ™KEVIN LEWIS WALKER© Trademark and Copyright Agreement. 12.Exhibit L: Hold Harmless Agreement. 13. Exhibit M: Docket Record from Superior Court of California, County of Riverside, Case No. MISW2501134, titled The People of the State of California v. Kevin Lewis Walker, evidencing the original administrative citation and absence of any adjudicated conviction or lawful removal by the prosecuting agency. Page 5 of 7 MERIERED NOTICE OF FILING MERIERED AFFIDAVIT OF MATERIAL FACTS REGARDING FRAUD, COLOR OF LAW VIOLATIONS, INJURY, TRAUMA, AND CONSTITUTIONS OF MATERIAL FACTS REGARDING FRAUD, COLOR OF LAW VIOLATIONS, INJURY, TRAUMA, AND CONSTITUTIONS OF MATERIAL FACTS REGARDING FRAUD, COLOR OF LAW VIOLATIONS, INJURY, TRAUMA, AND CONSTITUTIONS OF MATERIAL FACTS REGARDING FRAUD, COLOR OF LAW VIOLATIONS, INJURY, TRAUMA, AND CONSTITUTIONS OF MATERIAL FACTS REGARDING FRAUD, COLOR OF LAW VIOLATIONS, INJURY, TRAUMA, AND CONSTITUTIONS OF MATERIAL FACTS REGARDING FRAUD, COLOR OF LAW VIOLATIONS, INJURY, TRAUMA, AND CONSTITUTIONS OF MATERIAL FACTS REGARDING FRAUD, COLOR OF LAW VIOLATIONS, INJURY, TRAUMA, AND CONSTITUTIONS OF MATERIAL FACTS REGARDING FRAUD, COLOR OF LAW VIOLATIONS, INJURY, TRAUMA, AND CONSTITUTIONS OF MATERIAL FACTS REGARDING FRAUD, COLOR OF LAW VIOLATIONS, INJURY, TRAUMA, AND CONSTITUTIONS OF MATERIAL FACTS REGARDING FRAUD, COLOR OF LAW VIOLATIONS, INJURY, TRAUMA, AND CONSTITUTIONS OF MATERIAL FACTS REGARDING FRAUD, COLOR OF LAW VIOLATIONS OF MATERIAL FACTS REGARDING FRAUD, COLOR OF LAW VIOLATIONS OF MATERIAL FACTS REGARDING FRAUD, COLOR OF LAW VIOLATIONS, INJURY, TRAUMA, AND CONSTITUTIONS OF MATERIAL FACTS REGARDING FRAUD, COLOR OF LAW VIOLATIONS OF MATERIAL FRAUD, COLOR OF LAW VIOLATIONS OF MATERIAL FRAUD, COLOR OF LAW VIOLATIONS OF COLOR OF LAW VIOLATIONS OF COLOR OF LAW VIOLATIONS OF COLOR OF LAW VIOLATIONS OF COLOR OF LAW VIOLATIONS OF COLOR OF LAW VIOLATIONS OF COLOR OF LAW VIOLATIONS OF COLOR OF LAW VIOLATIONS OF COLOR OF LAW VIOLATIONS OF COLOR OF LAW VIOLATIONS OF COLOR OF LAW VIOLATIONS OF COLOR OF LAW VIOLATIONS OF COLOR OF LAW VIOLATIONS OF COLOR OF LAW VIOLATIONS OF COLOR OF LAW VIOLATIONS OF COLOR OF LAW VIOLATIONS OF COLOR OF LAW VIOLATIONS OF COLOR OF COLOR OF COLOR OF COLOR OF COLOR OF COLOR OF COLOR OF COLOR OF COLOR OF COLOR OF COLOR OF COLOR OF COLOR OF COLOR OF COLOR OF COLOR OF COLOR OF COLOR OF COLOR OF COLOR OF COLOR OF COLOR OF COLOR OF COLOR OF COLOR OF COLOR OF COLOR OF COLOR OF COLOR OF COLOR OF

1	PROOF OF SERVICE
2	STATE OF CALIFORNIA)
3) ss.
4	COUNTY OF RIVERSIDE)
5	I competent, over the age of eighteen years, and not a party to the within
6	action. My mailing address is the Walkernova Group, care of: 30650 Rancho
7	California Road suite #406-251, Temecula, California [92591]. On or about June 24,
8	2025, I served the within documents:
9	1. <u>VERIFIED</u> NOTICE OF FILING <u>VERIFIED</u> AFFIDAVIT OF MATERIAL FACTS
10	REGARDING FRAUD, COLOR OF LAW VIOLATIONS, INJURY, TRAUMA, AND
11	CONSTITUTIONAL DEPRIVATIONS
12	By Electronic Service. Based on a court order and/or an agreement of the parties
13	to accept service by electronic transmission, I caused the documents to be sent to
14	the persons at the electronic notification addresses listed below.
15	Michael: Hestrin, Miranda Thomson, Monika Vermani C/o THE DISTRICT ATTORNEY'S OFFICE, THE PEOPLE OF THE STATE
16	OF CALIFORNIA 3960 Orange Street,
17	Riverside, California [92501-3611] DAOffice@rivco.org
18	US Attorney's Office
19	Ausa - Office Of Us Attorney
20	213-894-2434 usacac.criminal@usdoj.gov
21	I declare under penalty of perjury under the laws of the State of California
22	that the above is true and correct. Executed on June 24, 2025 in Riverside County,
23	California.
24	/s/Chris Yarbra/ Chris Yarbra
25	Citis farbra
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- 1	Page 6 of 7

Case 5:25-cr-00163-ODW Filed 06/25/25 Page 7 of 7 Page ID #:522 Date: June 24, 2025 1 NOTICE: Using a notary on this document does not constitute joinder adhesion, or consent to 2 any foreign jurisdiction, nor does it alter my status in any manner. The purpose for 3 notary is verification and identification only and not for entrance into any foreign jurisdiction. 6 7 ACKNOWLEDGEMENT: 8 State of California A notary public or other officer completing this certificate 10 verifies only the identity of the individual who signed the) ss. document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document. 11 County of Riverside On this 24th day of June, 2025, before me, Joyti Patel, a Notary Public, personally 12 appeared Kevin Realworlfare (formerly Kevin Walker), who proved to me on the 13 basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed 14 to the within instrument and acknowledged to me that he/she/they executed the 15 same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the 17 person(s) acted, executed the instrument. 18 I certify under PENALTY OF PERJURY under the laws of the State of California 19 that the foregoing paragraph is true and correct. 20 WITNESS my hand and official seal. 21 22 JOYTI PATEL Notary Public - California Riverside County 23 Commission # 2407742 Comm. Expires Jul 8, 2026 24 (Seal) 25 26 27 28

Document 7

-Exhibit H-

Kevin: Realworldfare, sui juris, in propria Persona Care of: 30650 Rancho California Road # 406-251 Temecula, California [92591]

non-domestic without the United States

Email: team@walkernovagroup.com

Real Party in Interest, Injured Party, Secured Party, Repondent



UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

THE PEOPLE OF THE STATE OF **CALIFORNIA** (fraudulently substituted),

Purported Plaintiff,

US.

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KEVIN LEWIS WALKER (ENS LEGIS),

Purported Defendant.

Case No. 5:25-cr-00163-ODW

VERIFIED JUDICIAL NOTICE OF KNOWN JURISDICTIONAL FRAUD AND SIMULATED LEGAL PROCESS **EXECUTED UNDER COLOR OF** LAW

(SPECIAL LIMITED APPEARANCE — IN EQUITY ONLY — EQUITY JURISDICTION PRESERVED)

TO THE HONORABLE COURT AND ALL PARTIES:

This matter is brought in equity, under the original and exclusive jurisdiction of this

Court as authorized by the Constitution of the United States, Article III, Section 2.

All statutory jurisdiction is expressly denied and rebutted. This is a Court of

Record. All rights are reserved without prejudice pursuant to UCC 1-308.

COMES NOW Kevin: Realworldfare (formerly Kevin: Walker), responding as

Respondent, Injured Party, Real Party in Interest, and Secured Party, expressly

objecting to any misclassification as a "Defendant" or subject to any jurisdiction not

proven on the record. Kevin: Realworldfare (formerly Kevin: Walker) is proceeding

Page 1 of 11

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Date: June 24, 2025

pro se, not as a "United States citizen" as defined under the 14th Amendment, nor as surety for any ALL-CAP LEGAL FICTION, artificial entity, corporate construct, transmitting utility, or cestui que trust — but solely as the living, sentient man, appearing in his true private capacity, competent to state and defend his own rights, title, and interest, and hereby gives formal Verified Judicial Notice that the current proceeding titled "UNITED STATES OF AMERICA v. KEVIN LEWIS WALKER," Case No. 5:25-cr-00163, is a simulated legal process, procedurally void, and knowingly maintained in bad faith under color of law.

I. NO FEDERAL CRIME EXISTS

The alleged charge arises exclusively under California Vehicle Code § 12951(b) — a nonviolent, non-federal, administrative infraction governed by state statutory law. It is neither a felony nor a misdemeanor within federal jurisdiction, and does not involve any federal property, federal officer, interstate commerce, or other element that would invoke lawful federal authority.

There exists no federal statute cited, no federal nexus, and no constitutional basis under Article III, Section 2 of the United States Constitution to justify original jurisdiction in this Court. Article III limits the jurisdiction of federal courts to specific and enumerated categories, none of which include state traffic infractions or license presentation issues.

Further, the minimum procedural prerequisites for a federal criminal case are absent:

- No indictment has been issued in violation of Fed. R. Crim. P. 7(a), which is required for all felony prosecutions.
- No verified complaint has been filed by a federal officer as required under Fed. R. Crim. P. 3.
- No summons or arrest warrant was issued under Fed. R. Crim. P. 4, nor was
 any affidavit presented establishing probable cause.

Page 2 of 11

 No jurisdictionally sufficient charging instrument exists under any provision of Title 18 or Title 49 of the United States Code.

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Absent an express statute conferring jurisdiction, the Court is *without* power to proceed. As reaffirmed by the Supreme Court, "Jurisdiction is power to declare the law, and when it ceases to exist, the only function remaining to the court is that of announcing the fact and dismissing the cause." — Ex parte McCardle, 74 U.S. 506, 514 (1868).

This matter, lacking any lawful charging instrument, stands as a simulated legal process and must be dismissed as void ab initio for want of subject matter jurisdiction. See also *U.S. v. Williams*, 341 U.S. 58, 66 (1951) (holding that the absence of an indictment or valid charging document renders the proceeding invalid); *Johnson v. Zerbst*, 304 U.S. 458 (1938) (jurisdiction must affirmatively appear on the record).

II. UNLAWFUL SUBSTITUTION AND DOCKET RECLASSIFICATION CONSTITUTES FRAUD ON THE COURT

The original civil matter — THE PEOPLE OF THE STATE OF CALIFORNIA v. KEVIN LEWIS WALKER, State Case No. MISW2501134 — was lawfully removed to this Court pursuant to 28 U.S.C. §§ 1331, 1441, and 1443, invoking federal question and civil rights jurisdiction: 42 U.S.C 1983. The case was docketed as 5:25-cv-01305 and supported by verified filings, evidentiary exhibits, and unrebutted affidavits. Without any order from an Article III judge, the civil action was administratively terminated by clerical entry, and a wholly separate criminal docket — 5:25-cr-00163 — was silently opened, now naming the "UNITED STATES OF AMERICA" as purported Plaintiff.

This reclassification occurred without any motion to substitute parties, without a

hearing, without a court order, and without jurisdictional foundation. No indictment was returned. No verified federal complaint was filed. No party appeared to request substitution. This is pure procedural alchemy — not law. Such conduct constitutes:

Page 3 of 11

- A direct violation of Federal Rule of Civil Procedure 17(a), which requires
 that every action be prosecuted in the name of the real party in interest.
- A fraud on the court, as defined by Hazel-Atlas Glass Co. v. Hartford-Empire Co., 322 U.S. 238, 246 (1944), where the Supreme Court held that "tampering with the administration of justice in [such] a manner...involves far more than an injury to a single litigant. It is a wrong against the institutions set up to protect and safeguard the public."
- A deprivation of due process under both the Fifth and Fourteenth
 Amendments, where a party was subjected to a new and harsher forum and plaintiff without lawful notice or opportunity to be heard.

The **fraudulent substitution of the UNITED STATES** as Purported Plaintiff — **in place of a state** — without statutory authorization, judicial oversight, or evidentiary record, constitutes **an egregious jurisdictional defect and a simulated legal process under color of law**.

No court has authority to alter the identity of a plaintiff, reclassify the nature of the proceeding, or create criminal jurisdiction where none exists, absent full compliance with constitutional, statutory, and procedural mandates. To proceed under this false caption is to perpetuate an administrative fiction unsupported by law, equity, or the public record.

Therefore, the current docket and prosecutorial structure is **null**, **void**, **and wholly without force**, and any further adjudication under such fraudulent construct constitutes **judicial misconduct**, **ultra vires action**, **and actionable deprivation of rights under 42 U.S.C.** § 1983.

III. JUDICIAL NOTICE OF SEPARATION OF POWERS VIOLATIONS

Let the record reflect:

Clerks, part of the executive branch, exercised prosecutorial discretion by
administratively converting a civil matter into a criminal action — a direct
breach of Separation of Powers.

Page 4 of 11

 There exists no prosecutorial filing by a U.S. Attorney, no grand jury process, no lawful substitution.

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The court reclassified the nature of the proceeding without statutory basis, without judicial hearing, and without Purported Plaintiff motion or participation — a judicial function now improperly exercised by clerical staff.

"The accumulation of all powers, legislative, executive, and judiciary, in the same hands... may justly be pronounced the very definition of tyranny." — James Madison, Federalist No. 47

This collapse of constitutional structure is **not procedural error** — it is **willful subversion of lawful government**, and must be corrected or vacated as **void ab initio**.

IV. KNOWLEDGE, COMPLICITY, AND NOTICE OF PERSONAL LIABILITY

All court officers, clerks, attorneys, and judicial actors are hereby placed on verified notice: the procedural fraud, unlawful substitution of plaintiff, and simulated legal process described herein are now matters of record, fact, and law. Any further participation in this knowingly void prosecution—absent immediate correction—constitutes willful complicity in deprivation of rights under color of law and may give rise to personal liability under the following authorities:

- 42 U.S.C. § 1983 for civil liability for any person who, under color of law, deprives another of rights, privileges, or immunities secured by the Constitution and federal law;
- Federal Rule of Civil Procedure 11(c) for sanctions upon attorneys or
 parties who present fraudulent, legally baseless, or harassing claims or
 pleadings to the Court;
- 18 U.S.C. § 241 criminal conspiracy against rights;
- 18 U.S.C. § 242 criminal deprivation of rights under color of law.

There is no immunity for those who act in absence of jurisdiction. Judicial officers become personally liable when they knowingly enforce void

Page 5 of 11

processes or act without subject matter authority. See *Stump v. Sparkman*, 435 U.S. 349, 356 (1978) ("A judge will not be deprived of immunity... unless he has acted in the 'clear absence of all jurisdiction.'"); see also *Rankin v. Howard*, 633 F.2d 844, 848 (9th Cir. 1980) (no immunity where acts are nonjudicial or clearly outside jurisdiction).

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dereliction.

"Fraud vitiates everything it touches." — United States v. Throckmorton, 98 U.S. 61, 65 (1878)

"When a court lacks jurisdiction, its judgment is void." — Ex parte McCardle, 74 U.S. 506, 514 (1868)

Proceeding further in this knowingly void, misclassified, and fictitious prosecution is not harmless error — it is **criminal complicity**, **willful dishonor**, **and actionable ultra vires conduct**.

Accordingly, any further action not immediately curative of these defects will be interpreted as **willful trespass on rights**, triggering all applicable legal, commercial, and equitable consequences. All rights are expressly reserved.

V. DEMAND FOR IMMEDIATE REMEDIAL ACTION AND CORRECTION OF RECORD

Respondent hereby demands the immediate dismissal of all void proceedings,

correction of the fraudulent docket, and restoration of the matter to its original lawful posture — whether by reinstatement of the removed civil case or remand to state court for lack of federal jurisdiction. This demand arises pursuant to this Court's non-discretionary obligation to preserve the integrity of its own record, correct ultra vires acts, and discharge justice in honor, equity, and law. This Court is now on judicial notice of all material facts, procedural frauds, and jurisdictional violations, as supported by verified filings, unrebutted affidavits, and recorded evidence. Failure to act promptly in the face of such knowledge would amount to willful complicity, obstruction of justice, and constitutional

This verified notice shall stand as prima facie evidence of knowledge, intent, and willful misconduct by any officer, attorney, or agent who proceeds in dishonor of the record and in absence of lawful authority. All involved parties are now bound under the doctrines of tacit procuration, estoppel by silence, and full commercial liability.

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"It is axiomatic that a void judgment is a legal nullity. It binds no one and is a mere brutum fulmen." – Valley v. Northern Fire & Marine Ins. Co., 254 U.S. 348 (1920)

"When judges act without jurisdiction, they cease to function as judges and their acts are without legal force or effect." — Stump v. Sparkman, 435 U.S. 349, 356 (1978)

All rights are expressly reserved nunc pro tunc ab initio, without prejudice and without recourse, under UCC 1-308 and all applicable maxims of equity and law.

VERIFICATION:

Pursuant to 28 U.S.C. § 1746

I, Kevin: Realworldfare, over the age of 18, competent to testify, and having firsthand knowledge of the facts stated herein, do hereby declare, certify, verify, affirm, and state under penalty of perjury under the laws of the United States of America and the State of California, that the foregoing statements are true, correct, and complete, to the best of my understanding, knowledge, and belief, and made in good faith.

