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3965 Bethel Road SE PMB #1-244 Port Orchard, Washington Postal Code 98366

psn@prairiestar.net -,

LAWFUL ADVOCATE ARBITRATION

October 18, 2021

UNITED STATES DEPARTMENT OF AGRICULTURE 701 Market Street, Suite 4100-C Philadelphia, PA 19106

Gerald B. Sullivan, AUSA 615 Chestnut Street, Suite 1250 Philadelphia, PA 19106-4476

To Whom it May Concern:

Notice to Agent is Notice to Principal - Notice to Principal is Notice to Agent

Subject: Unresolved issues of Jurisdiction & Contract

Reference: CIVIL ACTION NO. 19-1435

MILLER ORGANIC FARM & AMOS MILLER

1. **Prairie Star National** is "Lawful Arbitration Advocate", a "Pure Contract Trust" whose jurisdiction is in the air, as it is neither "alive nor a dead entity", **Prairie Star National** acts in a capacity as a "go between" and "Arbitrator" for individuals who have declared their "nationality-Nationality" and/or their "citizenship/Citizenship" and "Political Status", as "American national - National – Citizen";

This "Declaration or change of "**status and obligation**" has corrected any "**presumed contractual obligation**" to the "Territorial or MUNICIPAL "United States" Service Corporation" it's Agencies, Courts and agents, who operate State/STATE franchises, and who function under the direction of the "Federal Foreign Service Corporation" located in District of Columbia, Washington D. C.

2. **Prairie Star National** is not a "legal entity" as it was never formed under any "Statutory or foreign Federal laws" nor does it reside or function in or under the jurisdiction of the Sea. It's fiduciary obligation is to and under it's contractual obligation to clients; and functions on behalf of it's clients under a "contractual agreement" to act as an arbitrator and/or advocate under rules of "Public Law – Common Law".

3. **Prairie Star National does not decide "Matters of Law"...** Its sole purpose and goal, is to determine if a "claimants [meaning a"corporate entity"; an "individual entity"; a "person" or "Person"; an "Agency of the Foreign Service Corporation or any of it's Agents"; a financial institutions, investment firm or foreign collection agent - agency; Bar Attorney's or other Foreign entities"] **possess or hold a valid contract** with our client(s).

4. The guidelines utilized are those which are published and widely accepted including the elements referenced under the Uniform Commercial Code, Maxim of MUNICIPAL Law, Public Law

and/or Common Law, and those "rights guaranteed" under "The Constitution of the United States of America", the "Bill of Rights".

5. CONTRACT MAKES LAW.... CONSENT BINDS LAW.... In brief, **a valid contract is** a contract entered into whereby there is FULL DISCLOSURE; no fraud or deceit... full terms and conditions are disclosed in writing; where the parties possess the lawful/legal standing to enter such contract...; that the contract does not, by trickery or non disclosure, convert one party or the other, into a foreign jurisdiction without notice or full disclosure.

Consent is often given by a nod of the head, or the raising of the hand... BUT only the taking of "significant or sufficient consideration" to do or not do a specific thing...bind the consent...

Force or Fear or Threat... negates any presumption of consent...

It should be noted, that consent gained through fear, force or threat, IS NOT VALID..., the only VALID CONSENT, is consent given voluntarily.

6. Involuntary citizenship/Citizenship is a thing of the past. Any involuntary obligation or citizenship is invalid and not enforceable. All such obligations are prohibited under international law.

The 14th Amendment created a "new class of citizen"..., a "U. S. citizen" a citizen of the Federal "UNITED STATES".

The creation of the FEDERAL NAME: [THE ALL CAPITAL TEXT NAME] was a "Conversion (an alteration, interchange or reconstruction) of the living wo/man into a juristic Person, (a legal Person), made into a 14th Amendment citizen, who is UNDER the LAWS OF THE STATE or FEDERAL Territorial or MUNICIPAL Government.

Such citizenship is by: CONSENT, whereas our clients do not consent.

7. LEGAL TITLE..., may appear to be a "right of ownership", but it is NOT. Legal Title provides NO BENEFICIAL INTEREST. [Beneficial interest is the profit, benefit or advantages resulting from a contract or the ownership of an estate].

The "Living man or woman" holds "Equity Title" and "Beneficial Interest in the Government created FEDERAL NAME, the "Transmitting Utility". It is the living man/woman who is the "Donor and Beneficiary" of this Trust Entity, currently recognized as a "Transmitting Utility".

8. Public Law 73-10: "Perry v U.S. (1935), 294 U.S. 330-381, 79 L Ed 912; 31 USC 5112, 5119"

In as much as all law is contract, the contract involved in a constructive trust is an implied contract. An implied contract can be ratified by two (2) means:

a: Acquiescence by silence, ie the "government" asserts its intentions concerning your life, rights, and property and you assent, don't rebut and compliantly go along with what they claim...

b. You expressly accept "benefits" offered by the government and thereby finalize the contract by deed. [by ones deed, accepting and doing nothing to assent].

Such CONSENT has NOT BEEN GRANTED in this case. The "Client" has rebutted the presumption that he/she is a U. S. citizen or a citizen of the United States. He/she has Declared in the Public, his/her political status and proclaimed their status and jurisdiction to be an American national-National-Citizen, whose jurisdiction is Permanently in the Air and **and and soi**l of their "birth state".

Further that, He/She is NOT "Surety" for the FEDERAL NAME: created in the style of "all capital text letters" that "appear to be" the same name as the living man/woman. This deceptive practice is conversion and is fully rebutted.

9. A "Social Security number" was issued to the FEDERAL NAME. Federal Agencies, Banking institutions and other elements of commerce, FORCED the living man/woman into accepting and utilizing the number/card as an "identification for the living man/woman".

The card itself rebuts the presumption that it belong to the living being, as it states on the card itself... "Property of the Social Security Administration".

10. By the 1970's, each state/State revised its constitutions and statutes and formed **private corporate entities**, named "STATE OF X" [where X represents the common name of one of the several States], then vacated their original jurisdictional government in favor of **foreign ownership and control.**

TO THE MATTER AT HAND:

- 1. Amos Blank Miller, the living being, is NOT a U. S. citizen or a citizen of the United States.
- 2. Amos Blank Miller is an American national of Pennsylvania state, his natural birth state.
- 3. AMOS MILLER is a FEDERAL TRUST NAME, created by the MUNICIPAL STATE OF PENNSYLVANIA, currently know as a "Transmitting Utility".
- 4. Amos Blank Miller is NOT a "Surety for" the Transmitting Utility.
- 5. Amos Blank Miller is "Donor and Beneficiary" of the Transmitting Utility.

6. Amos Blank Miller's jurisdiction is Permanently in the air, with "Beneficial Interest in the land and soil of his birth state Pennsylvania state.

7. Miller Organic Farm, is privately owned and is not the "Corporate entity MILLER ORGANIC FARM illustrated or defined in any legal document recorded or presented to the living man.

UNRESOLVED ISSUES

1. "IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA.... CIVIL ACTION NO. 16-2732.....

a) This "DISTRICT COURT" is a franchise of the MUNICIPAL GOVERNMENT, an Agency (privately owned) and was dissolved in bankruptcy November 5, 2020, Under what Government does the court exist?

2. UNITED STATES OF AMERICA v. MILLER'S ORGANIC FARM and AMOS MILLER

- a) MILLER'S ORGANIC FARM is a "fictitious name".., it is a "Corporation name" since all corporate names are "Civilly Dead Entities" and are fully capitalized. Miller organic farm has NEVER BEEN a corporation. Where did the name come from?
- b) AMOS MILLER is a "shortened version" of AMOS B. MILLER, which is a shortened version of AMOS BLANK MILLER, which was created by the MUNICIPAL STATE OF PENNSYLVANIA. In 1999, then President Obama moved the Cesti Que Vie Trust known as AMOS BLANK MILLER, to Puerto Rico converting the name into a Transmitting Utility.

The COURT has named the "Transmitting Utility" as a defendant...

The UNITED STATES OF AMERICA (A corporation itself, who is in Bankruptcy) has filed a "complaint or claim" against a corporate entity... with the intent on MAKING "Amos Blank Miller, the living man" Surety for it?

Volume 20: Corpus Juris Sec. Section 1785: "The United States Government is a foreign corporation with respect to a state".

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

3. The UNITED STATES DEPARTMENT OF AGRICULTURE is demanding that the private Miller Organic Farm, who has been functioning in the PRIVATE for 12 years or more without incident..., is suddenly required to obtain "licenses" and "consent" to whatever restrictions or requirement it deems necessary?

a) Miller organic farm has operated in the private, to members only, for a significant number of years. Amos Miller is a private American. It is obvious, that he is not part of what one would call a "normal citizen farmer". He is Amish, restricted in their way, whose "religious beliefs" are far from normal.

He, nor the farm are "corporate farms" or "corporate producers" whose total intent is taking "products directly to the consumer" via retail stores FOR MASS DISTRIBUTION AND PROFITS.

- b) CORPORATE AMERICA already controls the sale of "beef" via ONLY 4 MAJOR PROCESSORS AND DISTRIBUTORS NATION-WIDE... Miller Organic Farm IS NOT one of them, nor is Miller Organic Farm marketing his meager products in the MASS MARKET CONSUMPTION SYSTEM. Sales are only to his private club members.
- c) Amos Miller is Private... Miller Organic Farm is Private... AMOS MILLER is Corporate, a "Civilly Dead Entity". MILLER'S ORGANIC FARM is also a "Civilly Dead Entity", a Corporation which does not even exist...

The Plaintiff in the Civil Action must provide "real evidence" in the form of a physical living person or a Affidavit of Fact, signed and certified by a Notary Public for the State, that a living Person known as AMOS MILLER appeared and signed the affidavit..., not some Agent or legal representative certifying that the Corporate entity, appeared and signed the affidavit.

The Plaintiff must also produce an affidavit certifying that the "MILLER'S ORGANIC FARM" actually exists. We know that an "unincorporated entity known as Miller Organic Farm" exists, that is what the living man Amos Blank Miller owns.

The Federal Government, nor any of it's Agencies can convert private property into "corporate or federal property" without just compensation. No such contract exists.

d) The Department of Agriculture through the court system has threatened to "fine Amos Blank Miller, the living man, \$150,000.00 for not complying to their demands.

Amos Blank Miller, the living man, DOES NOT CONSENT to any demands. The threat of harm, or <u>the restriction of commerce</u>, or the confiscation of property, or the threat of fines for not complying, along with the restricting his ability to contract, is illegal and unethical, and immoral.

As an American National (meaning born on the land of Pennsylvania state) Amos Blank Miller, the living man, claims his rights guaranteed to him by "The Constitution of the United States of America, and the Bill of Rights".

He is not any kind of U. S. citizen or United States citizen and has declared so by the documents enclosed as "Notice of His Status and Jurisdiction"

e) The Plaintiff the UNITED STATES OF AMERICA and the UNITED STATES DEPARTMENT OF AGRICULTURE must produce a "Contract" whereas AMOS MILLER, and MILLER'S ORGANIC FARM, has signed any sort of Contract or Agreement with them. Further that the Plaintiff the UNITED STATES OF AMERICA and the UNITED STATES DEPARTMENT OF AGRICULTURE must produce a valid signed and certified "CONTRACT OF CONSENT" from Amos Blank Miller, the living man.

We acknowledge that Amos Blank Miller did contract with an Attorney attempting to preserve his assets, however he has since terminated him, now knowing that it was a mistake, made because of the lack of knowledge about jurisdiction and consent.

f) We provide all "All Corporate Entities" 10 days to respond with requested evidence and/or withdraw the charges and clear the record of Amos Blank Miller, the living man, and Miller Organic Farm. These egregious claims and restrictions on Amos Blank Miller and Miller Organic Farm has cause great harm and the loss of commerce and revenue.

If the Plaintiff "THE UNITED STATES OF AMERICA (The Corporation) and it's Agency "THE UNITED STATES DEPARTMENT OF AGRICULTURE" persist, we reserve the right to file a non-judicial Commercial Tort Claim to recover the our client losses, plus three (3) times the amount in damages, as allowed under the Uniform Commercial Code.

Respectfully submitted;

Prairie Star National ©

Keith Allan - Agent - Trustee Bv:

Without Prejudice – All Right Reserved UCC 308-1 (meaning the right to Common Law preserved)

Enclosures:

- A: Mandatory Notice
- B: Act of Expatriation
- C: Declaration of Citizenship
- D: Certificate of Assumed name MILLER
- E: Certificate of Assumed name Miller Organic Farm
- F: Acknowledgment Deed of Re-Conveyance
- G: Authorization to Act
- H: Cancellation of Powers of Attorney
- I: My Status.... Your Status....

MANDATORY NOTICE Foreign Sovereign Immunities Act; Section 1605 & 1607 NOTICE OF LIABILITY; 18 USC 2333 - 18 USC 1341 - 18 USC 142

This Mandatory Notice is provided to all Territorial United States District, State and County Courts, their officers, clerks, bailiffs, sheriffs, deputies, and employees and all MUNICIPAL appointees including their DISTRICT, STATE and COUNTY COURTS, their OFFICERS and EMPLOYEES:

The vessels doing business as Amos Blank: Miller, the living man, also known as Amos Miller, Amos B. Miller, Amos Blank Miller; including the MUNICIPAL FEDERAL NAME known as AMOS MILLER, AMOS B. MILLER or AMOS BLANK MILLER, together with all derivatives and permutations and punctuations and orderings of these names, ARE NOT ACTING in any federal territorial or MUNICIPAL capacity and have not knowingly or willingly acted in any such capacity since the 16th day of October 1977.

All vessels are duly claimed by Amos Blank: Miller, the Holder-in-due-course, the "donor & beneficiary" of the "Transmitting Utility" AMOS B. MILLER, whereas all the names appearing above, along with all derivatives and permutations, are held under "Common Law Copyright", since the sixteenth day of the tenth month of the year of our Lord one thousand nine hundred ninety-five, where no use is granted without express written consent the the Holder-in-due-Course.

These vessels are publishing Mandatory Notice that they are Foreign Sovereigns from the Commonwealth of Pennsylvania of The United States of America (unincorporated). This is your Mandatory Notice that these above-listed-named vessels are owed all material rights, duties, exemptions, insurances, treaties, bonds, agreements, and guarantees including indemnity and full faith and credit, that their jurisdiction is the "land & soil" of the Commonwealth of Pennsylvania.

You are also hereby provided with Mandatory Notice that these vessels are not subject to Territorial or MUNICIPAL UNITED STATES law, and are owed The law of Peace, according to the Army Pamphlet 27-161-1 from all Territorial and MUNICIPAL OFFICER and Employees who otherwise have NO PERMISSION to approach or address them.