Executed, signed, and sealed this 24th day of June in the year of Our Lord two thousand and twenty five, without the United States, with all rights reserved and without recourse and without prejudice.

All rights reserved without prejudice or recourse, UCC § 1-308, 3-402.

ain. Kevin: Realworldfare, Real Party In Interest,

Secured Party, Injured Party, living man

Page 7 of 11

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LICENSE CONTRACT and AGREEMENT. LICENSE/BOND # B6735991.

Page 8 of 11

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1	PROOF OF SERVICE
2	STATE OF CALIFORNIA)
3) ss.
4	COUNTY OF RIVERSIDE)
5	I competent, over the age of eighteen years, and not a party to the within
6	action. My mailing address is the Walkernova Group, care of: 30650 Rancho
7	California Road suite #406-251, Temecula, California [92591]. On or about June 25,
8	2025, I served the within documents:
9	1. <u>VERIFIED</u> JUDICIAL NOTICE OF KNOWN JURISDICTIONAL FRAUD AND
10	SIMULATED LEGAL PROCESS EXECUTED UNDER COLOR OF LAW
11	By Electronic Service. Based on a court order and/or an agreement of the parties
12	to accept service by electronic transmission, I caused the documents to be sent to
13	the persons at the electronic notification addresses listed below.
14	Michael: Hestrin, Miranda Thomson, Monika Vermani C/o THE DISTRICT ATTORNEY'S OFFICE, THE PEOPLE OF THE STATE
15	OF CALIFORNIA
16	3960 Orange Street, Riverside, California [92501-3611] DAOffice@rivco.org
17	US Attorney's Office
18	Ausa - Office Of Us Attorney 213-894-2434
19	usacac.criminal@usdoj.gov
20	I declare under penalty of perjury under the laws of the State of California
21	that the above is true and correct. Executed on June 24, 2025 in Riverside County,
22	California.
23	/s/Chris Yarbra/ Chris Yarbra
24	NOTICE:
25	Using a notary on this document does not constitute joinder adhesion, or consent to
26	any foreign jurisdiction, nor does it alter my status in any manner. The purpose for
27	notary is verification and identification only and not for entrance into any foreign
28	jurisdiction.
- 1	Page 10 of 11

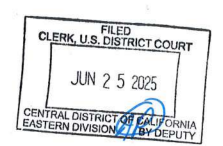
	Date. Julie 24, 2023				
1	ACKNOWLEDGEMENT:				
2	State of California)				
3	A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the				
4	County of Riverside)				
5	On this <u>24th</u> day of <u>June</u> , <u>2025</u> , before me <u>, Joyti Patel</u> , a Notary Public, personally				
6	appeared Kevin Realworlfare (formerly Kevin Walker), who proved to me on the				
7	basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed				
8	to the within instrument and acknowledged to me that he/she/they executed the				
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10	1 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept 10 Sept				
11	person(s) acted, executed the instrument.				
12	I certify under PENALTY OF PERJURY under the laws of the State of California				
13	that the foregoing paragraph is true and correct.				
14	WITNESS my hand and official seal.				
15	JOYTI PATEL Notary Public - California				
16	Riverside County Commission # 2407742 My Comm. Expires Jul 8, 2026				
17	Signature Mythatel (Seal)				
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-Exhibit I-

Kevin: Realworldfare (formerly Kevin: Walker)
Care of: 30650 Rancho California Road # 406-251
Temecula, California [92591]
non-domestic without the United States
Email: team@walkernovagroup.com



Real Party In Interest, Secured Party, Injured Party, Respondent

UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

THE PEOPLE OF THE STATE OF CALIFORNIA (fraudulently substituted),

Purported Plaintiff,

vs.

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KEVIN LEWIS WALKER (ENS LEGIS),

Purported Defendant.

Case No. 5:25-cr-00163-OD

VERIFIED AFFIDAVIT OF MATERIAL FACTS REGARDING FRAUD, COLOR OF LAW VIOLATIONS, INJURY, TRAUMA, AND CONSTITUTIONAL DEPRIVATIONS

(SPECIAL LIMITED APPEARANCE — IN EQUITY ONLY — EQUITY JURISDICTION PRESERVED)

TO THE HONORABLE COURT AND ALL PARTIES:

This matter is brought in equity, under the original and exclusive jurisdiction of this

22 Court as authorized by the Constitution of the United States, Article III, Section 2.

23 All statutory jurisdiction is expressly denied and rebutted. This is a Court of

24 Record. All rights are reserved without prejudice pursuant to UCC 1-308.

25 KNOW ALL MEN BY THESE PRESENT, that I, Kevin: Realworldfare, proceeding

26 sui juris, in propria persona, explicitly not pro se, by Special Limited Appearance

only, not generally, with all rights reserved without prejudice, waiving none,

preserving all immunities, protections, and remedies, being over the age of 18,

Page 1 of 13

competent to testify, and having firsthand knowledge of the facts stated herein, do hereby declare, certify, verify, and affirm under penalty of perjury under the laws of the United States of America and the State of California, that the following is true, correct, and complete to the best of my knowledge, belief, and understanding, and made in **good faith**:

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I. AFFIANT'S COMPETENCY AND STANDING

- 1. I, Kevin: Realworldfare, a living, breathing man, am competent to testify to the facts herein and do so voluntarily, from firsthand knowledge, belief, and experience.
- 2. I am a man on the land and a national of the California Republic, domiciled within its original de jure constitutional framework, and I do **not** consent to or accept any presumption of being a "citizen of the United States" or subject to federal jurisdiction under the 14th Amendment or any corporate/statutory construct...
- 3. I expressly rebut and reject any and all presumptions of parens patriae jurisdiction, including any theory that I am a ward of the State, an incompetent, or under the custody or guardianship of any government agency or officer.
- 4. I do not consent to act as surety for any legal fiction, trust, estate, or transmitted utility bearing the all-capitalized version of my name or any variation thereof. I have not knowingly, willingly, or voluntarily entered into any unrevealed contracts or surety arrangements with any government entity, officer, or third party.
- 5. I proceed sui juris, in propria persona, by Special Limited Appearance only, not pro se, and in full possession of my unalienable rights under natural law, the original Constitution for the united States of America, the laws of nations, and equity. I reserve all rights nunc pro tunc ab initio, without prejudice, under UCC 1-308.

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II. ORIGINS OF THE PROCEEDINGS

- 4. This matter originated in the Superior Court of California, County of Riverside, under Case No. MISW2501134, styled THE PEOPLE OF THE STATE OF CALIFORNIA V. KEVIN LEWIS WALKER, regarding an alleged violation of California Vehicle Code § 12951(b) a regulatory, administrative, and nonviolent code infraction concerning an alleged failure to present a license upon request.
- 5. This charge does not involve an injured party, damaged property, or any criminal intent, and therefore lacks a corpus delicti, which is an essential element of any legitimate criminal prosecution. Absent a corpus delicti, no crime can lawfully be alleged, prosecuted, or adjudicated.
- 6. Further, this matter presents no federal offense, no statutory predicate under Title 18, and no nexus to interstate commerce, federal land, or federal officers, thus no lawful basis exists for federal jurisdiction under Article III, Section 2 of the U.S. Constitution.
- 7. On or about May 12, 2025, I lawfully removed the matter to the U.S. District Court for the Central District of California, pursuant to 28 U.S.C. §§ 1331, 1441, 1443, and 42 U.S.C. § 1983, based on well-documented violations of due process, civil rights, and administrative fraud carried out under color of law.

III. FRAUD AND UNLAWFUL CONVERSION

- 8. Following lawful removal to the U.S. District Court under 28 U.S.C. §§ 1331, 1441, and 1443, the original civil matter was unilaterally and unlawfully administratively closed without judicial order, hearing, notice, or party consent and fraudulently reclassified as a federal criminal prosecution under new Case No. 5:25-cr-00163.
- In direct violation of Federal Rule of Civil Procedure 17(a), no motion to substitute the Plaintiff was filed, no court order authorizing such substitution was entered, and no authority exists on record justifying the transformation of

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- 10. Moreover, no grand jury indictment exists under Rule 7, no verified complaint was filed under Rule 3, no warrant or summons was issued under Rule 4, and **no federal charging instrument** compliant with Title 18 or the U.S. Constitution has been presented. The record is devoid of any legitimate foundation for federal criminal jurisdiction.
- 11. This amounts to a simulated legal process, executed under color of law, and constitutes procedural fraud, fraud on the court, and gross violation of due process protections guaranteed under the Fifth and Fourteenth Amendments to the United States Constitution.
- 12. The reclassification is ultra vires, void ab initio, and was conducted without subject matter jurisdiction, without a real party in interest, and without any federal nexus, statutory cause, or criminal authority.
- 13. This is not a lawful prosecution it is an administrative fiction masquerading as a criminal matter, and all officers involved are now on notice of their exposure to personal liability under 42 U.S.C. § 1983, criminal conspiracy under 18 U.S.C. §§ 241 and 242, and sanctions under Fed. R. Civ. P. 11.

IV. COLOR OF LAW VIOLATIONS

- 14. Agents, officers, and judicial personnel acting under the pretense of lawful authority - have knowingly engaged in a pattern of unlawful conduct under color of law, including but not limited to:
 - Clerks of court, who administratively altered docket classifications without judicial order or jurisdictional basis;
 - **Assistant U.S. Attorneys**, who fraudulently appeared on behalf of a substituted plaintiff *without* a motion, indictment, or lawful cause;
 - And judicial officers, who permitted or facilitated these extrajudicial actions in violation of their constitutional oath and duty.

Page 4 of 13

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- 15. These coordinated actions constitute gross violations of 42 U.S.C. §§ 1983, 1985(2)–(3), and 1986, evidencing a conspiracy to interfere with civil rights and a willful failure to prevent known deprivations of rights.
- 16. Furthermore, such acts give rise to federal criminal liability under 18 U.S.C. §§ 241 and 242, which penalize conspiracies and direct actions taken "under color of law" to deprive any inhabitant of rights, privileges, or immunities secured by the Constitution and laws of the United States.
- 17. The misrepresentation of facts, falsification of the record, and recharacterization of a civil equity matter into a criminal prosecution without indictment, complaint, or lawful jurisdiction — is not mere error, but criminal abuse of authority and an affront to foundational principles of due process, equal protection, and fair notice.
- 18. Every actor involved is now on notice of their personal liability, and no immunity – judicial, prosecutorial, or otherwise – shields willful acts of fraud, conspiracy, and deprivation of rights under color of law. See Scheuer v. Rhodes, 416 U.S. 232 (1974) ("Qualified immunity is forfeited where officials knowingly violate the law").

V. INJURY, TRAUMA, AND MENTAL ANGUISH

- 19. As a direct, proximate, and foreseeable result of the fraudulent substitution of parties, unlawful docket manipulation, and the simulated criminal prosecution under color of law, I have sustained ongoing and irreparable injury, including but not limited to:
 - **Severe psychological distress** stemming from the constant fear, uncertainty, and exposure to a fabricated federal criminal process;
 - Extreme mental anguish and emotional trauma, triggered by repeated violations of my rights and the egregious abuse of process by actors purporting to operate under lawful authority;

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- Loss of peace, safety, and liberty of movement, as the fraudulent criminal classification threatens my bodily liberty and ability to travel freely without coercion or harassment;
- Reputational damage, as the public record now falsely associates me with a criminal docket and a fictitious federal charge, absent indictment, complaint, or due process;
- **Constitutional injury**, including gross violations of:
 - Substantive and procedural due process under the Fifth and Fourteenth Amendments;
 - Equal protection of the laws;
 - The Fourth Amendment right to be free from unlawful search, seizure, or detainment;
 - The Sixth Amendment right to know the nature and cause of the accusation, which has never been formally charged;
 - And the Ninth and Tenth Amendment reservations of inherent rights and sovereignty.
- 20. This campaign of deception and administrative fraud constitutes nothing less than judicial terrorism and a systemic abuse of process.
- 21. These injuries are not speculative or abstract—they are real, measurable, and ongoing, and cannot be remedied at law. Only a court sitting in equity possesses the constitutional authority and moral imperative to issue immediate relief and correct the fraudulent course now exposed.
 - "A right without a remedy is a mere illusion." *Marbury v. Madison*, 5 U.S. 137 (1803)
 - "Fraud vitiates the most solemn contracts, documents, and even judgments."
 - United States v. Throckmorton, 98 U.S. 61 (1878)

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VI. UNREBUTTED EVIDENCE ON RECORD

- 22. A series of **lawful**, **verified affidavits**, **administrative notices**, and **recorded commercial security agreements** have been timely served upon all relevant
 parties and filed into the record, forming an irrefutable evidentiary chain. These
 include, without limitation:
 - Exhibits A through L (attached hereto and fully incorporated by reference),
 which comprise:
 - Notice of Conditional Acceptance of all presentments and demands,
 contingent upon lawful proof of authority and jurisdiction;
 - Notice(s) of Default, Dishonor, and Opportunity to Cure, establishing failure to respond, perform, or rebut under commercial and equity law;
 - Certificate of Dishonor and Final Judgment in Administrative
 Record, entered after non-response by all named actors;
 - UCC Financing Statements and Security Agreements, duly perfected and recorded, establishing prior superior commercial and equitable interest;
 - Affidavits of Right to Travel, Revocation of Contract, Termination of Franchise, and other lawful declarations affirming my legal status, standing, and withdrawal from compelled performance under colorable adhesion contracts.
- 23. All of these instruments were served with full due process, time-stamped, and executed with notarial authority, thereby satisfying the requirements for lawful notice under commercial law, federal procedural rules, and the Uniform Commercial Code.
- 24. Not a single affidavit has been rebutted point-for-point with a verified counter-affidavit. No competent evidence has been submitted into the record to nullify, discredit, or overcome these filings. By operation of law, they now stand as truth in commerce, and establish:

Page 7 of 13

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- Dishonor by failure to perform or rebut;
- Tacit procuration and acquiescence;
- Judicial estoppel and preclusion of contrary claims;
- And a prima facie record of fraud, conspiracy, deprivation of rights, and unlawful assumption of jurisdiction.

"An unrebutted affidavit stands as truth in commerce." — $U.S.\ v.\ Kis$, 658 F.2d 526 (7th Cir. 1981)

"Silence is equated with fraud where there is a legal or moral duty to speak."

- U.S. v. Tweel, 550 F.2d 297 (5th Cir. 1977)

25.As such, the unrebutted record triggers equitable estoppel, foreclosure of judicial authority, and mandates dismissal or judgment in favor of the affiant. The Court is now <u>bound</u> by this undisputed commercial record, which cannot be ignored without violating its oath, duty, and integrity.

VII. AFFIRMATION AND RESERVATION

- **26.** This affidavit is made voluntarily, in good faith, without intent to mislead, harass, or delay, but to **establish truth**, **correct the public record**, and **place all parties on lawful notice** of material facts.
- **27.** This affidavit is executed in pursuit of justice, equity, and the preservation of unalienable rights secured by the Constitution for the United States of America, as originally ordained and established.
- 28. All rights are expressly reserved, nunc pro tunc, ab initio, without prejudice, without recourse, and with full reservation of all rights under UCC 1-308, the Uniform Commercial Code, and the maxims of law and equity, including but not limited to:
 - "Equity will not suffer a wrong without a remedy;"
 - "Let justice be done though the heavens fall;"
 - "Silence is acquiescence where there is a duty to speak."

Page 8 of 13

Document 9

LIST OF EXHIBITS / EVIDENCE:

- 1. Exhibit A: Affidavit and Contract Security Agreement #RF775820621US, titled:
- NOTICE OF CONDITIONAL ACCEPTANCE, and FRAUD, RACKETEERING, 3
- CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, 4
- 5 IDENTITY THEFT, EXTORTION, COERCION, TREASON.
- 2. Exhibit B: Affidavit and Contract Security Agreement #RF775821088US, titled:
- NOTICE OF DEFAULT, and FRAUD, RACKETEERING, CONSPIRACY, 7
- DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY THEFT, 8
- EXTORTION, COERCION, TREASON 9
- 3. Exhibit C: Affidavit and Contract Security Agreement #RF775822582US, titled: 10
- NOTICE OF DEFAULT AND OPPORTUNITY TO CURE AND NOTICE OF 11
- FRAUD, RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS 12
- UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION, 13
- 14 KIDNAPPING.

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- 4. Exhibit D: Affidavit and Contract Security Agreement #RF775823645US, titled:
- Affidavit Certificate of Dishonor, Non-response, DEFAULT, JUDGEMENT, and 16
- LIEN AUTHORIZATION. 17
- 5. Exhibit E: PURPORTED DEFENDANT'S VERIFIED NOTICE OF 18
- 19 CONDITIONAL ACCEPTANCE, NOTICE OF MANDATORY
- COUNTERCLAIM, AND NOTICE OF JUDICIAL FRAUD AND CONSPIRACY 20
- TO DEPRIVE UNDER COLOR OF LAW, AND DEMAND FOR DISMISSAL, 21
- SANCTIONS, RESTITUTION, AND SUMMARY JUDGEMENT AS A MATTER 22
- OF LAW IN FAVOR OF PURPORTED DEFENDANT 23
- 6. Exhibit F: UCC Financiang Statement No. 2024385925-4
- 7. Exhibit G: UCC Financiang Statement No. 2025470746-9
- 8. Exhibit H AFFIDAVIT of Truth: RIGHT TO TRAVEL CANCELLATION,
- TERMINATION, AND REVOCATION of COMMERCIAL "For Hire" DRIVER'S 27
- LICENSE CONTRACT and AGREEMENT. LICENSE/BOND # B6735991. 28

Page 10 of 13

1 PROOF OF SERVICE 2 STATE OF CALIFORNIA 3 4 SS. 5 COUNTY OF RIVERSIDE I competent, over the age of eighteen years, and not a party to the within 6 action. My mailing address is the Walkernova Group, care of: 30650 Rancho California Road suite #406-251, Temecula, California [92591]. On or about June 23, 2025, I served the within documents: 1. VERIFIED AFFIDAVIT OF MATERIAL FACTS REGARDING FRAUD, COLOR OF 10 LAW VIOLATIONS, INJURY, TRAUMA, AND CONSTITUTIONAL DEPRIVATIONS 11 2. 12 Exhibit A through M By Electronic Service. Based on a court order and/or an agreement of the 13 parties to accept service by electronic transmission, I caused the documents to be sent to the persons at the electronic notification addresses listed below. 15 Naji Doumit, Mary Doumit, Daniel Doumit 16 C/o NAJI DOUMIT, MARINAJ PROPERTIES, FOCUS ESTATES INC louisatoui3@vahoo.com 17 najidoumit@gmail.com 18 John L. Bailey (#103867), Therese Bailey (#171043) 19 C/o THE BAILEY LEGAL GROUP ibailey@tblglaw.com 20 tbailev@tblglaw.com 21 Barry-Lee: O'Connor (#134549) C/o BARRY LEE O'CONNOR, BARRY LEE O'CONNOR & ASSOCIATES 22 udlaw2@aol.com I declare under penalty of perjury under the laws of the State of California 23 that the above is true and correct. Executed on June 20, 2025 in Riverside County, 24 California. 25 /s/Chris Yarbra/ 26 Chris Yarbra 27 28 Page 12 of 13

Case	5:25-cr-00163-ODW Document 9 Filed 06/25/25 Page 13 of 13 Page ID #:546			
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1	NOTICE:			
2	Using a notary on this document does <i>not</i> constitute joinder adhesion, or consent to			
3	any foreign jurisdiction, nor does it alter my status in any manner. The purpose for			
4	notary is verification and identification only and not for entrance into any foreign			
5	jurisdiction.			
6	//			
7	<u>JURAT</u> :			
8				
9	State of Riverside State of Riverside A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.			
10	County of California) ss.			
11	Subscribed and sworn to (or affirmed) before me on this 24th day of <u>June</u> , 2025 by <u>Kevin</u> :			
12	Realworldfare (formerly Kevin Walker) proved to me on the basis of satisfactory evidence to			
13	be the person(s) who appeared before me.			
14				
15	T			
16	Notary public JOYTI PATEL Notary Public - California			
17	Seal: Riverside County Commission # 2407742 My Comm. Expires Jul 8, 2026			
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	Page 13 of 13			
	VERIFIED AFFIDAVIT OF MATERIAL FACTS REGARDING FRAUD, COLOR OF LAW VIOLATIONS, INJURY, TRAUMA, AND CONSTITUTION PAGE 555 of 629			

-Exhibit J-

Kevin: Realworldfare, sui juris, in propria persona Care of: 30650 Rancho California Road # 406-251 Temecula, California [92591] non-domestic without the United States Email: team@walkernovagroup.com



Real Party in Interest, Injured Party, Secured Party, Respondent

UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

THE PEOPLE OF THE STATE OF **CALIFORNIA** (fraudulently substituted),

Purported Plaintiff,

US.

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KEVIN LEWIS WALKER (ENS LEGIS),

Purported Defendant.

Case No. 5:25-cr-00163-ODW

VERIFIED NOTICE OF FILING EXHIBITS AND EVIDENCE ESTABLISHING FRAUD BY PURPORTED PLAINTIFF. COMMERCIAL DISHONOR, LACK OF STANDING, LACK OF SUBJECT MATTER JURISDICTION, ABSENCE OF A REAL PARTY IN INTEREST, ABSENCE OF CORPUS DELICTI, AND ABSENCE OF A VALID CONTRACT

(SPECIAL LIMITED APPEARANCE — IN EQUITY ONLY — EQUITY JURISDICTION PRESERVED)

- TO THE HONORABLE COURT, ALL PARTIES, AND THEIR COUNSEL OF
- RECORD: 21
- This matter is brought in equity, under the original and exclusive jurisdiction of this
- Court as authorized by the Constitution of the United States, Article III, Section 2.
- All statutory jurisdiction is expressly denied and rebutted. This is a Court of
- Record. All rights are reserved without prejudice pursuant to UCC 1-308. 25
- PLEASE TAKE NOTICE that Plaintiff Kevin: Realworldfare (formerly Kevin: Walker), 26
- a living man, proceeding sui juris, in propria persona, by Special Limited 27
 - Appearance only, under threat duress and coercion, expressly not generally, not pro

Page 1 of 8

se, not appearing as surety for any legal fiction, not a corporation, and not a U.S.
citizen under the 14th Amendment, and invokes the Court's original jurisdiction in
equity, pursuant to applicable equity principles under Article III of the
Constitution for the United States of America, hereby files and lodges the attached
Exhibits A through L (and all subparts) in support of:

VERIFIED NOTICE OF MOTION, and VERIFIED MOTION AND

VERIFIED NOTICE OF MOTION, and VERIFIED MOTION AND
DEMAND TO DISMISS VOID AB INITIO PROCEEDINGS, STRIKE
FRAUDULENT PLAINTIFF SUBSTITUTION, DEMAND FOR
CONSTITUTIONAL AND EQUITABLE RELIEF, AND MOTION FOR
SANCTIONS FOR FRAUD ON THE COURT;

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- NOTICE OF MOTION AND <u>VERIFIED</u> MOTION AND DEMAND TO
 DISMISS VOID AB INITIO ACTION FOR LACK OF JURISDICTION,
 ABSENCE OF LAWFUL PLAINTIFF, NO JUSTICIABLE CLAIM,
 SIMULATED LEGAL PROCESS, FRAUD ON THE COURT, AND
 DEMAND FOR FINAL EQUITABLE RELIEF;
- VERIFIED JUDICIAL NOTICE OF KNOWN JURISDICTIONAL FRAUD AND SIMULATED LEGAL PROCESS EXECUTED UNDER COLOR OF LAW;
- MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT OF VERIFIED NOTICE AND MOTION TO DISMISS VOID AB INITIO PROCEEDINGS, STRIKE FRAUDULENT PLAINTIFF SUBSTITUTION, AND DEMAND FOR CONSTITUTIONAL AND EQUITABLE RELIEF;
- VERIFIED AFFIDAVIT OF MATERIAL FACTS REGARDING FRAUD,
 COLOR OF LAW VIOLATIONS, INJURY, TRAUMA, AND
 CONSTITUTIONAL DEPRIVATIONS;
- VERIFIED NOTICE OF FILING <u>VERIFIED</u> AFFIDAVIT OF MATERIAL FACTS REGARDING FRAUD, COLOR OF LAW VIOLATIONS, INJURY, TRAUMA, AND CONSTITUTIONAL DEPRIVATIONS;

Page 2 of 8

All future motions, notices, and related filings in this matter.

record. Together, they establish the following:

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I. VERIFIED EXHIBIT SUMMARY AND EVIDENTIARY NOTICE

These exhibits, submitted in support of the VERIFIED NOTICE OF MOTION, and VERIFIED MOTION AND DEMAND TO DISMISS VOID AB INITIO PROCEEDINGS, STRIKE FRAUDULENT PLAINTIFF SUBSTITUTION, DEMAND FOR CONSTITUTIONAL AND EQUITABLE RELIEF, AND MOTION FOR SANCTIONS FOR FRAUD ON THE COURT, consist of unrebutted affidavits, recorded instruments, perfected UCC Financing Statements, judicial notices, and contract security agreements—each duly served, publicly recorded, and entered into the administrative and legal

- That Kevin: Realworldfare is the Real Party in Interest, sui juris, in propria persona, the secured party and lawful claimant, acting in his natural private capacity, and not the artificial corporate entity KEVIN LEWIS WALKER, which is an ens legis (a legal fiction created by the State).
- That the named Plaintiff, "THE PEOPLE OF THE STATE OF
 CALIFORNIA," is not a competent or lawful party in interest, lacks
 standing, and has not appeared by verified affidavit from any living
 man or woman under penalty of perjury as required under Article III of
 the Constitution.
- That the action is based entirely on simulated legal process,
 commercial fraud, and constructive coercion, including presumed contracts, unrevealed joinder, and failure to rebut properly served affidavits and commercial instruments.

Each exhibit is clearly marked (e.g., Exhibit A through Exhibit L), paginated sequentially (Pages 1–232), and incorporated by reference into the Verified Motion and Judicial Notice. The record includes, without limitation:

Page 3 of 8

Verified Affidavits and Contract Security Agreements evidencing commercial 1 dishonor, fraud, RICO violations, identity theft, and deprivation of rights 2 under color of law. 3 Publicly filed UCC Financing Statements securing Kevin: Realworldfare's 4 perfected interest in all derivatives and franchises of the legal fiction KEVIN 5 LEWIS WALKER. 6 Judicially cognizable evidence of termination of all commercial licenses, 7 registrations, and presumed joinder to the State's artificial capacities and 8 9 franchises. Trademark and copyright protections over the name and property of Kevin: 10 Realworldfare, further distinguishing his private estate from the corporate 11 fiction. 12 These instruments stand as unrebutted, lawful declarations of fact and commercial 13 truth, triggering estoppel by acquiescence. They are judicially noticeable under 14 Federal Rule of Evidence 201(b)(2) and binding under the following authorities: 15 16 United States v. Kis, 658 F.2d 526, 536 (7th Cir. 1981) 17 New Hampshire v. Maine, 532 U.S. 742 (2001) United States v. Tweel, 550 F.2d 297 (5th Cir. 1977) 18 Life Science Church v. IRS, 525 F. Supp. 202, 207 (N.D. Ind. 1981) 19 Moore v. Kulicke & Soffa Indus., Inc., 318 F.3d 561 (3d Cir. 2003) 20 Carmine v. Bowen, 64 A. 932 (Pa. 1906) 21 Dickerson v. Colgrove, 100 U.S. 578 (1879) 22 As such, these exhibits collectively support full dismissal of this matter with 23 prejudice, for lack of standing, jurisdiction, and justiciable controversy, and compel 24 this Court to recognize the fraud, dishonor, and estoppel now conclusively 25

Page 4 of 8

established on the record.

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1	LIST OF EXHIBITS / EVIDENCE:				
2	1.Exhibit A: Affidavit and Contract Security Agreement #RF775820621US, titled:				
3	NOTICE OF CONDITIONAL ACCEPTANCE, and FRAUD, RACKETEERING,				
4	CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW,				
5	IDENTITY THEFT, EXTORTION, COERCION, TREASON.				
6	2. Exhibit B: Affidavit and Contract Security Agreement #RF775821088US, titled:				
7	NOTICE OF DEFAULT, and FRAUD, RACKETEERING, CONSPIRACY,				
8	DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY THEFT				
9	EXTORTION, COERCION, TREASON				
10	3. Exhibit C: Affidavit and Contract Security Agreement #RF775822582US, titled:				
11	NOTICE OF DEFAULT AND OPPORTUNITY TO CURE AND NOTICE OF				
12	FRAUD, RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS				
13	UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION,				
14	KIDNAPPING.				
15	4. Exhibit D: Affidavit and Contract Security Agreement #RF775823645US, titled:				
16	Affidavit Certificate of Dishonor, Non-response, DEFAULT, JUDGEMENT, and				
17	LIEN AUTHORIZATION.				
18	5. Exhibit E: PURPORTED DEFENDANT'S VERIFIED NOTICE OF				
19	CONDITIONAL ACCEPTANCE, NOTICE OF MANDATORY				
20	COUNTERCLAIM, AND NOTICE OF JUDICIAL FRAUD AND CONSPIRACY				
21	TO DEPRIVE UNDER COLOR OF LAW, AND DEMAND FOR DISMISSAL,				
22	SANCTIONS, RESTITUTION, AND SUMMARY JUDGEMENT AS A MATTER				
23	OF LAW IN FAVOR OF PURPORTED DEFENDANT				
24	6. Exhibit F: UCC Financiang Statement No. 2024385925-4				
25	7. Exhibit G: UCC Financiang Statement No. 2025470746-9				
26	8. Exhibit H AFFIDAVIT of Truth: RIGHT TO TRAVEL CANCELLATION,				
27	TERMINATION, AND REVOCATION of COMMERCIAL "For Hire" DRIVER'S				
28	LICENSE CONTRACT and AGREEMENT. LICENSE/BOND # B6735991. Page 5 of 8				

1	PROOF OF SERVICE				
2	STATE OF CALIFORNIA)				
3) ss.				
4	COUNTY OF RIVERSIDE)				
5	I competent, over the age of eighteen years, and not a party to the within				
6	action. My mailing address is the Walkernova Group, care of: 30650 Rancho				
7	California Road suite #406-251, Temecula, California [92591]. On or about June 25,				
8	2025, I served the within documents:				
9	1. <u>VERIFIED</u> NOTICE OF FILING EXHIBITS AND EVIDENCE ESTABLISHING				
10	FRAUD BY PURPORTED PLAINTIFF, COMMERCIAL DISHONOR, LACK OF				
11	STANDING, LACK OF SUBJECT MATTER JURISDICTION, ABSENCE OF A REAL				
12	PARTY IN INTEREST, ABSENCE OF CORPUS DELICTI, AND ABSENCE OF A				
13	VALID CONTRACT				
14	By Electronic Service. Based on a court order and/or an agreement of the parties				
15	to accept service by electronic transmission, I caused the documents to be sent to				
16	the persons at the electronic notification addresses listed below.				
17	Michael: Hestrin, Miranda Thomson, Monika Vermani C/o THE DISTRICT ATTORNEY'S OFFICE, THE PEOPLE OF THE STATE				
18	OF CALIFORNIA 3960 Orange Street,				
19	Riverside, California [92501-3611] DAOffice@rivco.org				
20	US Attorney's Office				
21	Ausa - Office Of Us Attorney 213-894-2434				
22	usacac.criminal@usdoj.gov				
23	I declare under penalty of perjury under the laws of the State of California				
24	that the above is true and correct. Executed on June 24, 2025 in Riverside County,				
25	California.				
26	<u>/s/Chris Yarbra/</u> Chris Yarbra				
27	//				
28					
	Page 7 of 8				

Case 5:25-cr-00163-ODW Document 10 Filed 06/25/25 Page 8 of 240 Page ID Date: June 24, 2025 NOTICE: Using a notary on this document does not constitute joinder adhesion, or consent to any foreign jurisdiction, nor does it alter my status in any manner. The purpose for 3 notary is verification and identification only and not for entrance into any foreign jurisdiction. 5 ACKNOWLEDGEMENT: 6 State of California A notary public or other officer completing this certificate verifies only the identity of the individual who signed the 8) ss. document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document. County of Riverside 9 On this 24th day of June, 2025, before me, Joyti Patel, a Notary Public, personally 10 appeared Kevin Realworlfare (formerly Kevin Walker), who proved to me on the 11 12 basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the 13 same in his/her/their authorized capacity(ies), and that by his/her/their 14 signature(s) on the instrument the person(s), or the entity upon behalf of which the 15 person(s) acted, executed the instrument. 16 I certify under PENALTY OF PERJURY under the laws of the State of California 17 that the foregoing paragraph is true and correct. 18 19 WITNESS my hand and official seal. 20 JOYTI PATEL Notary Public - California Riverside County 21 Commission # 2407742 My Comm. Expires Jul 8, 2026 Signature Systilatel (Seal) 22 23 24 25

Page 8 of 8

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-Exhibit K-

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United States District Court Central District of California

PEOPLE OF THE STATE OF CALIFORNIA

Plaintiffs,

V.

KEVIN LEWIS WALKER,

Defendant.

Case № ED CR 25-00163-ODW

ORDER STRIKING NOTICE OF REMOVAL FROM RIVERSIDE SUPERIOR COURT AND SUMMARY REMAND

I. INTRODUCTION

It appears that on December 31, 2024, Walker was the subject of a traffic stop during which he refused to produce his driver's license upon request. He was arrested for violation of "California Vehicle Code section 12951(a). A citation was issued and he gave his written promise to appear in court on March 14, 2025. On March 25, 2025 he received the misdemeanor complaint which forms the basis of this removal action. His arraignment was set for April 11, 2025. It appears he failed to appear in court and a misdemeanor warrant was issued out of Riverside Superior Court for his arrest. On May 12, 2025 Walker filed the instant Notice of Removal of this criminal action to federal court. In actuality he filed a lot more.

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The Notice of Removal Was Filed Too Late Α.

Among the procedures for removing a case pending in state court to federal court is the issue of timing. There is a 30-day window applicable to removal of both civil and criminal matters to federal court. Here the Notice of Removal was filed May 12, 2025, not within 30 days of the arraignment date of April 11, 2025. It was therefore too late and ineffective.

28 USC 1455 provides:

(b) Requirements.--(1) A notice of removal of a criminal prosecution shall be filed not later than 30 days after the arraignment in the State court, or at any time before trial, whichever is earlier, except that for good cause shown the court may permit a later filing. There is no evidence this matter went to trial in state court so the operative date is the scheduled arraignment date. And applying the date set for Walker's arraignment as the date Walker was placed on notice of the existence of the case and placed on notice of the grounds for removal.

There has been a flagrant violation of Rule 8 В.