Any harm resulting from trespass upon these vessels or the use of fictitious name(s) or title(s) related to them, or the attempted conversion of the "living being" into or identifying him/her as the MUNICIPAL FEDERAL NAME, shall be taken as "fraudulent conversion" of the "living being" to act as "surety" or "DEBTOR" for the FEDERAL NAME AMOS MILLER or AMOS B. MILLER and will be subject to full commercial liability and penalties under 18 USC 2333, 18 USC 1341 and 1342, and will result in a "Commercial Tort Claim" in the amount determined from a "publicly posted fee schedule", plus three times damages, as authorized under the Uniform Commercial Code.

So said, signed and sealed this $\underline{14}$ day of $\underline{0c+}$ 2021, in Lancaster County, Commonwealth of

Bv:

Amos Blank: Miller – Private - American National Without Prejudice – All rights Reserved UCC 308-1

Witnessed by: Prairie Star National Trust

By: <u>Keith Aller: Goulet Agent - Trustee</u> Without Prejudice - All rights Reserved UCC 308-1

Act of Expatriation & Oath of Allegiance

Whereas **AMOS B. MILLER**, also known as **AMOS MILLER**, is a naturalized Citizen of the United States Corporation, under the Diversity Clause of the Constitution(s) and functions as a juristic Person, **not a living being**, whereas the name was derived from the living man Amos Blank: Miller, without his consent or knowledge; nor did the living man knowingly or willingly enter into any contract to be the "Surety" or knowingly, willingly or voluntarily enter into any agreement to such citizenship.

As "Donor and Beneficiary" of the juristic name AMOS B. MILLER, a "Transmitting Utility" created by the IMF under it's franchise, the MUNICIPAL STATE OF PENNSYLVANIA, then reorganized in 1999 by the FEDERAL RESERVE under the auspices of the United Nations City State, as THE UNITED STATES OF AMERICA, INC. setting up the "STATE" franchise for itself, all without notice to the living man. The living man, Amos Blank: Miller, have reclaimed any and all "assets created in and under this name", as well as "all labor, bonds or any other elements" which were "hijacked" or "commandeer" or "seized upon" by the creators of this FEDERAL NAME, as indicated above.

As "claimant and holder-in-due-course" of the "assets" of **AMOS B. MILLER**, I or we, my designated Administrator and Trustee of the "Transmitting Utility", do declare that "it, the juristic Person" renounces all citizenship or any other assumed political status related to the United States defined as "the territories and District of Columbia" (13 Stat. 223, 306, ch. 173, sec. 182, June 30, 1864) and its government, a corporation doing business variously as the UNITED STATES, UNITED STATES OF AMERICA, Municipal Corporation of the District of Columbia, etc. formed under the act of 1877, and repatriate the juristic Person, AMOS B. MILLER, to the **land and soil jurisdiction** of the nation state of Pennsylvania, where as "it affirms it's allegiance" to the same, the actual and organic state of the Union and does accept and reclaim "its" true Nationality as an American National and an American State Vessel in all international trade and commerce.

Effective this date <u>14</u> day of October 2021, as agreed to in a "Contractual Security Agreement" recorded into the public as a UCC-1 Financial Statement & Security Agreement Number: <u>14</u> day of October 2021, whereas the juristic name AMOS B. MILLER or AMOS MILLER is declared to be "PRIVATE PROPERTY" functioning exclusively as a "Private Pure Trust", whereas **Prairie Star National** is Trustee and Administrator, and the living man: **Amos Blank: Miller**, Private is Beneficiary.

This is Notice to all **Territorial United States District, State and County Courts**, their officers, clerks, bailiffs, sheriffs, deputies, and employees and **all MUNICIPAL appointees** including their DISTRICT, STATE and COUNTY COURTS, their OFFICERS and AGENT(s) and EMPLOYEES:

The vessel doing business as **AMOS MILLER**, **AMOS B. MILLER** or **AMOS BLANK MILLER**, together with all derivatives and permutations and punctuations and orderings of these names, **ARE NOT ACTING** in any federal Territorial or MUNICIPAL capacity and have not knowingly or willingly acted in any such capacity since the 16th day of October 1977.

So said, signed and sealed this $\underline{14}$ day of \underline{bct} 2021, in Lancaster County, Commonwealth of Pennsylvania

By: Amn Black Milly o

Amos Blank: Miller – Private - American National Without Prejudice – All rights Reserved UCC 308-1

Witnessed by: Prairie Star National Trust

By: <u>Keith Allan:</u> Joulet Agent - Trustee Without Prejudice - All rights Reserved UCC 308-1

Declaration of citizenship

Notice to Principal is Notice to Agent - Notice to Agent is Notice to Principal

I the "living being", **Amos Blank**, of the **Miller family**; affirm and declare that I am a "natural born citizen" of the Commonwealth of Pennsylvania, and I hereby declare that I am an "American national – citizen" and have returned to my lawful birthright status as a Pennsylvanian and I claim my exemptions as stated in Federal Code 8 USC 1101 (a) 21.

That I the living man Amos Blank: Miller have created a UCC-1 Financial Statement & Security Agreement by and between the living man Amos Blank: Miller and the MUNICIPAL FEDERAL NAME AMOS MILLER or AMOS B. MILLER, a Transmitting Utility created by the IMF (International Monetary Fund) and it's Franchise entity, MUNICIPAL STATE OF PENNSYLVANIA.

Amos Blank: Miller has recorded into the public domain a "Certificate of Assumed Name; Notice of Transfer of Reserved Name", Whereas the Grantor is a Transmitting Utility, created by the IMF via the MUNICIPAL STATE OF PENNSYLVANIA, without knowledge or consent of the Grantee, whereas the living man known as **Amos Blank: Miller**, whereas He is found to be alive and invokes the provision thus claimed full rights to the ESTATE of AMOS B. MILLER, whereas the living man is the "donor & beneficiary of the ESTATE.

Further that I declare that I am under "Public Law" of the United States of America, and I do by this Declaration, cancel all "prior presumptions" that I was or am acting under "Public Policy" or "acting as surety" for the MUNICIPAL FEDERAL NAME AMOS MILLER or AMOS B. MILLER, the Transmitting Utility created by the IMF under it's franchise the MUNICIPAL STATE OF PENNSYLVANIA.

Further, that I AM NOT any kind of U.S. Citizen or a CITIZEN OF UNITED STATES, as any contract that may have been created precluding such assumption, was created without full disclosure by the MUNICIPAL STATE, including the FEDERAL MUNICIPAL government of Washington DC.

I further declare that my home and domicile is located in the Commonwealth of Pennsylvania, and am known as a Pennsylvanian and I reject, renounce, and remove any and all allegiance to any king, prince, president or to any foreign state or government, flag or thing.

I further declare that I am the owner of the vessel first created on or about October 16, 1977, whereas my unique DNA was created as a result of the union between Jacob Lapp: Miller and Katie Esh: Blank, who gave me the name: Amos Blank: and the family name Miller. As a Pennsylvanian, my jurisdiction is the "land & soil" of the Commonwealth of Pennsylvania.

That the vessel known as AMOS B. MILLER has been claimed under a "contract" recorded, declaring that the FEDERAL NAME AMOS B. MILLER is a juristic (corporate) Person, whose jurisdiction is the "land and soil" of the Commonwealth of Pennsylvania.

That I declare and affirm under the penalty of perjury under the Public Law of The United States of America, that this Declaration is valid, true, correct and complete in all jurisdictions of law, air, land and sea; so signed and sealed on this $\underline{4}$ day of $\underline{2021}$.