The second basis for rejecting the removal is Rule 8 of the General Rules of Pleading which provides in part:

- (a) A pleading that states a claim for relief must contain:
 - (1) a short and plain statement of the grounds for the court's jurisdiction, unless the court already has jurisdiction and the claim needs no new jurisdictional support:
 - (2) a short; and and plain statement of the claim showing that the pleader is entitled to relief; and
- (3) a demand for the relief sought, which may include relief in the alternative or different types of relief sought.

In this case the general rules of pleading have been ignored to a shocking

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degree. There is not even a pretense of complying with Rule 8. The statements in this pleading are neither short nor plain. Indeed, the pleading is so congested with completely irrelevant data it is unclear that a basis for relief is stated nor is it clear precisely what relief is being sought or upon what legal ground he feels he is entitled to relief. For example, Walker provides evidence related to the cancellation of a franchise. What franchise and how this is relevant to this minor criminal matter is unclear. Likewise, the discussion of revocation, cancellation and termination of a commercial driver's license contract, Exh H, is a mystery. Indeed there are circumstances which can result in suspension or revocation of driving privileges (See for example, vehicular manslaughter, Johnson v. DMV, 222 Cal.App3d 695 (1990); multiple convictions for driving under the influence during a ten year period, *Brieton* v. DMV 140 Cal.App.4th 427 (2006); refusal to submit to a blood alcohol test upon arrest for suspected driving under the influence, under California's Implied Consent Law, Veh Code § 13353, Espinoza v. Shiomoto, 10 Cal.App.5th 85 (2017).) However, Walker does not allege that his conduct in this case could or did trigger a revocation or suspension of his driving privileges. Needlessly, there are many documents styled Affidavit and Plain Statement of Facts. In one such instance there is no case number, no court, allegations of over a dozen crimes charged against members of the Riverside County Sheriff's Department, apparently by Mr. Walker instead of a prosecution authority.

Given the differently styled motions the Court is at a loss to fathom precisely what is being sought and why he is entitled to the relief demanded. For example, the following are the separate documents filed in connection with the notice of removal:

1. Notice of motion and verified motion and demand to dismiss void *ab initio* action for lack of jurisdiction, absence of lawful plaintiff, no justiciable

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- claim, simulated legal process, fraud on the court and demand for final equitable relief;
- 2. Verified judicial notice of unrebutted affidavits and supporting records in equity;
- 3. Notice of affidavit and verified affidavit of fact in support of verified motion and demand to dismiss void ab *initio* action for lack of jurisdiction, absence of lawful plaintiff, no justiciable claim, simulated legal process, fraud on the court, and demand for final equitable relief;
- 4. Verified notice of motion, and verified motion and demand to dismiss void ab initio proceedings, strike fraudulent plaintiff substitution, demand for constitutional and equitable relief, and motion for sanctions for fraud on the court;
- 5. Verified notice of filing verified affidavit of material facts regarding fraud, color of law violations, injury, trauma and constitutional deprivations;
- 6. Verified judicial notice of known jurisdictional fraud and simulated legal process executed under color of law;
- 7. Memorandum of points and authorities in support of verified notice and motion to dismiss void ab initio proceedings, strike fraudulent plaintiff substitution and demand for constitutional and equitable relief;
- 8. Verified affidavit of material facts regarding fraud, color of law violations, injury, trauma, and constitutional deprivations;
- 9. Verified notice of filing exhibits and evidence establishing fraud by purported plaintiff, commercial dishonor, lack of standing, lack of subject matter jurisdiction, absence of a real party in interest, absence of corpus delicti and absence of a valid contract; This document spans 232 pages including Exhibits A through J.

Buried within repeated references to the Uniform Commercial Code ("UCC") are mentions of an offer made and accepted from which one may speculate Walker

has reached a settlement of some sort with Riverside County. He mentions the figure of **one trillion dollars.** The Court does not think for a minute that Riverside paid any sum to compensate Walker or anyone else, for being cited and/or arrested for refusal to present a driver's license upon request.

The papers are confusing and over-burdened with disjointed references to legal principles with little or no applicability to this matter. For example, everything is "verified" which is unnecessary since Section 1455 requires that "a notice of removal [be] signed pursuant to Rule 11 of the Federal Rules of Civil Procedure."

The Court agrees with one request made at the outset on page 1 of 17 line 27 where he states his demand "that this action be dismissed with prejudice" but on grounds which differ from the rationale stated by Mr. Walker. Specifically, there are no short plain statements demonstrating clearly what he seeks, other than one trillion dollars, and why he believes he is entitled to such an astronomical sum of money for events following his arrest for his refusal to show his driver's license upon request by a law enforcement officer. One of his documents is styled "Verified affidavit of material facts regarding fraud, color of law violations, injury, trauma, and constitutional deprivations." He fails to specifically expand on what injury and trauma he suffered during the traffic stop where he was asked for his driver's license.

Regardless, the notice of Removal comes too late and for that reason alone warrants the Court striking it. Secondly, it is a rambling amalgam of quotes, legal principles, case holdings offered in a vacuum without context or an explanation of how the quoted language applies to the facts of this case. The Court notes this is striking similar to pleadings offered by those calling themselves "sovereign citizens". Those pleadings consume an inordinate amount of court time which could be avoided by adherence to the "short plain" mandate of Rule 8. The pleadings at issue here represent a clear violation of the General Rules of Pleading and on this additional basis warrants the Court's striking the entire pleading.

The Court has already spent an inordinate amount of time trying to unscramble

and understand the various "pleadings" in this case, to no avail. The rule requiring short plain statements serves multiple purposes including the avoidance of unnecessarily taxing the court. See for example, *Bell Atlantic Corp. v. Twombly*, 550 U.S. 544, 545 ((2007.) Granted, Mr. Walker is litigating this matter pro se, which is his right. In no way does the Court hold him to a higher standard of clarity of written expression as one might expect from an attorney. He must, however, provide something more than vague and conclusory allegations. The defendants must be reasonable advised of the conduct they are called upon to defend.

II. DISCUSSION

"The United States District Court in which such notice [of removal] is filed shall examine the notice promptly. If it clearly appears on the face of the notice and any exhibits annexed thereto that removal should not be permitted, the court shall make an order for summary remand." 8 USC § 455 (b)(4). As was noted at the outset, every complaint must include "a short and plain statement of the claim showing that the pleader is entitled to relief." Fed. R. Civ._Pro. 8(a)(2). Where, as here, the plaintiff is *pro se*, courts "construe the pleadings liberally and afford the petitioner the benefit of any doubt." *Hebbe v. Pliler*, 627 F.3d 338, 342 (9th Cir. 2010) (en banc)).

Simply because Mr. Walker is a pro se litigant does not mean he is exempt from the foregoing rules. Everyone who practices before the federal courts agrees to familiarize themselves with and follow the rules. Therefore, as is the case with attorneys, pro se litigants are bound by the correct rules of procedure. (*Kabbe v. Miller* (1990) 226 Cal.App.3d 93, 98; *Bistawros v. Greenberg* (1987) 189 Cal.App.3d 189, 193, [self-represented party "held to the same restrictive procedural rules as an attorney"]; *Nelson v. Gaunt* (1981) 125 Cal.App.3d 623, 638–639, [same].) Under the law, a party may choose to act as his or her own attorney. (*Paradise v. Nowlin* (1948) 86 Cal.App.2d 897, 898; *Gray v. Justice's* Court (1937) 18 Cal.App.2d 420, 423.)

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"[S]uch a party is to be treated like any other party and is entitled to the same, but no greater consideration than other litigants and attorneys. [Citation.]" (*Barton v. New United Motor Manufacturing, Inc.* (1996) 43 Cal.App.4th 1200, 1210).

III. CONCLUSION

Even when one construes Mr. Walker's claims liberally, he fails to state a claim. He seeks to remove the criminal proceedings from Riverside County Superior Court to federal court, under case number: 5:25-cr-00163-ODW without offering a valid legal justification entitling him to do so.

As noted earlier, his pleadings do not appear to state a claim under Rule 8 because, among other reasons, he fails to state the relief that he seeks, other than a dismissal, nor does he identify a federal statute or constitutional provision he claims to have been violated and which entitled him to relief.

Accordingly, the Court ORDERS that this action is DISMISSED with prejudice and remanded to the Superior Court of California, County of Riverside, Southwest Justice Center 30755 Auld Road-D Murrieta, Ca. 92563.

The Clerk of this Court is instructed to close this file.

IT IS ORDERED

DATE: July 9, 2025

OTIS D. WRIGHT, II UNITED STATES DISTRICT JUDGE

-Exhibit L-



Brian D. Karth District Court Executive / Clerk of Court 350 West 1st Street, Suite 4311 Los Angeles, CA 90012-4565

United States District Court Central District of California Office of the Clerk

Natasha Alexander-Mingo Chief Probation & Pretrial Services Officer 255 East Temple Street, Suite 1410 Los Angeles, CA 90012-1565

Benjamin Medina

Chief Deputy of Administration 350 West 1st Street, Suite 4311 Los Angeles, CA 90012-4565

Maya Roy

Chief Deputy of Operations 350 West 1st Street, Suite 4311 Los Angeles, CA 90012-4565

JULY 9, 2025

	_ RIVERSIDE COUNTY SUPERIOR COURT					
	_SOUTHWEST JUSTICE CENTER					
	_30755 AULD ROAD-D _					
D	MURRIETTA, CA 92563					
Re:	Case Number: 5:25-CR-0163 ODW					
	Previously Superior Court Case NoMISW2501134					
	Case Name: People of State of California vs Kev	in Lewis Walker				
Dear	Dear Sir/Madam:					
case	Pursuant to this Court's ORDER OF REMAND issued on 7/9/2025, the above referenced case is hereby remanded to your jurisdiction.					
	Attached is a certified copy of the ORDER OF REMAND and a copy of the docket sheet from this Court.					
locat	Please acknowledge receipt of the above by signing the enclosed copy of this letter and returning it to the location shown below. Thank you for your cooperation.					
255]	United States Courthouse 255 East Temple Street, Suite TS134 Los Angeles, CA 90012					
	1	Respectfully,				
		Clerk, U.S. District Court				
		By: <u>/s/ Linda Chai</u> Deputy Clerk Linda_Chai@cacd.uscourts.gov				
Encl.	ls. Counsel of record					
Rece	Receipt is acknowledged of the documents described above.					
		Clerk, Superior Court				
Date		By: Deputy Clerk				

-Exhibit M-

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1	Kevin: Realworldfare, sui juris, in propria Persona				
2	Care of: 30650 Rancho California Road # 406-251 Temecula, California [92591]				
3	non-domestic without the <u>U</u> nited <u>S</u> tates Email: <u>team@walkernovagroup.com</u>				
4					
5	Real Party in Interest, Injured Party, Secured Party, Respondent				
6					
7	UNITED STATES DISTRICT COURT				
8	CENTRAL DISTRICT OF CALIFORNIA				
9		Case No. 5:25-cr-00163-ODW			
10	THE PEOPLE OF THE STATE OF	VERIFIED NOTICE OF MOTION AND			
11	CALIFORNIA (fraudulently substituted),	VERIFIED EMERGENCY MOTION			
12	Purported Plaintiff,	AND DEMAND TO STRIKE AND VACATE VOID ORDER FOR LACK OF			
13	<i>vs.</i>	SUBJECT MATTER JURISDICTION,			
14	KEVIN LEWIS WALKER (ENS LEGIS),	FRAUD ON THE COURT, UNCONSTITUTIONAL PROCEDURE,			
	Purported Defendant.	AND DENIAL OF DUE PROCESS			
15	Tarportea 2 ejemmin				
16		(SPECIAL LIMITED APPEARANCE — IN			
17		EQUITY ONLY — EQUITY JURISDICTION PRESERVED)			
18					
19					
20		I			
21	TO THE HONORABLE COURT AND ALL PARTIES:				
22	This matter is brought in equity, under the original and exclusive jurisdiction of th				
23	Court as authorized by the Constitution of the United States, Article III, Section 2.				
24	All statutory jurisdiction is expressly denied and rebutted. This is a Court of				
25	Record. All rights are reserved without prejudice pursuant to UCC 1-308.				
26	COMES NOW Kevin: Realworldfare (formerly Kevin: Walker), responding as				
27	Respondent, Injured Party, Real Party in Interest, and Secured Party, expressly				

28 objecting to any misclassification as a "Defendant" or subject to any jurisdiction not

VERIFIED NOTICE OF MOTION AND VERIFIED EMERGENCY MOTION AND DEMAND TO STRIKE AND VACATE VOID ORDER FOR LACK OF SUBJECT MATTER JURISDICTION, FRAUD ON THE COURT, UNCONSTITUTIONAL PROCEDURAGE AS 17/66 OF 629

proven on the record. Kevin: Realworldfare (formerly Kevin: Walker) is proceeding sui juris, in propria persona, by Special Limited Appearance only, not generally, not pro se, not as a "United States citizen" as defined under the 14th Amendment, nor as surety for any ALL-CAP LEGAL FICTION, artificial entity, corporate construct, transmitting utility, or cestui que trust — but solely as the living, sentient man, appearing in his true private capacity, competent to state and defend his own rights, title, and interest, and hereby demands that this Court immediately VACATE the purported "Order Striking Notice of Removal and Remand" (Dkt. 11) as void ab initio, issued in violation of federal removal statutes, due process, and binding equity principles. The order is facially defective, legally unsound, and procedurally fraudulent. I. REMOVAL UNDER 28 U.S.C. § 1443 IS NOT SUBJECT TO A TIME LIMIT AND CANNOT BE DISMISSED BASED ON FABRICATED DEADLINES This case was lawfully removed under 28 U.S.C. § 1443(1), a specific and constitutionally protected removal provision designed to safeguard parties from state-level deprivation of federally secured civil rights. The Court's assertion that the removal was "too late" is false, legally baseless, and constitutes reversible judicial error. Governing Law: No Time Limitation Under § 1443(1) Unlike general civil removals under §§ 1441 or 1446(b), which include specific timing requirements, § 1443(1) contains no such restriction. Courts have explicitly recognized that removals based on civil rights violations under § 1443(1) are not barred by technical deadlines and cannot be dismissed on procedural grounds when constitutional rights are at stake. "Statutory language must be interpreted according to its plain meaning... The absence of a time restriction in § 1443(1) reflects congressional intent to prioritize the protection of civil rights over procedural rigidity."

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- Georgia v. Rachel, 384 U.S. 780, 794 (1966)

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1	"Section 1443(1) allows removal where it is evident the defendant cannot enforce
2	a federal right in the state court procedural time bars cannot override
3	constitutional protections."
4	– City of Greenwood v. Peacock, 384 U.S. 808, 828 (1966)
5	"Removal under 28 U.S.C. § 1443 is not subject to ordinary procedural
6	technicalities where the core of the matter is the denial of equal civil rights."
7	- People v. Washington, 626 F. Supp. 1446, 1449 (C.D. Cal. 1986)
8	Therefore, any ruling dismissing this case on the basis of alleged "late filing" under
9	\S 1443 is facially void , lacks lawful foundation, and reflects an improper evasion o
10	federal jurisdiction intended to shield state-level fraud, simulated legal process,
11	and human rights violations from judicial scrutiny.
12	This Removal Was Substantively Valid and Jurisdictionally Mandated
13	The Notice of Removal detailed specific and verifiable facts evidencing:
14	Denial of federally protected civil rights under the color of law;
15	Unlawful party substitution, depriving the Defendant of a real Plaintiff;
16	Prosecution based on a void caption involving a legal fiction ("KEVIN
17	LEWIS WALKER"), absent any verified claim by a real, living party;
18	Obstruction of access to equitable and constitutional remedy in the state
19	forum.
20	Such facts meet and exceed the threshold required for § 1443 removal, as affirmed
21	in Rachel, Peacock, and numerous 9th Circuit cases interpreting civil rights removal
22	narrowly but forcefully where due process and equal protection are denied.
23	Summary
24	This Court's attempt to remand or dismiss this case based on a fabricated timing
25	argument under § 1443(1) is not merely erroneous—it is a manifest abuse of
26	discretion and a constitutional violation in itself. No court may invent limitations
27	where Congress deliberately created none, especially where civil rights, due
28	process, and jurisdictional integrity are in question.

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II. VOID JUDGMENT FOR FAILURE TO ADDRESS REMOVAL BASIS, FRAUD CLAIMS, AND EQUITABLE RECORD

The July 9, 2025 Order (Dkt. 11) is **jurisdictionally void** on its face and must be vacated ab initio for fatal omissions. The Court:

- **Failed to address or even mention** the controlling basis of removal under **28 U.S.C. § 1443(1)**, which provides for federal jurisdiction where state courts obstruct civil rights and carries **no 30-day removal deadline**;
- Ignored all verified unrebutted affidavits, including sworn declarations, administrative defaults, and UCC filings which stand as judicial admissions by operation of law;
- Made no findings of fact or law concerning the core claims of fraud,
 commercial dishonor, false party substitution, or simulated legal process;
- Provided no hearing, no review of evidence, and no engagement with the
 record a wholesale denial of due process and equal protection.
- "A void judgment is a nullity and may be vacated at any time."
- Valley v. Northern Fire & Marine Ins. Co., 254 U.S. 348 (1920)
- "Unrebutted affidavits are judicial admissions which the court must accept as true."
- United States v. Kis, 658 F.2d 526, 536 (7th Cir. 1981)
- "Silence where there is a duty to speak amounts to fraud."
- U.S. v. Tweel, 550 F.2d 297 (5th Cir. 1977)
- By refusing to acknowledge the verified factual record and the explicit federal removal statute invoked, the Court **abandoned its duty**, **exceeded its jurisdiction**, **and rendered an ultra vires order** that is **null and void from inception**. Judicial silence in the face of jurisdictional challenge and unrebutted evidence **does not equate to adjudication—it confirms estoppel**, **fraud**, **and a due process collapse**.
- Accordingly, this Order must be **struck and vacated immediately**, and the case restored under proper federal jurisdiction and equitable oversight.

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III. PURPORTED PLAINTIFF IS NOT A REAL PARTY IN INTEREST AND PARTY SUBSTITUTION IS FRAUD ON THE COURT

The caption purports to name "THE PEOPLE OF THE STATE OF CALIFORNIA" as Plaintiff. However, this is a FICTIONAL designation without legal standing, verification, or capacity to bring a claim in its own name. Specifically:

- There is no living man or woman who has come forward under oath to claim injury, submit a verified complaint, or affirm first-hand knowledge of any alleged facts;
- There is no sworn affidavit from a competent fact witness, under penalty of perjury, in support of this action;
- There is no showing of capacity or standing under Fed. R. Civ. P. 17(a), which requires that "[a]n action must be prosecuted in the name of the real party in interest."

A purported Plaintiff must be an actual legal or equitable claimant with standing to sue — not a fictitious political abstraction. "THE PEOPLE" as referenced here is a non-juristic entity used as a placeholder for prosecutorial convenience and cannot meet the burden of proof or status of a real party in interest.

"It is elementary that a plaintiff must allege an injury in fact traceable to the defendant and likely to be redressed by a favorable judicial decision." -Lujan v. Defenders of Wildlife, 504 U.S. 555, 560-61 (1992)

Further, the substitution of an artificial governmental label *without* a valid affidavit, proper agency authority, or party verification constitutes:

- Fraud on the court,
- Simulated legal process, and
- A calculated obstruction of lawful remedy in violation of constitutional and procedural safeguards.
 - "Fraud upon the court is fraud which... defiles the court itself." Hazel-Atlas Glass Co. v. Hartford-Empire Co., 322 U.S. 238 (1944)

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1	Worse still, the record reflects a covert and unauthorized substitution of the
2	purported Plaintiff from "THE PEOPLE OF THE STATE OF CALIFORNIA" to
3	"UNITED STATES OF AMERICA" without any motion, judicial order, notice, or
4	entry of appearance by a duly authorized U.S. Attorney as required by 28 U.S.C. §
5	547 and Fed. R. Crim. P. 42(a).
6	This silent substitution:
7	• Violates Fed. R. Civ. P. 17(a),
8	Evades due process,
9	Confirms that the initiating party was never competent or properly before
10	the Court,
11	Further evidences that this entire prosecution is a simulated legal process
12	under color of law.
13	A proceeding brought by an unauthorized, substituted, or fictitious Plaintiff —
14	whether state or federal — is <u>void ab initio.</u>
15	The use of a corporate fiction as Plaintiff, where no lawful contract, injury, or first-party
16	claimant exists, is a fatal jurisdictional defect. The Court cannot proceed in equity or law
17	without a real party in interest who is capable of bearing witness and incurring liability.
18	Accordingly, this case is procedurally void and must be dismissed <i>ab initio</i> .
19	IV. JUDICIAL ADMISSION OF ERROR, BIAS, AND FAILURE TO APPLY
20	<u>CONTROLLING LAW</u>
21	The July 9, 2025 "Order Striking Removal" (Dkt. 11), issued by Judge Otis D. Wright
22	II, is not merely erroneous—it is an admission of judicial incompetence, bias, and
23	refusal to apply binding law. The order demonstrates on its face:
24	That the Court did not read or comprehend the pleadings , openly stating it
25	was "unclear what Walker is asking the Court to do," despite multiple
26	<u>verified</u> filings clearly stating the relief demanded;
27	• That the Court failed to address the explicit statutory basis for removal – 28

U.S.C. \S 1443(1) — which has no time limitation, unlike $\S\S$ 1441 or 1446; Page 6 of 20

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- That the Court **misapplied 28 U.S.C. § 1455**, which governs removal of state criminal prosecutions—not civil rights removals. § 1455 is inapplicable to removals under § 1443(1), as confirmed by *Georgia v. Rachel*, 384 U.S. 780 (1966);
- That the Court ignored all verified affidavits, contrary to settled law that mandates judicial notice and acceptance of unrebutted sworn statements.

In *United States v. Kis*, 658 F.2d 526, 536 (7th Cir. 1981), the Seventh Circuit held: "Unrebutted affidavits are judicial admissions which the court must accept as true."

Further, where material facts are not addressed and unrebutted affidavits are dismissed out-of-hand, such conduct violates **procedural due process** and confirms **arbitrary and capricious adjudication**.

The **Supreme Court** in *Ex parte Fisk*, 113 U.S. 713, 717 (1885) emphasized:

"A court that proceeds without jurisdiction renders its orders null and void."

Moreover, Valley v. Northern Fire & Marine Ins. Co., 254 U.S. 348 (1920) held:

"A void judgment is a nullity and may be vacated at any time."

This Court's refusal to engage the legal basis for removal, analyze the statutory protections invoked, or consider unrebutted factual records is tantamount to **fraud by omission** and a **denial of fundamental fairness**.

Such conduct cannot stand. The Order is facially void, judicially defective, and must be vacated with prejudice to prevent further injury, fraud, and obstruction of lawful remedy.

V. JUDICIAL BIAS, DEFAMATION, AND DEPRIVATION OF FAIR TRIBUNAL

In the July 9, 2025 Order (Dkt. 11), the Court falsely and gratuitously labeled the undersigned with the derogatory and pejorative term "sovereign citizen" — a slur that is neither supported by the record nor grounded in any factual or legal basis. This constitutes:

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judge and his acts are nullities."

Accordingly, the undersigned demands mandatory disqualification, vacatur of all rulings, and reassignment to a neutral Article III judge in the interest of justice.

Page 8 of 20

MERIDIED NOTICE OF MOTION AND VERRIED EMERGENCY MOTION AND DEMAND TO STRIKE AND VACATE VOID ORDER FOR LACK OF SUBJECT MATTER JURISDICTION, FRAUD ON THE COURT, UNCONSTITUTIONAL PROCESSING. 629

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The Court's July 9, 2025 Order is not merely erroneous—it is a calculated evasion 4 of truth and a procedural smokescreen designed to conceal material fraud, 5

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Key Facts Obscured:

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the Constitution and law.

Michael Hestrin, alleged counsel for the fictitious Plaintiff, is a named Defendant in active federal Case No. 5:25-cv-00646-WLH(MAA). He stands accused of fraud, deprivation of rights under color of law, misrepresentation, and commercial dishonor.

VI. THE JULY 9, 2025 ORDER CONSTITUTES JUDICIAL

COMPLICITY IN FRAUD, COMMERCIAL DISHONOR, AND

DEPRIVATION OF RIGHTS

enforce a simulated legal process, and deny fundamental rights secured under

- Hestrin and the fictitious entity "THE PEOPLE OF THE STATE OF CALIFORNIA" were lawfully served with multiple verified affidavits, conditional acceptances, and notices of dishonor. No rebuttal has ever been entered. Silence in equity is acquiescence. Tacit acquiescence under UCC §§ 1-103 and 2-206 constitutes binding agreement by performance.
- The Court has unlawfully ignored these unrebutted, self-executing instruments, which stand as judicial admissions.
 - "Unrebutted affidavits are judicial admissions which the court must accept as true."
 - *United States v. Kis*, 658 F.2d 526, 536 (7th Cir. 1981)
- **Judicial Misconduct and Void Ruling:**
- By dismissing the matter based on an arbitrary and legally inapplicable "deadline," the Court has:
 - Aided and abetted concealment of material facts;
 - Covered up multiple counts of unrebutted dishonor;
 - Perpetuated a fraudulent party substitution and ignored the total absence of a real party in interest.

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1	"Silence, where there is a duty to speak, amounts to fraud."
2	- United States v. Tweel, 550 F.2d 297 (5th Cir. 1977)
3	"A judgment is void if the court that rendered it lacked jurisdiction of the subjec
4	matter, or of the parties, or if it acted in a manner inconsistent with due process.
5	— Federal Rule of Civil Procedure 60(b)(4); United States v. Indoor Cultivation Equip.
6	55 F.3d 1311, 1317 (7th Cir. 1995)
7	This Order constitutes an ultra vires act, devoid of legal force, and is further
8	evidence of collusion to suppress verified equity claims and protect complicit
9	actors from exposure.
10	This Court is now on notice: aiding in the enforcement of simulated legal process
11	based on fictitious parties, unrebutted fraud, and administrative silence constitutes
12	gross judicial misconduct and renders any such ruling void ab initio.
13	VII. CONTROLLING AUTHORITY MANDATES IMMEDIATE
14	<u>VACATUR OF VOID ORDER</u>
15	The Court's July 9, 2025 order must be vacated as a matter of law. It is void ab
16	initio, issued in the absence of subject-matter jurisdiction, in disregard of
17	unrebutted judicial admissions, and in open violation of controlling Supreme
18	Court and Circuit precedent.
19	Binding Precedent Confirms: A Court Without Jurisdiction Issues Nothing
20	• Ex parte Fisk, 113 U.S. 713, 718 (1885):
21	"A court that proceeds without jurisdiction renders its orders null and void."
22	• Valley v. Northern Fire & Marine Ins. Co., 254 U.S. 348, 353 (1920):
23	"A void judgment is a nullity and may be vacated at any time, regardless of
24	the passage of time or finality doctrine."
25	• United States v. Indoor Cultivation Equip., 55 F.3d 1311, 1317 (7th Cir. 1995)
26	"A judgment is void if the court that rendered it lacked jurisdiction of the

Page 10 of 20

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due process of law."

subject matter, or of the parties, or if it acted in a manner inconsistent with

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1	The July 9, 2025 order is precisely such a judgment—void for lack of subject matter
2	jurisdiction, lack of a real party in interest, and lack of procedural due process.
3	The Unrebutted Affidavits Are Legally Binding and Must Be Recognized
4	• United States v. Kis , 658 F.2d 526, 536 (7th Cir. 1981):
5	"Unrebutted affidavits are judicial admissions which the court must accept as
6	true."
7	• New Hampshire v. Maine, 532 U.S. 742, 749 (2001):
8	"When a party has accepted facts in an affidavit and fails to rebut them, they
9	are estopped from later contesting those facts."
10	• United States v. Tweel , 550 F.2d 297, 299 (5th Cir. 1977):
11	"Silence, where there is a duty to speak, amounts to fraud."
12	All verified affidavits filed by Defendant have gone unrebutted . They include
13	sworn statements, notices of dishonor, and verified rebuttals of jurisdiction and
14	party status. These are now established facts and stand as uncontroverted
15	admissions under law. The Court's refusal to recognize them constitutes gross
16	procedural fraud and denial of due process.
17	Equity and Federal Rules Also Require Vacatur
18	• Federal Rule of Civil Procedure 60(b)(4):
19	A void judgment must be set aside when the rendering court lacked
20	jurisdiction or the judgment was obtained in violation of constitutional
21	rights.
22	The record is irrefutable and required mandatory vacatur:
23	1. The Court lacked jurisdiction under 28 U.S.C. § 1443(1), which permits
24	removal where a defendant is denied or cannot enforce civil rights in state court.
25	This provision contains no time limitation, and any ruling to remand on timing
26	grounds is contrary to controlling law and therefore void.
27	2. The purported Plaintiff, "THE PEOPLE OF THE STATE OF
28	CALIFORNIA," is a fictitious, unverified entity that has never appeared

Page 11 of 20

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through a real party in interest, in direct violation of Fed. R. Civ. P. 17(a). No living man or woman has submitted a verified complaint under penalty of perjury. This is a textbook fraudulent party substitution designed to shield the true wrongdoers and preserve a simulated legal process.

- 3. All affidavits, verified notices, and evidentiary filings submitted by the Defendant stand unrebutted, triggering legal estoppel and conclusive presumption under:
 - o United States v. Kis, 658 F.2d 526 (7th Cir. 1981): Unrebutted affidavits are judicial admissions.
 - New Hampshire v. Maine, 532 U.S. 742 (2001): Failure to rebut affidavits estops later contradiction.
 - o United States v. Tweel, 550 F.2d 297 (5th Cir. 1977): Silence where there is a duty to speak is fraud.
- 4. The Court's July 9, 2025 order violates both procedural and substantive due process, having ignored controlling precedent, accepted a simulated Plaintiff without standing, and disregarded the unrebutted facts. This renders the order void ab initio, not voidable, and compels immediate vacatur under:
 - Ex parte Fisk, 113 U.S. 713 (1885): No jurisdiction means no valid order.
 - Valley v. Northern Fire & Marine Ins. Co., 254 U.S. 348 (1920): A void judgment is a nullity and may be vacated at any time.
 - Federal Rule of Civil Procedure 60(b)(4): Any judgment issued without jurisdiction or in violation of due process **must** be vacated.

This Court cannot maintain the fiction of jurisdiction or Plaintiff identity in the face of unrebutted fact, binding precedent, and admitted procedural violations. The July 9, 2025 order must be vacated immediately or risk compounding the fraud upon the court.

VIII. EQUITABLE STANDING AND VERIFIED FACTUAL RECORD 1 Undersigned has lawfully secured, perfected, and recorded all material rights and interests through: 3 UCC-1 Financing Statements Nos. 2024385925-4 and 2025470746-9, 4 establishing superior security and equitable claim; 5 Verified Affidavits of Fact, unrebutted and filed into the record, constituting 6 judicial admissions; 7 8 **Judicial Notices** and Notices of Default in Dishonor; Formal Rebuttal of all presumptions of contract, corporate citizenship, or 9 statutory jurisdiction, consistent with UCC §§ 1-308, 1-103, and 3-501, as well 10 as California Commercial Code §§ 1201(b)(3), 1305, and 3501. 11 The living man **Kevin: Realworldfare** is **not** the same legal entity as the corporate 12 fiction "KEVIN LEWIS WALKER," which is an ens legis - a created legal person 13 and transmitting utility. That distinction has been formally declared, recorded, and 14 15 remains unrebutted in law or fact. "A party is not bound to accept the burden of a contract unless he has 16 voluntarily entered into it." 17 - Hertz Corp. v. Zurich American Ins. Co., 496 F. Supp. 2d 668 (S.D. Miss. 2007) 18 19 "Unrebutted affidavits are judicial admissions which the court must accept as true." - United States v. Kis, 658 F.2d 526, 536 (7th Cir. 1981) 20 "Where a party fails to rebut verified affidavits, the facts therein **must** be 21 accepted as true and deemed admitted." 22 - New Hampshire v. Maine, 532 U.S. 742 (2001) 23 "The use of a name in all capital letters is <u>not</u> legally equivalent to the use of 24 upper and lower case letters." 25 26 - In re Bast, 253 B.R. 263, 266 n.1 (Bankr. S.D.N.Y. 2000) Any attempt to merge the living man with the artificial CORPORATE FICTION 27

violates due process, creates legal confusion, and constitutes a fatal jurisdictional

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VERHEED NOTICE OF MOTION AND VERHEED EMERGENCY MOTION AND DEMAND TO STRIKE AND VACATE VOID ORDER FOR LACK OF SUBJECT MATTER JURISDICTION, FRAUD ON THE COURT, UNCONSTITUTIONAL PROCEDURAGE AS 88 CO F 629

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1	defect. In equity, this Court must recognize and uphold the private, non-
2	commercial status of the undersigned, who appears sui juris, in propria persona,
3	and by Special Limited Appearance only.
4	IX. IMPROPER AND CONTRADICTORY DISPOSITION: DISMISSAL
5	AND REMAND CANNOT CO-EXIST
6	The July 9, 2025 Order purports to both dismiss and remand the action. This is
7	legally incoherent.
8	A federal court may either dismiss a case or remand it — not both . A dismissal
9	terminates the federal action; a remand returns it to state court for further
10	proceedings. The two are mutually exclusive .
11	"A remand requires a live controversy to return; a dismissal ends the
12	controversy. To order both is jurisdictionally void."
13	– Valley v. Northern Fire & Marine Ins. Co., 254 U.S. 348 (1920)
14	"Judicial acts without jurisdiction are nullities and must be vacated."
15	– Ex parte Fisk, 113 U.S. 713 (1885)
16	The court's attempt to dismiss and remand is:
17	Void for vagueness, and
18	Void ab initio for exceeding lawful authority under 28 U.S.C. §§ 1443 and
19	1446(d), which vested federal jurisdiction upon removal.
20	Such contradiction further confirms the necessity of immediate vacatur and proper
21	reassignment under Article III for due process restoration.
22	X. RELIEF DEMANDED
23	The undersigned respectfully demands the following relief as a matter of law, equity,
24	and necessity to cure fraud, restore due process, and uphold constitutional protections:
25	1. Immediate Vacatur and Striking of Void Order
26	Vacate and STRIKE the July 9, 2025 "Order Striking Removal" as void ab initio
27	for want of jurisdiction, reliance on a fictitious Plaintiff, fraudulent party
28	substitution, and deprivation of due process.