By:

Amos Blank: Miller – Private Without Prejudice – All Rights Reserved UCC 1-308

Witnessed by: By: K Hlan: apulet

Prairie Star National Trust Without Prejudice – All Rights Reserved UCC 1-308

RETURN TO: AMOS BLANK MILLER, GRANTOR

C/O <u>Miller, Amos B, Administrator</u> ADDRESS: c/o <u>648 Mill Creek School Rd</u> <u>BIRD-IN-HAND, PENNSYLVANIA 17505</u>

CERTIFICATE OF ASSUMED NAME NOTICE OF TRANSFER OF RESERVED NAME

Returnee – MILLER

certificate of ownership

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

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

REGISTRATION REASON:

REINSTATEMENT OF ACTUAL HOLDER IN DUE COURSE OF ESTATE NAME AND ESTATE PROPERTY AND ALL INTEREST DUE; PUBLIC AND PRIVATE RECOGNITION OF GRANTEE AS HOLDER IN DUE COURSE AND LAWFUL ENTITLEMENT HOLDER OF FOREIGN GRANTOR TRUST NAMED AMOS BLANK MILLER AS OF 16 October 1977.

BUSINESS INFORMATION:

LEGAL ENTITY: HEIR GRANTEE, PRIVATE, PUBLIC, SIGNATURE TRUST BUSINESS DESCRIPTION; COMMERCE, GRANTOR, PRIVATE, PUBLIC, SIGNATORY D.B.A AMOS BLANK MILLER and MILLER, AMOS BLANK and AMOS MILLER and AMOS B. MILLER and AMOS B. MILLER and all and any derivatives thereof in any way related to the ESTATE so NAMED.

PHYSICAL POST OFFICE ADDRESS:

C/O 2694 Old Philadelphia Pike, Bird in Hand, Pennsylvania 17505

OWNER INFORMATION:

True and Real Trade Name: Grantee, Private, Signatory, Beneficiary, Holder, Transferee: <u>First Name: Amos</u> <u>Middle Name: Blank</u> Last Name:Miller STYLE: Bicameral & Surname Post Office Address (Physical): c/o 648 Mill Creek School Road, Bird-in-Hand, Pennsylvania Postal Code Extension 17505 Post Master Location: 2694 Old Philadelphia Pike, Bird in Hand, Pennsylvania Postal Code Extension 17505

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

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

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

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

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

ISSUED THIS <u>14</u> DAY OF OCTOBER IN THE YEAR 2021 ON AND FOR THE COUNTY OF LANCASTER ON THE STATE OF PENNSYLVANIA; NOTICE TO AGENTS IS NOTICE TO PRINCIPALS, NOTICE TO PRINCIPALS IS NOTICE TO AGENTS; WITNESS BY NOTARY DOES NOT ALTER STATUS.

Bv:

Signature, all rights reserved.

ACKNOWLEDGMENT OF HEAD ADMINISTRATOR FROM HOME OFFICE, **Private Banker, UCC-1-201, 1-308:** c/o Amos Blank Miller, TRUE AND REAL TRADE NAME BY MY HAND AND SEAL I TAKE OFFICE WITHOUT ENCUMBRANCE AND WITHOUT DEBT OR OTHER OBLIGATION, FULLY EXEMPT, INDEMNIFIED, AND WITHOUT GRANT OF ANY OTHER POWER OF ATTORNEY DBA: AMOS BLANK MILLER & MILLER, AMOS BLANK and ALL DERIVATIVES INCLUDING AMOS B. MILLER and AMOS MILLER at C/O 648 MILL CREEK SCHOOL ROAD, BIRD-IN-HAND, PENNSYLVANIA 17505, RETURNEE: MILLER.

These provisions and copyrights are in effect from October 16,1977 onward and the Name/NAMES are re-venued and permanently domiciled on the land and soil of the United States and upon land and soil of Pennsylvania.

Notary Witness and Acknowledgment

Pennsylvania State Lancaster County

Today before me, a Commissioned Public Notary, visited the living man known to me to be Amos Blank Miller and he did Issue this Certificate of Assumed Name as shown and he also affirmed his testimony as shown before me this ______day of October in the Year 2021, in Witness whereof I set my Signature and Seal:

alpaule Public Notary; My commission expires on: MAR 18. 202

Commonwealth of Pennsylvania - Notary Seal Charmayne Bloom, Notary Public Lancaster County My commission expires June 18, 2024 Commission number 1242806

seal

RETURN TO: AMOS MILLER dba MILLER'S ORGANIC FARM, GRANTOR

C/O Prairie Star National Trust. Administrator ADDRESS: c/o <u>648 Mill Creek School Rd</u> BIRD-IN-HAND. PENNSYLVANIA Postal Code: 17505

<u>CERTIFICATE OF ASSUMED NAME</u> NOTICE OF TRANSFER OF RESERVED NAME

Returnee – AMOS MILLER dba MILLER'S ORGANIC FARM

certificate of ownership

PROVIDING FOR FILING OF NAME[S] WHEN BUSINESS IS CONDUCTED UNDER ASSUMED NAME: SESSIONS LAW 145;1907; CHAPTER 145 [H.B.64] OF THE STATE OF WASHINGTON; AN ACT PROVIDING THAT WHEN ANY BUSINESS OTHER THEN A CORPORATION(S) OR LIMITED PARTNERSHIP, IS CONDUCTED UNDER AN ASSUMED NAME, A CERTIFICATE SHOWING THE REAL PARTIES IN INTEREST SHALL BE FILED WITH THE COUNTY CLERK AND FIXING A PENALTY x 2.

TO BE DEEMED A PUBLIC OFFICER YOU MUST PRODUCE AND BE VETTED BY THE ADMINISTRATOR OF THIS DOCUMENT, A LETTER OF INTENT, A LETTER OF COMPLIANCE, WITH ALL STATE AND FEDERAL RULES AND REGULATIONS AS PRESCRIBED BY THE SECRETARY OF STATE, OR ANY PRIVATE PERSON WHO DOES NOT PROPERLY IDENTIFY THEMSELVES UPON REQUEST, BY PRODUCING A BUSINESS LICENSE, A UBI NUMBER, AND A BOND FILLED OUT IN THE C.A.P. NAME ON THIS CERTIFICATE. ARE FINED ON THE SPOT FOR \$15,000.00 IN CONSIDERATION.

A FEE SCHEDULE; TO BE DETERMINED BY THE HEAD ADMINISTRATOR OF THIS DOCUMENT AT THE TIME OF ENGAGEMENT. AND ALSO THE CORRESPONDING SESSION LAWS OF THE STATE OF PENNSYLVANIA INCLUDING CHAPTER 84 OF THE 1961 SESSION LAWS, CHAPTER 84, SECTION 13, "Common Law Rights" AND AS 10.35.030 (1CHAPTER 33 SLA 1966) TRANSFER OF RESERVED NAME.

Where as GRANTOR is a Unincorporated Association formed by **AMOS MILLER** as Grantee and has accumulated unauthorized debt or claim against the living being, known as **Amos Blank: Miller**, benefiting secondary beneficiaries merely presumed to exist and claiming to have an interest in the ESTATE established under the MUNICIPAL LAW OF THE DISTRICT OF COLUMBIA and the DISTRICT OF COLUMBIA MUNICIPAL CORPORATION, **the actual Grantee**, whereas the living man known to the public as **Amos Blank: Miller** invokes the provisions of Article IV of the Cestui Que Vie Act 1666 as one "having been found to be alive" and to be owed all benefit, control, and interest in the GRANTOR TRUST ESTATE set free and clear of all liens, debts, titles held under color of law, tithes, fees, and all other encumbrances established by the United States of America, Inc., THE UNITED STATES OF AMERICA, INC., the UNITED STATES, (INC.), USA, Inc., E Pluribus Unum the United States of America and all and any franchises thereof ab initio from the date of first registration of

the ESTATE TRUST and all and any derivatives thereof, including but not limited to AMOS MILLER and AMOS BLANK MILLER and AMOS B. MILLER; MILLER'S ORGANIC FARM, and any other styles, punctuations, orders, abbreviations or variations of my Trade Name.

REGISTRATION REASON:

REINSTATEMENT OF ACTUAL HOLDER IN DUE COURSE OF ESTATE NAME AND ESTATE PROPERTY AND ALL INTEREST DUE; PUBLIC AND PRIVATE RECOGNITION OF GRANTEE AS HOLDER IN DUE COURSE AND LAWFUL ENTITLEMENT HOLDER OF FOREIGN GRANTOR TRUST NAMED AMOS BLANK MILLER, AS OF 16 October 1977.

BUSINESS INFORMATION:

LEGAL ENTITY: HEIR GRANTEE, PRIVATE, PUBLIC, SIGNATURE TRUST BUSINESS DESCRIPTION; COMMERCE, GRANTOR, PRIVATE, PUBLIC, SIGNATORY **BUSINESS NAME:** D.B.A MILLER'S ORGAINC FARM: AMOS BLANK MILLER and MILLER, AMOS BLANK and AMOS MILLER and AMOS B. MILLER any & all derivatives thereof in any way related to the ESTATE so NAMED.

PHYSICAL POST OFFICE ADDRESS:

C/O 2694 Old Philadelphia Pike, Bird in Hand, Pennsylvania 17505

OWNER INFORMATION:

True and Real Trade Name: Grantee, Private, Signatory, Beneficiary, Holder, Transferee: First Name: Amos <u>Middle Name: Blank</u> <u>Last Name: Miller</u> STYLE: Bicameral & Surname Post Office Address (Physical): c/o 648 Mill Creek School Road, Bird-in-Hand, Pennsylvania Postal Code Extension 17505 Post Master Location: 2694 Old Philadelphia Pike, Bird in Hand, Pennsylvania Postal Code Extension 17505

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

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

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

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

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

ISSUED THIS _____ DAY OF OCTOBER IN THE YEAR 2021 ON AND FOR THE COUNTY OF LANCASTER ON THE STATE OF PENNSYLVANIA; NOTICE TO AGENTS IS NOTICE TO PRINCIPALS, NOTICE TO PRINCIPALS IS NOTICE TO AGENTS; WITNESS BY NOTARY DOES NOT ALTER STATUS.

Prairie Star National Trust

Keith A Goulet - Agent - Trustee Bv: Administrator - Agent

Administrator - Agent Without Prejudice - All rights reserved.

ACKNOWLEDGMENT OF HEAD ADMINISTRATOR FROM HOME OFFICE, **Private Banker, UCC-1-201, 1-308:** c/o Prairie Star National Trust, TRUE AND REAL TRADE NAME BY MY HAND AND SEAL I TAKE OFFICE WITHOUT ENCUMBRANCE AND WITHOUT DEBT OR OTHER OBLIGATION, FULLY EXEMPT, INDEMNIFIED, AND WITHOUT GRANT OF ANY OTHER POWER OF ATTORNEY DBA: MILLER' ORGANIC FARM; AMOS BLANK MILLER & MILLER, AMOS BLANK and ALL DERIVATIVES INCLUDING AMOS B. MILLER and AMOS MILLER at C/O 648 MILL CREEK SCHOOL ROAD, BIRD-IN-HAND, PENNSYLVANIA 17505, RETURNEE: MILLER'S ORGANIC FARM.

These provisions and copyrights are in effect from October 16,1977 onward and the Name/NAMES are re-venued and permanently domiciled on the land and soil of the United States and upon land and soil of Pennsylvania.

Bv:

Amos Blank: Miller - Private; American National Without Prejudice – All Rights Reserved

Notary Witness and Acknowledgment

Pennsylvania State Lancaster County

Today before me, a Commissioned Public Notary, visited the living man known to me to be **Amos Blank Miller** and he did Issue this Certificate of Assumed Name as shown and he also affirmed his testimony as shown before me this ______day of October in the Year 2021, in Witness whereof I set my Signature and Seal:

amagle Public Notary: My commission expires on:

Commonwealth of Pennsylvania - Notary Seal Charmayne Bloom, Notary Public Lancaster County My commission expires June 18, 2024 Commission number 1242806

seal

Acknowledgment, Acceptance and Deed of Re-Conveyance

I, the living man, Amos Blank: Miller, being of age, of sound mind and in good health, free of all duress or improper consideration hereby acknowledge, accept, and re-convey my given lawful Trade Name, Amos Blank Miller to the land and soil of Pennsylvania, my native state, together with all derivative names, including Amos Blank Miller; Amos Miller; Amos B. Miller; including the FEDERAL NAMES AMOS B. MILLER, AMOS BLANK MILLER; AMOS MILLER, and all other variations however styled, punctuated, spelled, ordered, or otherwise represented as pertaining to me and my estate, and hereby declare their permanent domicile on the land and soil of. Pennsylvania.

All prior Powers of Attorney, all other prior presumed or granted Executorships, Guardianships, and Agency relationships are terminated and revoked effective October 16th 1977, as I elect to be recognized as the sole living owner, executor, beneficiary, and agent of my name and estate since the 16th day of October 1995.

So said, so signed, and so sealed by my living hand this $\underline{14}$ day of October in the year 2021 by:

Vithout Prejudice – All Rights Reserved

Witness Jurat

Pennsylvania State Lancaster County

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I, a public notary, was visited today by the living man known and identified as Amos Blank Miller and he did sign and seal this Acknowledgment, Acceptance and Deed of Re-Conveyance in my presence and did affirm the same in my sight, whereupon I affix my signature and seal as testimony to these facts:

(harnesple By: Notary: My commission expires on: _ ine 18 202

Commonwealth of Pennsylvania - Notary Seal Charmayne Bloom, Notary Public Lancaster County My commission expires June 18, 2024 Commission number 1242806 1

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

Authorization to Act — Joint Chiefs of Staff

As we have often noted, this country is being used as a battleground for a perpetual Mercenary War based on False Legal Presumptions.

Those Presumptions have included the idea that our American Government is missing, in interregnum, absent, and that therefore, there is a custodial interest for the British Territorial United States Government and the Municipal United States Government, and more recently, the United Nations Organization.

Please note that our unincorporated Federation of States doing business as The United States of America is the government of this country in international and at the present time, global jurisdiction, as well.

Over the past five years, eligible Electors have been painstakingly identified and documented, and our Fifty State Assemblies have been called into Session.

These General Assemblies are able to function as Committees of the Whole and to take valid Roll Call Votes of eligible State Electors who are State Citizens, to resolve issues of international and global import.

Our Federation of States and our State Assemblies are the only entities with the standing to operate as the lawful American Government. All other efforts to reorganize have included District citizenry and fail to observe the legal and lawful requirements.

Three international votes have been taken.

The first vote was answered by those State Assemblies that were organized prior to the Civil War and resulted in the formal enrollment of all former Territorial States as States of the Union as of 1 October 2020. This formally ended any emergency-based custodial interest by any foreign government in those States.

The second vote established the first new Public Law in over a century, which forbids among other things, commercial claims against people who have received patented scraps of DNA or RNA, which, without disclosure, serve to provide an excuse to label these people "transhumans" and claim them as property owned by the patent-holders.