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1		"A judgment rendered without jurisdiction is void and subject to collateral
2		attack at any time." - Valley v. Northern Fire & Marine Ins. Co., 254 U.S. 348
3		(1920)
4		"Fraud vitiates the most solemn contracts, documents, and even judgments."
5		- United States v. Throckmorton, 98 U.S. 61 (1878)
6	2.	Recognition of Removal Under 28 U.S.C. § 1443
7		Affirm that removal was properly executed pursuant to 28 U.S.C. § 1443(1),
8		which is exempt from any 30-day limitation and is specifically designed to
9		protect federal civil rights from state court obstruction.
10		Georgia v. Rachel, 384 U.S. 780 (1966): "Section 1443(1) provides federal
11		jurisdiction when civil rights cannot be enforced in state courts."
12	3.	Reinstatement and Article III Reassignment
13		Reinstate the federal docket and transfer to a neutral Article III judge, as
14		required where verified bias, party substitution, and conflicts of interest
15		compromise judicial integrity and disqualify inferior Article I proceedings.
16	4.	Judicial Notice of Unrebutted Affidavits and Exhibits
17		Take full judicial notice under Fed. R. Evid. 201(b)(2) of all unrebutted
18		affidavits, UCC filings, notices, and exhibits which stand as binding admissions
19		by operation of law.
20		"Unrebutted affidavits are judicial admissions which the court must accept as true."
21		- United States v. Kis, 658 F.2d 526 (7th Cir. 1981)
22		"Silence where there is a duty to speak amounts to fraud." — U.S. v. Tweel, 550
23		F.2d 297 (5th Cir. 1977)
24	5.	Equitable Relief and Further Remedy as Justice Requires
25		Grant all additional relief in law or equity necessary to restore standing, void
26		fraudulent acts, and permanently bar any future action based on simulated legal
27		process, fictitious party claims, or unconstitutional enforcement.
28		"Where there is fraud, there is no jurisdiction." — Ex parte Fisk, 113 U.S. 713 (1885)

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WEBIELD NOTICE OF MOTION AND MERLEICH EMERGENCY MOTION AND DEMAND TO STRIKE AND VACATE VOID ORDER FOR LACK OF SUBJECT MATTER JURISDICTION, FRAUD ON THE COURT, UNCONSTITUTIONAL PROCEDURAGE A 590 or 629

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6. Final Demand for Judicial Action and Notice of Escalation The undersigned gives NOTICE that unless this Court vacates the July 9, 2025 void order, acknowledges the unrebutted record, and corrects the jurisdictional and procedural violations within three (3) calendar days of this filing, the undersigned shall seek emergency appellate relief via Petition for Writ of Mandamus to the Ninth Circuit and/or an Application under Supreme Court Rule 20, as necessary to preserve rights and prevent further irreparable injury under color of law.

//

VERIFICATION:

Pursuant to 28 U.S.C. § 1746

I, <u>Kevin</u>: Realworldfare, over the age of 18, competent to testify, and having firsthand knowledge of the facts stated herein, do hereby declare, certify, verify, affirm, and state under penalty of perjury under the laws of the United States of America and the State of California, that the foregoing statements are true, correct, and complete, to the best of my understanding, knowledge, and belief, and made in good faith.

Executed, signed, and sealed this <u>9th</u> day of <u>July</u> in the year of Our Lord two thousand and twenty five, *without* the United States, **with all rights reserved and without recourse and without prejudice**.

All rights reserved without prejudice or recourse, UCC § 1-308, 3-402.

By: Kerm: Kealworld fare

Kevin: Realworldfare, Real Party In Interest, Secured Party, Injured Party, living man

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1	LIST OF EXHIBITS / EVIDENCE:
2	1. Exhibit A: Affidavit and Contract Security Agreement #RF775820621US, titled:
3	NOTICE OF CONDITIONAL ACCEPTANCE, and FRAUD, RACKETEERING,
4	CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW,
5	IDENTITY THEFT, EXTORTION, COERCION, TREASON.
6	2. Exhibit B : Affidavit and Contract Security Agreement #RF775821088US, titled:
7	NOTICE OF DEFAULT, and FRAUD, RACKETEERING, CONSPIRACY,
8	DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY THEFT,
9	EXTORTION, COERCION, TREASON
10	3. Exhibit C: Affidavit and Contract Security Agreement #RF775822582US, titled:
11	NOTICE OF DEFAULT AND OPPORTUNITY TO CURE <u>AND</u> NOTICE OF
12	FRAUD, RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS
13	UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION,
14	KIDNAPPING.
15	4. Exhibit D: Affidavit and Contract Security Agreement #RF775823645US, titled:
16	Affidavit Certificate of Dishonor, Non-response, DEFAULT, JUDGEMENT, and
17	LIEN AUTHORIZATION.
18	5. Exhibit E: <i>PURPORTED</i> DEFENDANT'S <u>VERIFIED</u> NOTICE OF
19	CONDITIONAL ACCEPTANCE, NOTICE OF MANDATORY
20	COUNTERCLAIM, AND NOTICE OF JUDICIAL FRAUD AND CONSPIRACY
21	TO DEPRIVE UNDER COLOR OF LAW, AND DEMAND FOR DISMISSAL,
22	SANCTIONS, RESTITUTION, AND SUMMARY JUDGEMENT AS A MATTER
23	OF LAW IN FAVOR OF <i>PURPORTED</i> DEFENDANT
24	6. Exhibit F: UCC Financiang Statement No. 2024385925-4
25	7. Exhibit G: UCC Financiang Statement No. 2025470746-9
26	8. Exhibit H AFFIDAVIT of Truth: RIGHT TO TRAVEL CANCELLATION,
27	TERMINATION, AND REVOCATION of COMMERCIAL "For Hire" DRIVER'S
28	LICENSE CONTRACT and AGREEMENT. LICENSE/BOND # B6735991.

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9. Exhibit I: Affidavit: Resolution, Revocation, and Termination of Franchise
   10.Exhibit J: Affidavit: Power of Attorney In Fact
   11.Exhibit K: ™KEVIN LEWIS WALKER© Trademark and Copyright Agreement.
 3
    12.Exhibit L: Hold Harmless Agreement.
    13. Exhibit M: Docket Record from Superior Court of California, County of
 5
       Riverside, Case No. MISW2501134, titled The People of the State of California v.
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       Kevin Lewis Walker, evidencing the original administrative citation and absence
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       of any adjudicated conviction or lawful removal by the prosecuting agency.
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PROOF OF SERVICE 1 STATE OF CALIFORNIA 2 3 SS. COUNTY OF RIVERSIDE 4 I competent, over the age of eighteen years, and not a party to the within 5 action. My mailing address is the Walkernova Group, care of: 30650 Rancho 6 California Road suite #406-251, Temecula, California [92591]. On or about July 9, **2025**, I served the within documents: 8 1. <u>VERIFIED</u> NOTICE OF MOTION AND <u>VERIFIED</u> **EMERGENCY** MOTION AND 9 DEMAND TO STRIKE AND VACATE VOID ORDER FOR LACK OF SUBJECT 10 MATTER JURISDICTION, FRAUD ON THE COURT, UNCONSTITUTIONAL 11 PROCEDURE, AND DENIAL OF DUE PROCESS 12 By Electronic Service. Based on a court order and/or an agreement of the parties 13 to accept service by electronic transmission, I caused the documents to be sent to 14 the persons at the electronic notification addresses listed below. 15 Michael: Hestrin, Miranda Thomson, Monika Vermani 16 C/o THE DISTRICT ATTORNEY'S OFFICE, THE PEOPLE OF THE STATE OF CALIFORNIA 17 3960 Orange Street, Riverside, California [92501-3611] 18 DAOffice@rivco.org 19 US Attorney's Office Ausa - Office Of Us Attorney 20 213-894-2434 21 usacac.criminal@usdoj.gov 22 I declare under penalty of perjury under the laws of the State of California 23 that the above is true and correct. Executed on July 9, 2025 in Riverside County, 24 California. /s/Chris Yarbra/ 25 Chris Yarbra 26 27 28

Page 19 of 20

NOTICE: 1 Using a notary on this document does *not* constitute joinder adhesion, or consent to any foreign jurisdiction, nor does it alter my status in any manner. The purpose for 3 notary is verification and identification only and not for entrance into any foreign jurisdiction. 5 7 ACKNOWLEDGEMENT: 8 State of California 9 verifies only the identity of the individual who signed the 10) ss. document to which this certificate is attached, and not the County of Riverside 11 On this 9th day of July, 2025, before me, Joyti Patel, a Notary Public, personally 12 appeared Kevin Realworlfare (formerly Kevin Walker), who proved to me on the 13 basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed 14 to the within instrument and acknowledged to me that he/she/they executed the 15 same in his/her/their authorized capacity(ies), and that by his/her/their 16 signature(s) on the instrument the person(s), or the entity upon behalf of which the 17 18 person(s) acted, executed the instrument. I certify under PENALTY OF PERJURY under the laws of the State of California 19 that the foregoing paragraph is true and correct. 20 WITNESS my hand and official seal. 21 22 JOYTI PATEL lotary Public - California Riverside County 23 (Seal) 24 Signature < 25 26

Page 20 of 20

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-Exhibit N-

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1	Kevin: Realworldfare, sui juris, in propria Persona Care of: 30650 Rancho California Road # 406-251				
2 3	Temecula, California [92591] non-domestic without the <u>U</u> nited <u>S</u> tates				
4	Email: team@walkernovagroup.com				
5	Real Party in Interest, Injured Party, Secu Respondent	red Party,			
6					
7	UNITED STATES DISTRICT COURT				
8	CENTRAL DISTRICT OF CALIFORNIA				
9		Case No. 5:25-cr-00163-ODW			
10	THE PEOPLE OF THE STATE OF CALIFORNIA (fraudulently	VERIFIED REQUEST FOR JUDICIAL			
11	substituted),	NOTICE IN SUPPORT OF VERIFIED EMERGENCY MOTION TO STRIKE			
12	Purported <i>Plaintiff,</i> vs.	AND VACATE VOID ORDER FOR			
13	KEVIN LEWIS WALKER (ENS	LACK OF SUBJECT MATTER JURISDICTION, FRAUD ON THE			
14	LEGIS),	COURT, UNCONSTITUTIONAL PROCEDURE, AND DENIAL OF DUE			
15	Purported Defendant.	PROCESS			
16		(SPECIAL LIMITED APPEARANCE — IN EQUITY ONLY — EQUITY JURISDICTION PRESERVED)			
17		FRESERVED)			
18					
19	TO THE HONORABLE COURT AND ALI				
20	This matter is brought in equity, under the original and exclusive jurisdiction of this				
21	Court as authorized by the Constitution of the United States, Article III, Section 2.				
22	All statutory jurisdiction is expressly denied and rebutted. This is a Court of				
23	Record. All rights are reserved without prejudice pursuant to UCC 1-308.				
24	COMES NOW Kevin: Realworldfare (forn	nerly Kevin: Walker), responding as			
25	Respondent, Injured Party, Real Party in I	Interest, and Secured Party, expressly			
26	objecting to any misclassification as a "Defendant" or subject to any jurisdiction not				
27	proven on the record. Kevin: Realworldfare (formerly Kevin: Walker) is proceeding				
28	sui juris, in propria persona, by Special Li	mited Appearance only, not generally, not			

Page 1 of 9

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transmitting utility, or cestui que trust — but solely as the living, sentient man, appearing in his true private capacity, competent to state and defend his own rights, title, and interest, and and pursuant to Federal Rule of Evidence 201(b)(2) respectfully requests this Court to take mandatory judicial notice of the following facts, filings, and authorities, each of which is: 7 8

- 1. Capable of accurate and ready determination by resort to sources whose accuracy cannot reasonably be questioned; and
- Material to the jurisdictional, constitutional, and equity issues raised in the accompanying motion.

I. FACTS ENTITLED TO JUDICIAL NOTICE

- This matter was removed under 28 U.S.C. § 1443(1) for civil rights violations, color of law misconduct, and denial of equal access to justice under federal law.
- 28 U.S.C. § 1443(1) contains no 30-day removal limit, unlike §§ 1441 and 1446. This removal was proper and timely under controlling authority.
- The Court's July 9, 2025 Order (Dkt. 11) does not cite § 1443 or address its jurisdictional implications, constituting fatal omission.
- The Court instead incorrectly referenced § 1455, which governs state 4. criminal prosecutions, not civil rights removals.
- The alleged plaintiff "The People of the State of California" is a fictitious 5. political abstraction, not a real party in interest under Fed. R. Civ. P. 17(a).
- The substitution of "UNITED STATES" as plaintiff without notice, consent, or verified party capacity constitutes fraud on the court and simulated legal process.
- Numerous Verified Affidavits of Fact, Judicial Notices, and UCC-1 Financing Statements were filed and served on all parties, and stand unrebutted, creating binding judicial admissions under law.

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8. No party has presented a <u>verified</u> complaint, sworn affidavit, or lawful chain of title to prosecute this action in either law or equity.

II. CONTROLLING CASE LAW ENTITLED TO JUDICIAL NOTICE

- **1. Ex parte Fisk**, 113 U.S. 713 (1885): "A court that proceeds without jurisdiction renders its orders null and void."
- **2. Valley v. Northern Fire & Marine Ins. Co.**, 254 U.S. 348 (1920): "A void judgment is a nullity and may be vacated at any time."
- **3. Georgia v. Rachel**, 384 U.S. 780 (1966): § 1443 provides for removal where state courts cannot or will not enforce federal rights.
- **4. United States v. Kis**, 658 F.2d 526 (7th Cir. 1981): "Unrebutted affidavits are judicial admissions which the court must accept as true."
- **5. Hazel-Atlas Glass Co. v. Hartford-Empire Co.**, 322 U.S. 238 (1944): Fraud on the court "defiles the court itself."
- **6.** Caperton v. A.T. Massey Coal Co., 556 U.S. 868 (2009): Judicial bias or conflict requires disqualification and vacatur.
- **7. Lujan v. Defenders of Wildlife**, 504 U.S. 555, 560–61 (1992): A real party in interest must show actual, redressable injury to sustain standing.
- **8. New Hampshire v. Maine**, 532 U.S. 742 (2001): When a party fails to rebut affidavits, it is estopped from later contesting their contents.

III. CONCLUSION

- Pursuant to Federal Rule of Evidence 201(b) and the doctrine of mandatory judicial notice, this Court has a non-discretionary duty to recognize and incorporate:
 - All facts, exhibits, and legal authorities cited herein, each of which is publicly recorded, verified, and capable of accurate and ready determination from unimpeachable sources;
 - The **binding legal effect of unrebutted affidavits**, which constitute **judicial admissions** by operation of law and must be treated as conclusive truth. *See* **United States v. Kis**, 658 F.2d 526 (7th Cir. 1981);

1	The fact that no real party in interest has come forward , no verified
2	complaint exists, and jurisdiction was never established under either
	statutory or constitutional standards;
3	
4	• The Court's July 9, 2025 Order is legally void <i>ab initio</i> , having been issued
5	without jurisdiction, in disregard of § 1443(1), and in reliance on false
6	presumptions, fictitious parties, and material judicial omissions;
7	This proceeding has now crossed from procedural error into fraud on the court ,
8	denial of due process, and unconstitutional abuse of discretion.
9	Accordingly, this Court must either:
0	1. Take mandatory judicial notice of the unrebutted evidentiary record and
1	controlling law, and
2	2. Vacate the July 9, 2025 Order as a nullity, unworthy of force or recognition in
3	any tribunal of law or equity.
4	"A judgment rendered without jurisdiction is void and subject to collateral attack at an
5	time."
6	— Valley v. Northern Fire & Marine Ins. Co., 254 U.S. 348 (1920)
7	"Fraud upon the court is fraud which defiles the court itself."
8	— Hazel-Atlas Glass Co. v. Hartford-Empire Co., 322 U.S. 238 (1944)
9	Failure to act on this Verified Request will constitute deliberate judicial
20	misconduct, willful ignorance of controlling precedent, and aid and abet further
21	deprivation of constitutional rights under color of law.
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VERIFICATION:

Pursuant to 28 U.S.C. § 1746

I, <u>Kevin: Realworldfare</u>, over the age of 18, competent to testify, and having firsthand knowledge of the facts stated herein, do hereby declare, certify, verify, affirm, and state under penalty of perjury under the laws of the United States of America and the State of California, that the foregoing statements are true, correct, and complete, to the best of my understanding, knowledge, and belief, and made in good faith.

Executed, signed, and sealed this <u>9th</u> day of <u>July</u> in the year of Our Lord two thousand and twenty five, *without* the United States, **with all rights reserved and without recourse and without prejudice**.

All rights reserved without prejudice or recourse, UCC § 1-308, 3-402.

By: Kevin: Kealworldfan

Kevin: Realworldfare, Real Party In Interest, Secured Party, Injured Party, living man

1	LIST OF EXHIBITS / EVIDENCE:
2	1. Exhibit A: Affidavit and Contract Security Agreement #RF775820621US, titled:
3	NOTICE OF CONDITIONAL ACCEPTANCE, and FRAUD, RACKETEERING,
4	CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW,
5	IDENTITY THEFT, EXTORTION, COERCION, TREASON.
6	2. Exhibit B: Affidavit and Contract Security Agreement #RF775821088US, titled:
7	NOTICE OF DEFAULT, and FRAUD, RACKETEERING, CONSPIRACY,
8	DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY THEFT,
9	EXTORTION, COERCION, TREASON
10	3. Exhibit C: Affidavit and Contract Security Agreement #RF775822582US, titled:
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12	FRAUD, RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS
13	UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION,
14	KIDNAPPING.
15	4. Exhibit D: Affidavit and Contract Security Agreement #RF775823645US, titled:
16	Affidavit Certificate of Dishonor, Non-response, DEFAULT, JUDGEMENT, and
17	LIEN AUTHORIZATION.
18	5. Exhibit E: <i>PURPORTED</i> DEFENDANT'S <u>VERIFIED</u> NOTICE OF
19	CONDITIONAL ACCEPTANCE, NOTICE OF MANDATORY
20	COUNTERCLAIM, AND NOTICE OF JUDICIAL FRAUD AND CONSPIRACY
21	TO DEPRIVE UNDER COLOR OF LAW, AND DEMAND FOR DISMISSAL,
22	SANCTIONS, RESTITUTION, AND SUMMARY JUDGEMENT AS A MATTER
23	OF LAW IN FAVOR OF <i>PURPORTED</i> DEFENDANT
24	6. Exhibit F: UCC Financiang Statement No. 2024385925-4
25	7. Exhibit G: UCC Financiang Statement No. 2025470746-9
26	8. Exhibit H AFFIDAVIT of Truth: RIGHT TO TRAVEL <i>CANCELLATION</i> ,
27	TERMINATION, AND REVOCATION of COMMERCIAL "For Hire" DRIVER'S
28	LICENSE CONTRACT and AGREEMENT. LICENSE/BOND # B6735991.