1 of 2

It is now formally and officially illegal to inject people with foreign DNA or RNA in this country, effective 1 January 2020, and the United States Provost Marshals, United States Marshals and Interpol and the American Armed Forces including the United States Army and Air Force are authorized to intercept, arrest, try, and incarcerate all corporations and corporation officials engaged in promoting injection campaigns and undisclosed unilateral contracting processes against unwary Americans.

The Third Vote which has been completed with 49 States in Agreement and 1 State Abstaining for lack of Quorum, has established a Peace Treaty formally ending the American Civil War which commenced in 1861 and which has continued as a perpetual emergency until 1 August 2021, when our States have issued a joint Peace Treaty formally ending the hostilities.

These actions on the part of the properly identified and organized American People are direct Presentations, not representations, to the other Principals and all incorporated instrumentalities exercising any of our delegated powers whatsoever.

Whereupon, the United States Provost Marshals, United States Marshals, Interpol, and appropriate units of the American Armed Forces, are requested and required to enforce the International and Public Law of this country and immediately act upon the International Arrest Warrants already issued and published, and to proceed with the apprehension of all corporation officials responsible for promotion of the Trans-Human Agenda.

These are commercial and international crimes against Humanity, amounting to genocide on paper, as these legal mechanisms seek to re-label and redefine living people as property assets belonging to corporations, deprive the victims of their established rights, and their property interests.

Those who have participated in this scheme include all the drug companies that have benefited themselves, all the research corporations that have similarly benefited, all the Governors who have continued to issue mandates and other proclamations in support of this scheme, all media companies that have allowed themselves to spread and enforce propaganda for profit and supported censorship in this country, and those other parties who upon further investigation have been involved in the deliberate and knowing and self-interested promotion of this agenda.

Please note that our American Government has been at peace since 1814 and this entire country is now at peacetime status. The peacetime flag should be flown at half-mast until 0800 on 12 September 2021 in remembrance of all those who have suffered and lost their lives for nothing but filthy lucre.

So said, so signed, and so sealed this 9th day of August 2021 in Big Lake, Alaska:

by Anna ManaRies

Anna Maria Riezinger, Fiduciary The United States of America

2 of 2

Cancellation of All Prior Powers of Attorney

"All prior Powers of Attorney granted by Amos Blank Miller are removed, canceled, and permanently revoked effective October 16, 1977.

Amos Blank: Miller is Attorney-in-Fact for all purposes related to the administration of his estates and all correspondence should be addressed to: Amos Blank: Miller, 648 Mill Creek School Road, Bird-in-Hand, Pennsylvania Postal Code: 17505

1 this $\underline{/4}$ day of October 2021.

Public Notary Witness

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state of Pennsylvania County of Lancaster

I, <u>Charmanne</u> Bloom, a Public Notary, was visited today by the man known to me to be Amos Blank Miller, and he did affirm and sign this Cancellation of All Prior Powers of Attorney in my presence for the purposes stated.

Public Notary; My Commission expires on:_ Me 18.2021

Commonwealth of Pennsylvania - Notary Seal Charmayne Bloom, Notary Public Lancaster County My commission expires June 18, 2024 Commission number 1242806



3965 Bethel Road SE Suite 1, PMB #1-244 Port Orchard, Washington Postal Code 98366

psn@prairiestar.net

LAW ADVOCATE

To Whom it may concern:

1

Subject: My Status... - Your Status....

1. Of all the elements of concern in our very complex society, the question of our relationship to each other and the even greater question, is our relationship, or better defined as "Status" to the "STATE" and "FEDERAL" entities which have determined they, we as American's, are subject to every law ever created.

The greatest misunderstand is what kind of "citizenship status" each of us hold. The Greatest misunderstanding is the difference between being a "US Citizen" or an "American citizen".

Each of us have been falsely convinced that we are US Citizens, when in reality, if you were born in "one of the several states", you ARE NOT A "US CITIZEN" but rather simply a citizen (or more appropriately) known as an "American national – citizen".

A "US CITIZEN" means that you are a "Citizen of the Federal Municipal Government". You are not naturally, or by birth, a "US CITIZEN"... You are simply indoctrinated or schooled to believe that a "US Citizen" is the same as an "American citizen". THEY ARE NOT THE SAME.

2. A little history will help you understand you current status and a status as an American national. First, we must rethink and understand our actual history, and how we got into this mess to begin with. We, as a nation of easy going people, have been raised to believe what our so called "leaders" tell us.

Often times, it is not that our leaders willingly lie to us, it's just that they are so in-grained into the system of lies, that it is also hard for them to realize the truth themselves. So, hang onto to your shorts, because this will probably come as a shock to you...

3. Most of us believe that our government is American, right? I mean, we have the Constitution and the Bill of Rights, and freedoms and all that other good stuff right? Well kind of... The governmental body that operates and functions in Washington D. C., IS NOT our real government. In reality it is simply a "Governmental Service Corporation" who is suppose to be providing various governmental services to us.

Nothing wrong with that..., except that "it" IS NOT A GOVERNMENT... it is a "SERVICE CORPORATION" who borrowed the name "the United States of America" and has for many years, been passing it self off as our actual government.

4. The best way to understand this is to go back in history and see how it all came to be. The following is an excerpt from a 2016 letter written by Anna Von Reitz, Fiduciary, For The United States of America, our actual American Government.

There is not a single person that is responsible for the carnage that has been occurring over the past 130 plus years. Every individual who has participated in this fraud, MUST ACKNOWLEDGE and ACCEPT THEIR contribution to it, meaning the "FRAUD & DECEPTION" which has been utilized against millions of American's.

Most are "unaware" or have been so "indoctrinated into a belief system" that is nothing like we are led to believe. From the beginning, we as American's" have been enslaved into a "scheme" so diabolical that it borders on the being the "crime of all times".

At first, nearly everyone does not believe any part of this story... No author or writer could have possibly come up with a better plot or story line. Even after reading the facts, then re-reading them again, can one begin to comprehend the craziness that was and is behind what the world is living through today.

For our purposes here and now, we are going to start somewhere in the middle, because that will lead us to what this is all about. It is the WHY, most do not understand, along with the "lies" utilized to make all sound reasonable and right... We could start with "Once upon a time..., like a fairy tale, but this is no fairy tale.., this is real life stuff... In the late 1800's...

"The Holy See [better known as the Vatican] bought the derelict United States (Trading Company) and created two new incorporated entities doing business in the international jurisdiction of the sea as [Believe it or not] The United States of America, Inc. and the District of Columbia Municipal Corporation which were run [operated] from 1868 until bankrupted by President Wilson --- and bought out by the Federal Reserve circa 1912."

The Federal Reserve Banks then operated the bankrupt entity dba The United States of America Inc. and District of Columbia Municipal Corporation in receivership and created another version known as "the United States of America, Inc" [Note: the only difference in the two names is "The" & "the"] which they also bankrupt in 1933 together with all the bogus Foreign Situs Trusts that FDR named after living Americans and their organic states. They also created US Corp, USA, Inc and Washington DC Municipality and other franchises.

"Despite the Geneva Conventions which outlawed slavery and peonage worldwide in 1926, and the Kellog-Briand Pact which outlawed war in 1928, a fraud scheme using deceptively similar names to promote false claims against and control over the American People was executed by Roosevelt via the creation of Foreign Situs Trusts that were named after living Americans, presumed to be doing business under names of identical style. e.g., "John Quincy Adams" and registered as franchises of the bankrupt governmental service corporation dba United States of America, Inc,

These civilly dead and bankrupt personas were then systematically used to promote personage and barratry against the living victims and used to remove them from their birthright status on the land to a foreign international status in the jurisdiction of the sea-- effectively press-ganging Americans and their assets in contravention of international law standing since the Napoleonic Era. The Foreign Situs Trusts were used as siphons to suck the substance from their [Americans] labor and their resources under conditions of non-disclosure and deceit and used to set up the institutionalized fraud scheme known as the "Federal Reserve System".

BUT THERE IS MORE ... SO MUCH MORE ...

"This fraud scheme has involved both bankruptcy and probate fraud on a massive scale and has been carried out by two private business enterprises--- the American Bar Association and the Internal Revenue Service, both owned and operated by Northern Trust, Inc. These undeclared foreign agents have operated under color of law for decades. The Bar Members are in open violation of the 1947 Bar Association Treaty allowing their presence on our soil. These Bar Associations have misrepresented themselves as harmless professional service organizations while operating private bill collection agencies disguised as public courts--- all without license, proper identification or consent.

The Internal Revenue Service has operated in a similar lawless and clandestine manner. Employees of the Internal Revenue Service have misrepresented themselves as part of our lawful government when in fact they have been totally independent private bill collectors operating as privateers on our shores and routinely committing fraud and inland piracy against American state citizens.

The IMF doing business as the UNITED STATES, INC. and its franchises doing business as the 'STATE OF WISCONSIN" and "STATE OF FLORIDA" [or "STATE OF WASHINGTON"] took up the active business of **providing governmental services without consent, knowledge** [emphasis added] or permission of the victims of this fraud scheme, and began charging their fees against the victim's aggregate collateral, too. They and their agencies then also sent bills to the living people, giving the false impression that the living people were responsible for payment of corporate franchise debts."

So why is it important to add this insight? It is because it is the very essence of the claim. Where did the "ALL CAPITAL TEXT NAME" come from? The overwhelming perception of most American's is that it is simply our "given name in an all capital text format". Well read on... the truth will always set you free...

"The IMF used the same basic method of fraud as the Federal Reserve System. Instead of Foreign Situs Trusts name after living Americans, the IMF set up Cestui Que Vie Trusts, and set up the same cozy arrangement for itself using institutionalized personage and barratry as a means of emptying American pockets and placing false claims against American assets.

The IMF franchises were named in the style: JOHN QUINCY ADAMS" and though they were all mysteriously born on the land of the organic states of the Union, they were "removed" to Puerto Rico, where they were mercilessly plundered, raped, and pillaged by members of the American Bar Association and the Internal Revenue Service.

Nature has run its course and as of March 2015 the UNITED STATES, INC, has been insolvent. In response, **Barack Hussein Obama** [emphasis added] has set up yet another round of the same fraud by creating more franchises constructed to be bankrupt Puerto Rican public transmitting utilities operating under the names of living Americans and styled using only middle initials: JOHN Q. ADAMS.

These are completely illegal names, void of meaning for lack of specificity, yet millions of innocent Americans who are the Employers and Benefactors of these bank-run governmental service corporations are paying bogus account statements and tax bills by equally bogus corporate franchises---- which are in fact the responsibility of the banks and the governmental service corporations that created them."

"The sum total of all this fraud and legal chicanery is that we [Americans] are owed all our assets back free and clear of lien, claim or encumbrance---that includes both private and public assets --- without further obfuscation, delay or denial.

An audit of our property received under false claim of abandonment, all gold confiscated by FDR from living Americans, all land titles and deeds held under Color of Law, all copyrights, patents, deeds, registrations, certificates, bonds, and similar instruments, plus interest and acquisitions being held by the World Bank/IBRD/IMF must be turned over to our appointed Fiduciary Deputy General Joseph F. Dunford, Jr, and our International Agent, Chief Michael Young of the Athabasca."

"We are reclaiming our own property both public and private which was improperly involved in the private bankruptcies of governmental service corporations which had no authority to the any such action to make any such claims against their employers and their employer's assets. [highlighted emphasis added]

4. There are **two very important** thing you should know about Prairie Star National and all of our clients. Prairie Star National's jurisdiction of the "land & soil of Montana". Our clients are:

First.... are an American National – Citizen, and NOT any kind of U.S. Citizen or a MUNICIPAL UNITED STATES CITIZEN..., always identified by the ALL CAPITAL TEXT NAME....

Second... are a "living being" NOT a "Corporate Person"..., nor do they act as "surety" for the MUNICIPAL "ALL CAPITAL TEXT NAME"...

5. ALL VERSIONS of the MUNICIPAL FEDERAL NAME, or any derivative thereof, "mis-representing our client as something other than a "living person" shall be governed under the Notice provided herein.

5. ALL VERSIONS of the "given proper names" are under "Common Law Copyright" whereas no use is granted without "written, specific authorization". This applied to everyone... Any use of the MUNICIPAL ALL CAPITAL TEXT NAME in any lawsuit or legal challenge, will be governed by and under the text included herein.

6. Any action taken upon our clients, the "living being" in or under the guise of "providing benefits or services" for the "ALL CAPITAL TEXT NAME", will be considered a "trespass upon our client's right: and we will seek remedy accordingly.

7. Any and ALL "presumptions, assumptions or hearsay", or any "contract entered into with the "Federal State" or "Federal Services Corporation (who has falsely identified itself as the American Government), whereas we or our client WAS NOT FULLY INFORMED that he or she was entering into or make a contract, is invalid and unenforceable.

Consider this a "Good and Fair Warning...." If you are unaware of what the "Status of American" means, or what the "Status of land & soil" jurisdiction means, Please take the time to find out before you act...

Notice of Termination of Contract by reason of Fraud

UCC § 2-721 provides for Remedies for Fraud

"Remedies for material misrepresenttion or fraud include all remedies available under this Article for non-fraudulent breach. Neither rescission or a claim for rescission, of... be deemed inconsistent with a claim for damages or other remedy." Rescission is the voiding of a contract not recognized as legally binding.

To Whom it may Concern

This mis-representation of mis-identification of an American National – Citizen as a "civilly Dead Thing", the corporate ALL CAPITAL TEXT NAME, of which has been created by the MUNICIPAL STATE GOVERNMENT, utilized by all State/STATE law enforcement, State/STATE Service entities, Financial Institutions, County Recording Offices, Lawyers, Bar Attorneys, Courts, both State and STATE/FEDERAL MUNICIPAL COURTS, **PRESUMING** that this juristic Person ALL CAPITAL TEXT NAME is "one in the same" as our clients "given proper name" of that the living being is acting as "surety" for this "transmitting Utility" is **fully and completely rebutted**.

Notice to Agent is Notice to Principal – Notice to Principal is Notice to Agent

Prairie Star National, who holds a valid "Durable Power of Attorney" has been appointed Agent for; and is authorized to act on behalf of:

Amos Blank: Miller – a living being - American National - Citizen 648 Mill Creek School Rd Bird in Hand, Pennsylvania 17505

As Agent for the living being **Amos Blank: Miller**, by this Declaration , state that any and all prior "contracts of any type or style" regarding any presumed agreement to be "Surety" for any version of the name **Amos Blank: Miller**; including the MUNICIPAL STATE created name **AMOS MILLER; AMOS B. MILLER** or any deviation thereof, is rebutted and is replaced with the new contractual agreement below.

It is **Prairie Star National's** policy to publish notice regarding all transactions which involve "fraudulent conversion" assuming or presuming that the living wo/man's name is the same as his/her given birth name shall be considered "**fraudulent conversion**".