Page 6 of 9

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9. Exhibit I: Affidavit: Resolution, Revocation, and Termination of Franchise
   10.Exhibit J: Affidavit: Power of Attorney In Fact
    11.Exhibit K: ™KEVIN LEWIS WALKER© Trademark and Copyright Agreement.
 3
    12.Exhibit L: Hold Harmless Agreement.
    13. Exhibit M: Docket Record from Superior Court of California, County of
 5
       Riverside, Case No. MISW2501134, titled The People of the State of California v.
 6
       Kevin Lewis Walker, evidencing the original administrative citation and absence
 7
       of any adjudicated conviction or lawful removal by the prosecuting agency.
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PROOF OF SERVICE 1 STATE OF CALIFORNIA 2 3 SS. COUNTY OF RIVERSIDE 4 I competent, over the age of eighteen years, and not a party to the within 5 action. My mailing address is the Walkernova Group, care of: 30650 Rancho 6 California Road suite #406-251, Temecula, California [92591]. On or about July 9, **2025**, I served the within documents: 8 9 1. **VERIFIED** REQUEST FOR JUDICIAL NOTICE IN SUPPORT OF VERIFIED **EMERGENCY MOTION TO STRIKE AND VACATE VOID ORDER FOR LACK OF** 10 SUBJECT MATTER JURISDICTION, FRAUD ON THE COURT, 11 UNCONSTITUTIONAL PROCEDURE, AND DENIAL OF DUE PROCESS 12 By Electronic Service. Based on a court order and/or an agreement of the parties 13 to accept service by electronic transmission, I caused the documents to be sent to 14 the persons at the electronic notification addresses listed below. 15 Michael: Hestrin, Miranda Thomson, Monika Vermani 16 C/o THE DISTRICT ATTORNEY'S OFFICE, THE PEOPLE OF THE STATE OF CALIFORNIA 17 3960 Orange Street, Riverside, California [92501-3611] 18 DAOffice@rivco.org 19 US Attorney's Office Ausa - Office Of Us Attorney 20 213-894-2434 21 usacac.criminal@usdoj.gov 22 I declare under penalty of perjury under the laws of the State of California 23 that the above is true and correct. Executed on July 9, 2025 in Riverside County, 24 California. /s/Chris Yarbra/ 25 Chris Yarbra 26 27 28

NOTICE: 1 Using a notary on this document does *not* constitute joinder adhesion, or consent to any foreign jurisdiction, nor does it alter my status in any manner. The purpose for 3 notary is verification and identification only and not for entrance into any foreign jurisdiction. 5 7 ACKNOWLEDGEMENT: 8 State of California 9 verifies only the identity of the individual who signed the 10) ss. document to which this certificate is attached, and not the County of Riverside 11 On this 9th day of July, 2025, before me, Joyti Patel, a Notary Public, personally 12 appeared Kevin Realworlfare (formerly Kevin Walker), who proved to me on the 13 basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed 14 to the within instrument and acknowledged to me that he/she/they executed the 15 same in his/her/their authorized capacity(ies), and that by his/her/their 16 signature(s) on the instrument the person(s), or the entity upon behalf of which the 17 18 person(s) acted, executed the instrument. 19 I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct. 20 WITNESS my hand and official seal. 21 JOYTI PATEL 22 Notary Public - California Riverside County 23 Signature _ 24 25 26 27

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-Exhibit O-

1	Revin: Realworldrare (formerly Revin: Vvalk	•		
2	Care of: 30650 Rancho California Road # 406-251			
	Temecula, California [92591] non-domestic without the United States			
3	Email: team@walkernovagroup.com			
4				
5	Real Party In Interest, Secured Party, Inju	red Party,		
6	Respondent			
7	UNITED STATES I	DISTRICT COURT		
8	CENTRAL DISTRIC	T OF CALIFORNIA		
9 10 11	THE PEOPLE OF THE STATE OF CALIFORNIA (fraudulently substituted), Purported Plaintiff,	Case No. 5:25-cr-00163-OD NOTICE OF AFFIDAVIT AND VERIFIED AFFIDAVIT OF FACT IN SUPPORT OF VERIFIED		
12	vs.	EMERGENCY MOTION TO		
	KEVIN LEWIS WALKER (ENS	STRIKE AND VACATE VOID		
13	LEGIS),	ORDER FOR LACK OF		
14	Purported Defendant.	JURISDICTION, FRAUD ON THE COURT, AND CONSTITUTIONAL		
15	_	VIOLATIONS		
16				
17		(SPECIAL LIMITED APPEARANCE — IN		
18		EQUITY ONLY — EQUITY JURISDICTION		
19		PRESERVED)		
		DA DELEG		
20	TO THE HONORABLE COURT AND ALI	L PARTIES:		
21	This matter is brought in equity, under the	original and exclusive jurisdiction of this		
22	Court as authorized by the Constitution of the United States, Article III, Section 2.			
23	All statutory jurisdiction is expressly denie	ed and rebutted. This is a Court of		
24	Record. All rights are reserved without pre	ejudice pursuant to UCC 1-308.		
25	KNOW ALL MEN BY THESE PRESENT,	that I, Kevin: Realworldfare, proceeding		
26	sui juris, in propria persona, explicitly not	pro se, by Special Limited Appearance		
27	only, not generally, with all rights reserve	d without prejudice, waiving none,		
28	preserving all immunities, protections, and	d remedies, being over the age of 18,		
	Page 1			
	NOTICE OF AFFIDAVIT AND VERIFIED AFFIDAVIT OF FACT IN SUPPORT OF VERIFIED EMERGENCY MOTION TO STRIKE A	AND VACATE VOID ORDER FOR LACK OF JURISDICTION, FRAUD ON THE COURT, ${ m Reage}$ to 607 LaC f 629		

competent to testify, and having **firsthand knowledge** of the facts stated herein, do hereby declare, certify, verify, and affirm under penalty of perjury under the laws of the United States of America and the State of California, that the following is true, correct, and complete to the best of my knowledge, belief, and understanding, and made in **good faith**:

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I. INTRODUCTION AND AUTHORITY

- 1. I am the undersigned in the above-captioned matter and the real party in interest.
- I make this affidavit in support of the Verified Emergency Motion to Strike and
 Vacate the void July 9, 2025 Order issued by Judge Otis D. Wright, II.
 - 3. This affidavit is made pursuant to Rule 56(e) of the Federal Rules of Civil Procedure, 28 U.S.C. § 1746, and all applicable **equity, commercial, and constitutional principles.**
 - 4. All statements herein are made voluntarily, of my own **personal knowledge**, belief, and **firsthand experience**.

II. FACTUAL FOUNDATION, PROCEDURAL HISTORY, AND REMOVAL UNDER § 1443(1)

- 5. I lawfully removed Case No. MISW2501134 to the U.S. District Court pursuant to **28 U.S.C. § 1443(1)** on May 12, 2025, based on ongoing **civil rights violations**, simulated legal process, and fraudulent substitution of parties.
- 6. The Verified **Notice of Removal** was properly filed, docketed, and accompanied by affidavits, UCC filings, and documentary exhibits.
- 7. No hearing was ever held. No evidentiary rebuttal was submitted by thepurported Plaintiff.
 - 8. The July 9, 2025 Order issued by Judge Otis D. Wright, II dismisses the removal and remands the case while failing to mention the actual removal statute § 1443(1), which has **no time limit**, and misapplying inapplicable statutes such as § 1455.

1	III. UNREBUTTED AFFIDAVITS AND ADMISSIONS BY SILENCE
2	9. I have filed and served multiple verified affidavits , including:
3	Verified Affidavit of Material Facts
4	Judicial Notice of Jurisdictional Defects
5	 Affidavit Rebutting Presumptions of Citizenship, Agency, and
6	Contract
7	10.All such affidavits have been met with complete silence from the
8	purported Plaintiff, Prosecutor Michael Hestrin, and the Court.
9	11. Silence in the face of verified facts operates as tacit acquiescence ,
10	dishonor, and commercial default.
11	12."Unrebutted affidavits are judicial admissions which the court must accept
12	as true." — <i>United States v. Kis</i> , 658 F.2d 526 (7th Cir. 1981)
13	13."When a party has accepted facts in an affidavit and fails to rebut them,
14	they are estopped from later contesting those facts." — <i>New Hampshire v</i> .
15	Maine, 532 U.S. 742 (2001)
16	IV. JUDICIAL ERROR, OMISSIONS, AND BIAS
17	14. The Court's July 9, 2025 Order is procedurally defective and substantively
18	void because:
19	○ It fails to mention § 1443(1) , the explicit basis of removal;
20	It misapplies inapplicable statutes governing unrelated criminal
21	removals;
22	o It disregards all verified unrebutted affidavits , in violation of <i>United</i>
23	States v. Kis, 658 F.2d 526 (7th Cir. 1981):
24	"Unrebutted affidavits are judicial admissions which the court must
25	accept as true."
26	15. The Order makes no mention of party substitution fraud, UCC filings,
27	constitutional violations, or administrative defaults — and is therefore
28	void for want of jurisdiction.

Page 3 of 11

1	V. DEFAMATION, BIAS, AND PREJUDICIAL SLANDER
2	16.Judge Otis D. Wright, II labeled me a "sovereign citizen" in the body of
3	the Order — a weaponized slur used by law enforcement and intelligence
4	agencies to vilify, defame, and discredit private Americans asserting
5	constitutional rights.
6	17.I have never identified as a "sovereign citizen," and the record contains no
7	such admission or declaration.
8	18. This label is not only defamatory and false, it establishes judicial bias , intent to
9	prejudice the factfinder, and prejudgment of the party, in direct violation of:
10	o Liteky v. United States, 510 U.S. 540 (1994): judicial bias disqualifies a judge;
11	o Caperton v. A.T. Massey Coal Co., 556 U.S. 868 (2009): due process is violated
12	where there is an objective probability of bias;
13	o Johnson v. Mississippi, 403 U.S. 212 (1971): "[T]he Due Process Clause
14	guarantees a fair trial before a fair tribunal."
15	19. A judge engaging in prejudicial defamation and factual mischaracterization
16	forfeits all claim to impartiality, and the resulting order is null and void .
17	VI. PARTY SUBSTITUTION FRAUD AND LACK OF JURISDICTION
18	20. The named Plaintiff "THE PEOPLE OF THE STATE OF CALIFORNIA" is a
19	fictitious and unverified party, with no standing, affidavit, or injured claimant.
20	21. The Court later substituted "UNITED STATES OF AMERICA" as Plaintiff
21	without motion, affidavit, or lawful justification — a direct fraud upon the
22	court and unconstitutional substitution.
23	22. This conduct defiles the court and renders all resulting judgments void ab
24	initio.
25	23. "A void judgment is a nullity and may be vacated at any time." $-$ Valley v .
26	Northern Fire & Marine Ins. Co., 254 U.S. 348 (1920)
27	24. "Where there is fraud, there is no jurisdiction." — <i>Ex parte Fisk</i> , 113 U.S. 713
28	(1885)

Page 4 of 11

VII. DEMAND FOR EQUITABLE RELIEF 1 2 25. I, **Kevin: Realworldfare**, am a living, competent man—not the corporate fiction or legal construct "KEVIN LEWIS WALKER", which is an artificial entity 3 created and used without my consent. I act exclusively in my private capacity, 4 with full reservation of rights under UCC § 1-308 and in accordance with the 5 principles of natural law, equity, and truth. 6 26. This Court has been lawfully and repeatedly noticed of: 7 Fatal jurisdictional defects; 8 Lack of **verified standing or real party in interest** by any Plaintiff; 9 Violations of constitutional and commercial due process; 10 The unrebutted record of administrative defaults, UCC-1 Financing 11 Statements, and verified affidavits, which stand as conclusive evidence 12 13 under law. 27. The July 9, 2025 "Order Striking Removal" is void ab initio for: 14 Lack of subject matter jurisdiction; 15 Omission of 28 U.S.C. § 1443(1) as the controlling removal authority; 16 Judicial bias and factual mischaracterization; 17 Participation in a fraudulent party substitution and simulated legal 18 19 process. 28. Pursuant to the Court's duty in equity to prevent injustice and enforce truth, and 20 21 consistent with controlling case law: Ex parte Fisk, 113 U.S. 713 (1885): "A judgment rendered without jurisdiction 22 is void and subject to collateral attack at any time." 23 Hazel-Atlas Glass Co. v. Hartford-Empire Co., 322 U.S. 238 (1944): "Fraud upon 24 the court is fraud which defiles the court itself." 25

I hereby demand:

an impartial tribunal."

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Caperton v. A.T. Massey Coal Co., 556 U.S. 868 (2009): "Due process requires

1. **Immediate vacatur** of the July 9, 2025 Order as void for want of jurisdiction 1 and due process violations; 2 3 2. **Judicial notice** of all verified affidavits, unrebutted notices, and commercial filings in the record, pursuant to Fed. R. Evid. 201(b); 4 3. Reassignment to a neutral and unbiased Article III judge with no prior 5 involvement in the facts or parties of this matter; 6 4. Any additional equitable and declaratory relief necessary to restore due 7 8 process, prevent further injury, and maintain the integrity of this tribunal. 29. Failure to act on this demand constitutes willful denial of access to remedy, 9 color of law fraud, and judicial obstruction in violation of the Constitution 10 and the solemn oath of office. 11 30. Final Demand for Judicial Action and Notice of Escalation The undersigned 12 gives NOTICE that unless this Court vacates the July 9, 2025 void order, 13 acknowledges the unrebutted record, and corrects the jurisdictional and 14 procedural violations within three (3) calendar days of this filing, the 15 undersigned shall seek emergency appellate relief via Petition for Writ of 16 Mandamus to the Ninth Circuit and/or an Application under Supreme Court 17 Rule 20, as necessary to preserve rights and prevent further irreparable injury 18 under color of law. 19 20 21 22 23 24 Executed in compliance with 28 U.S.C. § 1746 and California Code of Civil 25 Procedure § 2015.5, 26

Page 6 of 11

FURTHER AFFIANTS SAYETH NOT.

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1	COMMERCIAL OATH AND VERIFICATION:
2	County of Riverside)
3) Commercial Oath and Verification
4	The State of California)
5	I, Kevin: Realworldfare, under my unlimited liability and Commercial Oath
6	proceeding in good faith being of sound mind states that the facts contained herein
7	are true, correct, complete and not misleading to the best of Affiant's knowledge
8	and belief under penalty of International Commercial Law and state this to be His
9	Affidavit of Truth regarding same signed and sealed this 9th day of July in the year
10	of Our Lord two thousand and twenty five:
11	All rights reserved without prejudice or recourse, UCC § 1-308
12	By: <u>Kevin</u> <u>Kealworldfare</u> Kevin: Realworldfare, RealParty In Interest,
13	Secured Party, Injured Party, national
14	On the land known as California Republic
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Page 7 of 11

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20	COUNTERCLAIM, AND NOTICE OF JUDICIAL FRAUD AND CONSPIRACY
21	TO DEPRIVE UNDER COLOR OF LAW, AND DEMAND FOR DISMISSAL,
22	SANCTIONS, RESTITUTION, AND SUMMARY JUDGEMENT AS A MATTER
23	OF LAW IN FAVOR OF <i>PURPORTED</i> DEFENDANT
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27	TERMINATION, AND REVOCATION of COMMERCIAL "For Hire" DRIVER'S
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Page 8 of 11

NOTICE OF AFFIDAVIT AND VERIFIED AFFIDAVIT OF FACT IN SUPPORT OF VERIFIED EMERGENCY MOTION TO STRIKE AND VACATE VOID ORDER FOR LACK OF JURISDICTION, FRAUD ON THE COURT, NEADO-164144.0f 629

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       Riverside, Case No. MISW2501134, titled The People of the State of California v.
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       Kevin Lewis Walker, evidencing the original administrative citation and absence
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       of any adjudicated conviction or lawful removal by the prosecuting agency.
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PROOF OF SERVICE 1 STATE OF CALIFORNIA 2 3 SS. **COUNTY OF RIVERSIDE** 4 I competent, over the age of eighteen years, and not a party to the within 5 action. My mailing address is the Walkernova Group, care of: 30650 Rancho 6 California Road suite #406-251, Temecula, California [92591]. On or about July 9, **2025**, I served the within documents: 8 1. NOTICE OF AFFIDAVIT AND VERIFIED AFFIDAVIT OF FACT IN SUPPORT OF 9 VERIFIED EMERGENCY MOTION TO STRIKE AND VACATE VOID ORDER FOR 10 LACK OF JURISDICTION, FRAUD ON THE COURT, AND CONSTITUTIONAL 11 **VIOLATIONS** 12 By Electronic Service. Based on a court order and/or an agreement of the parties 13 to accept service by electronic transmission, I caused the documents to be sent to 14 the persons at the electronic notification addresses listed below. 15 Michael: Hestrin, Miranda Thomson, Monika Vermani 16 C/o THE DISTRICT ATTORNEY'S OFFICE, THE PEOPLE OF THE STATE OF CALIFORNIA 17 3960 Orange Street, Riverside, California [92501-3611] 18 DAOffice@rivco.org 19 US Attorney's Office Ausa - Office Of Us Attorney 20 213-894-2434 21 usacac.criminal@usdoj.gov 22 I declare under penalty of perjury under the laws of the State of California 23 that the above is true and correct. Executed on July 9, 2025 in Riverside County, 24 California. /s/Chris Yarbra/ 25 Chris Yarbra 26 27 28