Case 5:19-cv-01435-EGS Document 124-1 Filed 11/04/21 Page 24 of 26



3965 Bethel Road SE Suite 1, PMB #1-244 Port Orchard, Washington Postal Code 98366

psn@prairiestar.net

LAW ADVOCATE

September 15, 2021

1

TO WHOM IT MAY CONCERN

Subject: Contract Agreements with the MUNICIPAL STATE OF WASHINGTON

1. On **November 5, 2020**, the FEDERAL MUNICIPAL GOVERNMENT OF THE UNITED STATES was dissolved in involuntary bankruptcy. Another words the FEDERAL MUNICIPAL GOVERNMENT CORPORATION no longer exists.

2. The STATE OF WASHINGTON, a corporation, a franchise of the FEDERAL UNITED STATES CORPORATION, also ceased to exist. Since the MUNICIPAL STATE OF WASHINGTON was an extension of the FEDERAL MUNICIPAL SERVICE CORPORATION, it also no longer exists.

3. ANY and ALL contracts which existed by and between the STATE OF WASHINGTON, the MUNICIPAL COUNTY OF KITSAP, KING or any other MUNICIPAL CORPORATE ENTITY, also are NULL AND VOID.

4. Any Contract of any kind, regarding any issue, entered into in good faith or entered into by deception, are NULL and VOID, and do not exist. Since ALL CONTRACTS entered into by and between the MUNICIPAL STATE OF WASHINGTON, it's agents or agencies, including all SUPERIOR COURTS, MUNICIPAL COURTS, MUNICIPAL COURTS, MUNICIPAL TRAFFIC COURTS, are NULL and VOID, and no longer enforceable.

5. Attached is a "Notice of Refusal or Termination of Contract". This Notice informs any Agency or Agent of any Agency that the attempted enforcement of any such contracts will be covered under the terms and conditions contained therein.

6. This Notice takes effect immediately and any agency or agents of the MUNICIPAL STATE OF WASHINGTON shall be subject to the remedies listed therein.

7. Any and all contracts by and between the FEDERAL MUNICIPAL NAME: KEITH A. GOULET, are deem complete and non-transferable. Agents and Agencies should also be aware that the living man known as Keith Allan, is NOT the same as the FEDERAL NAME, nor is he "Surety", nor is there a "joinder" agreement between the MUNICIPAL STATE OF WASHINGTON and the living man. Any presumption by any agency or agent thereof, shall invoke the termination contract.

Respectfully

Prairie Star National ©

han Agent - Trusece Without Prejudice - All Right Reserved



3965 Bethel Road SE Suite 1, PMB #1-244 Port Orchard, Washington Postal Code 98366

psn@prairiestar.net

LAW ADVOCATE

Notice of Refusal or Termination of Contracts by reason of Fraud.

UCC § 2-721 provides for Remedies for Fraud.

"Remedies for material misrepresentation or fraud include all remedies available under this Article for non-fraudulent breach. Neither rescission or a claim for rescission, of. . . be deemed inconsistent with a claim for damages or **other remedy**." Rescission is the voiding of a contract not recognized as legally binding.

TO WHOM IT MAY CONCERN:

The mis-representation or mis-Identification of an American National/Citizen as the "Civilly Dead Thing", the corporate ALL CAPITAL TEXT NAME, of which the FEDERAL - STATE SERVICE CORPORATION, Law enforcement, Courts, Financial Institutions, County Recording Offices, Lawyers, Bar Attorneys, and nearly every other Public Corporate Principals and Agents use, PRESUMING, that this FEDERAL PERSON, the ALL CAPITAL TEXT NAME, is "one in the same" as the proper given name of an American National/Citizen, is fully and completely rebutted.

Notice to Agent is Notice to Principal - Notice to Principal is Notice to Agent

I **Amos Blank: Miller**, the flesh & blood, living man, does proclaim by this Declaration that any and all prior "Contracts of any type or style" regarding any presumed agreement to be "**Surety**" for the "**Civilly Dead Entity**", the juristic Person known as **AMOS MILLER – AMOS B. MILLER**, or any derivative thereof, is rebutted and is replace with the new terms and conditions of Contract, outlined below.

It is **Prairie Star National's** policy to publish notice regarding all transaction which involve "fraud conversion" or "fraudulent foreclosure" of an "invalid mortgage or subsequent re-titling by "color of title"" by any FEDERAL, STATE OF STATE or COUNTY, where no actual "state laws" exist to authorize the "theft of title", to publish this fair warning; whereas these fraudulent elements are used against our Clients:

Amos Blank: Miller is an American National/Citizen. His jurisdiction is the "land & soil" under PUBLIC LAW of his native nation-state of Penneslyvania. He is NOT any kind of U. S. Citizen, or a Citizen of the "United States".

"U. S. Citizens and "Citizens of the United States" may have been born in this one of the 50 states of American, but they are occupying a different citizenship status, which obligates them to serve a foreign democracy known as the "UNITED STATES" a [Territorial] or a foreign oligarchy and a MUNICIPALITY, respectively. As long as they continue to adopt foreign citizenship, they stand under the Private Policy of the foreign corporations.

As an American, Amos Blank: Miller stands under the Public Law, which includes the Constitutions, The Declaration of Independence, The Articles of Confederation, The Northwest Ordinance, the United States Statutes-at-Large (the unrevised Version is still in effect), and more importantly God's Law.

Notice to Principal is notice to Agent - Notice to Agent is notice to Principal

This is your Official Notice - Any past, present or future reference or implication that Amos Blank: Miller, the flesh & blood living man is the same as the FEDERAL NAME: AMOS MILLER or AMOS B. MILLER is rebutted.

In the event a "court" or an "Agent of the Court" or any State or STATE Officer or Agent, any FEDERAL or State/STATE Agency or its Agents who implicates the living man in any lawsuit or claim; The Agency, Agent, or Plaintiff shall be REQUIRED to produce POSITIVE PROOF in the form of a "fingerprint comparison" of the "FEDERAL CORPORATE ENTITY"; or an "Affidavit" signed by the FEDERAL CORPORATE ENTITY", NOT signed by an agent who is CERTIFYING FOR or ON BEHALF OF the FEDERAL NAME. The Affidavit must be certified by a "Notary Public or Public Notary" of the State/STATE who MUST CERTIFY that the "signing entity" under the penalty of perjury, that "IT, the Corporate entity", Physically appeared before him/her, and the Signer was not an Agent signing on behalf of that Corporate entity.

This Notice includes ALL principals Agencies, Agents of the Agencies, FEDERAL or State/STATE, who by their actions, AGREE TO THE TERMS AND CONDITIONS OF THIS CONTRACT, who may also be "Personally Liable for Damages" with Prairie Star National, Trustee - Agent for the AMOS B. MILLER ESTATE, and AGENT for the Flesh & Blood Living being Amos Blank: Miller.

An initial fee of \$500,000 for any "Charge" or "Claim" made in the name of Civilly Dead Entity AMOS B. MILLER or AMOS MILLER or any derivative thereof, whereas the "summons" or "notice" is served upon the flesh & blood living man Amos Blank: Miller, presuming that He is a "Surety" for the "Civilly Dead Entity",

Plus an additional fee of \$50,000 per day of litigation or lawful expiration, whereas this additional feeshall be a "Contractual Agreement" by the Principal and it's agent(s) who have initiated the charge or claim. In addition, a unauthorized Common Law Copyright violation

of \$15,000 per occurrence, shall be assessed for the unauthorized use of copyright names.

This notice has been served by United States Mail, and by United States Certified Mail, to the addressee listed above.

Prairie Star National

By: <u>Keith Allan:</u> Gould - Trustee - Agent © Without Prejudice - All Rights Reserved