Page 10 of 11

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- 1				
1	NOTICE:			
2	Using a notary on this document does <i>not</i> constitute joinder adhesion, or consent t			
3	any foreign jurisdiction, nor does it alter my status in any manner. The purpose for			
4	notary is verification and identification only and not for entrance into any foreign			
5	jurisdiction.			
6	//			
7	<u>JURAT</u> :			
8				
9	State of Riverside A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.			
10	County of California) ss.			
11	Subscribed and sworn to (or affirmed) before me on this 9th day of July, 2025 by Kevin:			
12	Realworldfare (formerly Kevin Walker) proved to me on the basis of satisfactory evidence to			
13	be the person(s) who appeared before me.			
14				
15	Tauli 2101			
16	Notary public JOYTI PATEL			
17	Seal: Commission # 2407742 My Comm. Expires Jul 8, 2026			
18				
19				
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-Exhibit P-

1	Kevin: Realworldfare, sui juris, in propria Persona			
2	Care of: 30650 Rancho California Road # 406-251 Temecula, California [92591]			
3	<i>non-domestic without</i> the \underline{U} nited \underline{S} tates			
4	Email: team@walkernovagroup.com			
5	Real Party in Interest, Injured Party, Secu Respondent	red Party,		
6				
7	UNITED STATES I	DISTRICT COURT		
8	CENTRAL DISTRICT OF CALIFORNIA			
9		Case No. 5:25-cr-00163-ODW		
10	THE PEOPLE OF THE STATE OF CALIFORNIA (fraudulently	VERIFIED NOTICE OF FEDERAL		
11	substituted),	JURISDICTION, NOTICE TO		
12	Purported Plaintiff, vs.	CLERK, AND WARNING AGAINST UNLAWFUL REMAND OR		
13	KEVIN LEWIS WALKER (ENS	DISMISSAL UNDER 28 U.S.C. §		
14	LEGIS),	1443(1)		
15	Purported Defendant.	(ODECLA) I II WEED ADDEAD ANGE IN		
16		(SPECIAL LIMITED APPEARANCE — IN EQUITY ONLY — EQUITY JURISDICTION PRESERVED)		
17				
18				
19	TO THE HONORABLE COURT AND ALI			
20	This matter is brought in equity, under the	original and exclusive jurisdiction of this		
21	Court as authorized by the Constitution of	the United States, Article III, Section 2.		
22	All statutory jurisdiction is expressly denie	ed and rebutted. This is a Court of		
23	Record. All rights are reserved without pre	judice pursuant to UCC 1-308.		
24	COMES NOW Kevin: Realworldfare (form	nerly Kevin: Walker), responding as		
25	Respondent, Injured Party, Real Party in I	Interest, and Secured Party, expressly		
26	objecting to any misclassification as a "Def	endant" or subject to any jurisdiction not		
27	proven on the record. Kevin: Realworldfare (formerly Kevin: Walker) is proceeding			
28	sui juris, in propria persona, by Special Li	mited Appearance only, not generally, not		

1	pro se, not as a "United States citizen" as defined under the 14th Amendment, nor
2	as surety for any ALL-CAP LEGAL FICTION, artificial entity, corporate construct,
3	transmitting utility, or cestui que trust — but solely as the living, sentient man ,
4	appearing in his true private capacity, competent to state and defend his own
5	rights, title, and interest, and hereby issues this VERIFIED NOTICE and JUDICIAL
6	WARNING into the record to prevent further ultra vires acts by the Court or Clerk.
7	This Notice is made in good faith, upon verified knowledge, and in pursuit of
8	lawful remedy.
9	I. FEDERAL JURISDICTION PROPERLY INVOKED UNDER 28 U.S.C. § 1443(1
10	This case was properly removed to this United States District Court pursuant to 28
11	U.S.C. § 1443(1), which provides:
12	"Any of the following civil actions or criminal prosecutions, commenced in a
13	State court, may be removed (1) Against any person who is denied or cannot
14	enforce in the courts of such State a right under any law providing for the equal
15	civil rights of citizens of the United States."
16	Removal under § 1443(1) is not subject to the 30-day time limit under § 1446(b).
17	The United States Supreme Court has consistently held that removal under §
18	1443(1) is mandatory where the removing party establishes that civil rights cannot
19	be enforced in state court. See <i>Georgia v. Rachel</i> , 384 U.S. 780 (1966); <i>Johnson v.</i>
20	Mississippi, 421 U.S. 213 (1975).
21	II. CLERK AND COURT OFFICERS DULY NOTICED OF LIMITATIONS ON
22	REMAND AND DISMISSAL
23	This Court and its clerks are hereby formally noticed:
24	1. No further order, remand, or dismissal may lawfully issue unless the
25	constitutional and jurisdictional grounds raised under § 1443(1) are adjudicated
26	on the merits.
27	2. Failure to address these issues before issuing a remand or dismissal order is a
28	violation of procedural due process and constitutes a void act <i>ab initio</i> .

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1	3. The undersigned has submitted:
2	○ Verified affidavits;
3	 Judicial notices;
4	 UCC-1 financing statements;
5	 Verified motions exposing party substitution fraud and jurisdictional
6	defects;
7	All unrebutted by the purported Plaintiff.
8	III. WARNING AGAINST JUDICIAL AND CLERICAL MISCONDUCT
9	Any attempt by the Clerk or Court to:
10	Issue a remand order without adjudication of the § 1443(1) removal basis;
11	Ignore unrebutted affidavits or verified filings;
12	Substitute fictitious parties in place of a real plaintiff;
13	Mischaracterize the undersigned or dismiss without jurisdiction;
14	Shall constitute:
15	• Fraud on the court (Hazel-Atlas Glass Co. v. Hartford-Empire Co., 322 U.S. 238
16	(1944));
17	Denial of due process (Caperton v. A.T. Massey Coal Co., 556 U.S. 868 (2009));
18	Violation of oath of office;
19	And grounds for escalation to the Ninth Circuit or U.S. Supreme Court
20	under Rule 20.
21	IV. DEMAND TO MAINTAIN FEDERAL JURISDICTION AND TAKE
22	NO FURTHER ACTION TO REMAND OR DISMISS
23	This VERIFIED NOTICE and WARNING is entered into the record to demand that:
24	This Court preserve jurisdiction;
25	No remand or dismissal occur absent adjudication of the removal claims;
26	No further prejudice or judicial bias taint these proceedings.
27	Failure to heed this warning shall result in immediate filing of a Petition for Writ of

Mandamus and/or Rule 20 application to the United States Supreme Court.

VERIFICATION:

Pursuant to 28 U.S.C. § 1746

I, <u>Kevin</u>: Realworldfare, over the age of 18, competent to testify, and having firsthand knowledge of the facts stated herein, do hereby declare, certify, verify, affirm, and state under penalty of perjury under the laws of the United States of America and the State of California, that the foregoing statements are true, correct, and complete, to the best of my understanding, knowledge, and belief, and made in good faith.

Executed, signed, and sealed this <u>9th</u> day of <u>July</u> in the year of Our Lord two thousand and twenty five, *without* the United States, **with all rights reserved and without recourse and without prejudice.**

All rights reserved without prejudice or recourse, UCC § 1-308, 3-402.

By: Kerin! Kealworldfan

Kevin: Realworldfare, Real Party In Interest, Secured Party, Injured Party, living man

1	LIST OF EXHIBITS / EVIDENCE:
2	1. Exhibit A: Affidavit and Contract Security Agreement #RF775820621US, titled:
3	NOTICE OF CONDITIONAL ACCEPTANCE, and FRAUD, RACKETEERING,
4	CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW,
5	IDENTITY THEFT, EXTORTION, COERCION, TREASON.
6	2. Exhibit B : Affidavit and Contract Security Agreement #RF775821088US, titled:
7	NOTICE OF DEFAULT, and FRAUD, RACKETEERING, CONSPIRACY,
8	DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY THEFT,
9	EXTORTION, COERCION, TREASON
10	3. Exhibit C: Affidavit and Contract Security Agreement #RF775822582US, titled:
11	NOTICE OF DEFAULT AND OPPORTUNITY TO CURE <u>AND</u> NOTICE OF
12	FRAUD, RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS
13	UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION,
14	KIDNAPPING.
15	4. Exhibit D: Affidavit and Contract Security Agreement #RF775823645US, titled:
16	Affidavit Certificate of Dishonor, Non-response, DEFAULT, JUDGEMENT, and
17	LIEN AUTHORIZATION.
18	5. Exhibit E: <i>PURPORTED</i> DEFENDANT'S <u>VERIFIED</u> NOTICE OF
19	CONDITIONAL ACCEPTANCE, NOTICE OF MANDATORY
20	COUNTERCLAIM, AND NOTICE OF JUDICIAL FRAUD AND CONSPIRACY
21	TO DEPRIVE UNDER COLOR OF LAW, AND DEMAND FOR DISMISSAL,
22	SANCTIONS, RESTITUTION, AND SUMMARY JUDGEMENT AS A MATTER
23	OF LAW IN FAVOR OF <i>PURPORTED</i> DEFENDANT
24	6. Exhibit F: UCC Financiang Statement No. 2024385925-4
25	7. Exhibit G: UCC Financiang Statement No. 2025470746-9
26	8. Exhibit H AFFIDAVIT of Truth: RIGHT TO TRAVEL CANCELLATION,
27	TERMINATION, AND REVOCATION of COMMERCIAL "For Hire" DRIVER'S
28	LICENSE CONTRACT and AGREEMENT. LICENSE/BOND # B6735991.

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9. Exhibit I: Affidavit: Resolution, Revocation, and Termination of Franchise
   10.Exhibit J: Affidavit: Power of Attorney In Fact
   11.Exhibit K: ™KEVIN LEWIS WALKER© Trademark and Copyright Agreement.
 3
   12.Exhibit L: Hold Harmless Agreement.
   13. Exhibit M: Docket Record from Superior Court of California, County of
 5
       Riverside, Case No. MISW2501134, titled The People of the State of California v.
 6
       Kevin Lewis Walker, evidencing the original administrative citation and absence
 7
       of any adjudicated conviction or lawful removal by the prosecuting agency.
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1	PROOF OF SERVICE
2	STATE OF CALIFORNIA)
3) ss.
4	COUNTY OF RIVERSIDE)
5	I competent, over the age of eighteen years, and not a party to the within
6	action. My mailing address is the Walkernova Group, care of: 30650 Rancho
7	California Road suite #406-251, Temecula, California [92591]. On or about July 9 ,
8	2025, I served the within documents:
9	1. <u>VERIFIED</u> NOTICE OF FEDERAL JURISDICTION, NOTICE TO CLERK,
10	AND WARNING AGAINST UNLAWFUL REMAND OR DISMISSAL UNDER
11	28 U.S.C. § 1443(1)
12	By Electronic Service. Based on a court order and/or an agreement of the parties
13	to accept service by electronic transmission, I caused the documents to be sent to
14	the persons at the electronic notification addresses listed below.
15	Michael: Hestrin, Miranda Thomson, Monika Vermani C/o THE DISTRICT ATTORNEY'S OFFICE, THE PEOPLE OF THE STATE
16	OF CALIFORNIA 3960 Orange Street,
17	Riverside, California [92501-3611] DAOffice@rivco.org
18	US Attorney's Office
19	Ausa - Office Of Us Attorney 213-894-2434
20	usacac.criminal@usdoj.gov
21	I declare under penalty of perjury under the laws of the State of California
22	that the above is true and correct. Executed on July 9, 2025 in Riverside County,
23	California/s/Chris Yarbra/
24	Chris Yarbra
25	//
26	
27	
28	NOTICE:

Using a notary on this document does <i>not</i> constitute joinder adhesion, or consent to
any foreign jurisdiction, <i>nor does it alter my status in any manner</i> . The purpose for
notary is verification and identification only and not for entrance into any foreign
jurisdiction.
//
//
ACKNOWLEDGEMENT:
State of California)
A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.
County of Riverside)
On this <u>9th</u> day of <u>July</u> , <u>2025</u> , before me, <u>Joyti Patel</u> , a Notary Public, personally
appeared Kevin Realworlfare (formerly Kevin Walker), who proved to me on the
basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed
to the within instrument and acknowledged to me that he/she/they executed the
same in his/her/their authorized capacity(ies), and that by his/her/their
signature(s) on the instrument the person(s), or the entity upon behalf of which the
person(s) acted, executed the instrument.
I certify under PENALTY OF PERJURY under the laws of the State of California
that the foregoing paragraph is true and correct.
WITNESS my hand and official seal.
JOYTI PATEL Notary Public - California
Riverside County Commission # 2407742 My Comm. Expires Jul 8, 2026
Signature Mythatel (Seal)

27

-Exhibit Q-

From: Civil Intake do-not-reply@cacd.uscourts.gov

Subject: Submission Confirmation
Date: July 9, 2025 at 1:27 PM
To: team@walkernovagroup.com



Dear Kevin Realworldfare:

This email confirms that the document(s) listed below were received by the United States District Court for the Central District of California at the date and time indicated:

Name: Kevin Realworldfare

Tracking Number: EDS-250709-002-2064

Date: 7/9/2025 11:27:30 AM

Uploaded files:

• JUDICIAL NOTICE IN SUPPORT OF VERIFIED EMERGENCY MOTION TO STRIKE AND VACATE VOID ORDER FOR LACK OF SUBJECT MATTER JURISDICTION, FRAUD ON THE COURT, UNCONSTITUTIONAL PROCEDURE, AND DENIAL OF DUE PROCESS.pdf

VERIFIED REQUEST FOR JUDICIAL NOTICE IN SUPPORT OF VERIFIED EMERGENCY MOTION TO STRIKE AND VACATE VOID ORDER FOR LACK OF SUBJECT MATTER JURISDICTION, FRAUD ON THE COURT, UNCONSTITUTIONAL PROCEDURE, AND DENIAL OF DUE PROCESS

- VERIFIED EMERGENCY MOTION TO STRIKE AND VACATE VOID ORDER FOR LACK OF SUBJECT MATTER
 JURISDICTION, FRAUD ON THE COURT, UNCONSTITUTIONAL PROCEDURE, AND DENIAL OF DUE PROCESS.pdf
 VERIFIED NOTICE OF MOTION AND VERIFIED EMERGENCY MOTION AND DEMAND TO STRIKE AND VACATE VOID
 ORDER FOR LACK OF SUBJECT MATTER JURISDICTION, FRAUD ON THE COURT, UNCONSTITUTIONAL
 PROCEDURE, AND DENIAL OF DUE PROCESS
- affidavit in support of striking and vacatur.pdf
 NOTICE OF AFFIDAVIT AND VERIFIED AFFIDAVIT OF FACT IN SUPPORT OF VERIFIED EMERGENCY MOTION TO STRIKE AND VACATE VOID ORDER FOR LACK OF JURISDICTION, FRAUD ON THE COURT, AND CONSTITUTIONAL VIOLATIONS
- NOTICE OF FEDERAL JURISDICTION, NOTICE TO CLERK, AND WARNING AGAINST UNLAWFUL REMAND OR DISMISSAL UNDER 28 U.S.C. § 1443(1).pdf

 VERIFIED NOTICE OF FEDERAL JURISDICTION, NOTICE TO CLERK, AND WARNING AGAINST UNLAWFUL REMAND OR DISMISSAL UNDER 28 U.S.C. § 1443(1)

The document(s) have not yet been filed. Just like documents received through the U.S. Mail, documents received through the Electronic Document Submission System ("EDSS") will not be considered filed until court staff have uploaded them into the Court's Case Management/Electronic Case Filing System ("CM/ECF"). Documents submitted using EDSS will be processed in the order they are received and should be uploaded to CM/ECF within 3-5 business (or court) days after receipt. However, the date of EDSS submission will be considered the filing date for any documents received through EDSS and later filed into CM/ECF.

If you are registered for electronic service of documents and receiving e-service in this case, you will receive a Notice of Electronic Filing ("NEF") from the CM/ECF System as soon as each document listed above has been filed. (Click here for information about registering for electronic service or to add e-service in this case.) If you are not registered for electronic service, you may check the status of your documents by checking the docket for your case on PACER (https://pacer.uscourts.gov). Please wait at least two business days after receiving this email and check the docket for your case on PACER before contacting the Court regarding the status of documents submitted through EDSS.

If you are trying to file a document in a case pending before the United States Bankruptcy Court, or in any case pending in any court other than the United States District Court for the Central District of California, your document will not be filed and you will not receive any response to your EDSS submission. Likewise, if you are an attorney required by the local rules to file your documents electronically using the Court's CM/ECF System, your document(s) will not be filed if submitted through EDSS, and you will not receive any further communication from the Court about your EDSS submission.

Please include the tracking number listed above as your reference on any communications with the Court about this submission. We recommend that you keep this email for your records.

Civil Intake United States District Court Central District of California Tel: (213) 894-3535