

NOTICE OF LIABILITY REGARDING TRESPASSING RIGHT TO TRAVEL

SILENCE IS ACQUIESCENCE, AGREEMENT AND DISHONOUR; THIS IS A SELF-EXECUTING CONTRACT

Notice to Agent is Notice to Principal and is notice to power and is notice to rulers; Notice to Principal is Notice to Agent and notice to any acting names and alias is notice to the man in his[her] birth name; Applicable to All Successors and Assigns;

All Oaths of office are Accepted under penalty of perjury

TO:

1. Gregory Wayne Abbott acting as Governor of The State of Texas and acting as Greg Abbott and the man in his private and public capacities
2. Steven C. McCraw acting as Director and Colonel of the Texas Department of Public Safety and acting as Steven McCraw and the man in his private and public capacities
3. Ronny Dean Dodson acting as Ronny Dodson, Brewster County Sheriff and as the man in his private and public capacities
4. Secretary of State, in private and public capacities
5. All Public Officers, in private and public capacities
6. Deputy Attorney General, in private and public capacities

AND successors yet to be named, acting as role of those yet to be named and as the man [woman]

Hereinafter: Respondents/Libellees

From:

:Scotty-Daniel:, sui juris, man, hereby claiming all rights *nunc pro tunc*

Hereinafter: Claimant/Libellant; % Rural Free Delivery, 774 Shipman Road, Alpine
Texas

NOTICE TO RESPONDENTS/LIBELLEES

IT IS NOT Claimants/Libellants'S INTENTION TO HARASS, INTIMIDATE, OFFEND, CONSPIRE, BLACKMAIL, COERCE, OR CAUSE ANXIETY, ALARM OR DISTRESS. THIS DOCUMENT AND ATTACHMENTS ARE PRESENTED WITH HONORABLE AND PEACEFUL INTENTIONS AND ARE EXPRESSLY FOR RESPONDENTS/LIBELLEES'S BENEFIT TO PROVIDE RESPONDENT/LIBELLEES WITH DUE PROCESS AND A GOOD FAITH OPPORTUNITY TO STATE A VERIFIED CLAIM WITH THE INTENT THAT ALL PARTIES MAY BE MADE WHOLE

PREAMBLE

NOTICE

Daniel Chap. III. 17 This matter is by the decree of the watchers, and the demand by the word of the Holy ones: to the intent that the living may know, that the most High ruleth in the kingdom of men, and giueth it to whomsoever hee will, and setteth vp ouer it the basest of men.

WHEREAS, it appears all public servants take and oath [on the holy bible king james 1611 authorized version] [stating; I do solemnly swear (or affirm), that I will faithfully execute the duties of the office of of the State of Texas, and will to the best of my ability preserve, protect, and defend the Constitution and laws of the United States and of this State, so help me God] and have no authority otherwise; and

WHEREAS, it appears Article 1 Sec. 6. of the texas constitution secures my [god] given right to worship freely without limit. I have a natural and indefeasible right to worship Almighty [God] according to the dictates of my own consciences. No human authority ought, in any case whatever, to control or interfere with my rights of conscience in matters of religion; These rights demand freedom of travel; and

WHEREAS, it appears I am co heirs with christ of both heaven and earth having all debts paid;

WHEREAS, it appears all public servants have an oath of office under penalty of perjury to uphold the constitution; and

WHEREAS, it appears all public and all cities, counties, and all artificial persons, individuals, and authorities have written within their charter to uphold the constitution; and

WHEREAS, it appears real men and women are falsy addressed in an nom de guerre all capital name not related and attached by fact or agreement to the man and refuse to address the living man with all a name property written; and

WHEREAS, it appears there is a state and federal agenda to impede and remove the following rights; right to travel, the right to pursue happiness, the right to be free, the right to live at peace, the right to free will, the right to right to worship Almighty [God] according to the dictates of their own consciences; and

WHEREAS, it appears that all police and courts and judges and magistrates and governor and department of public safety collude to commit fraud and theft and take away god given constitution guaranteed rights bypassing without due process first by arresting private man and extortion money without first obtaining proper service, grand jury indictment, jury decision, trial, and sentencing, and defining right to be removed before being found guilty of any crime; and

WHEREAS, it appears the said agenda is being implemented on the landmass, including but not limited to submerged areas, commonly known as Texas and and the United States of America; and

WHEREAS, it appears that there is an agenda and fraud declaring false information and terroristic threats from agents claiming to be "officers" and "Judges" using spoken word and also by terroristic threatening letters through the post office committing mail fraud, they claim to have the right to limit free travel, extort monies, restrain liberty, kill or take life, kidnap by arrest, steal private property by the impoundment of private property, perform unreasonable search and seizure, preform human trafficking my arrest and forced servitude through fine under threat of inprisonment and murder for non compliance; collectively referred to as "Trespassing Right to Travel"; and

WHEREAS, it appears Traffic Infractions Are not crimes as recognized by the supreme court [People v. Battle.] and For a crime to exist, there must be an injured party; and

WHEREAS, it appears officers are committing a war crime by violation the Lieber Code seizing private property without forfeiture by a verified crime and without military necessity and without exchange of value while operating under a military gold-fringed "captured" flag; and

WHEREAS, it appears the agenda of false information, threats, and crimes are being conducted while speaking with hostility while displaying a deadly weapon utilized to deceive and threaten men and women; and

WHEREAS, it appears the state and its agents are not taking responsibility to educate so-called officers that a license is not required for private travel when not conducting commerce and that private travelers are not operators of commercial motor vehicles for hire or pay; and this is causing harm to both person and property [real crime]; and

WHEREAS, it appears the state and all agents, officers, judges, prosecutors are complicit in the crimes listed above which violate rights and the conversion of rights into crimes; and

WHEREAS, it appears Officers refuse to give their full legal born name intentionally concealing their identity as an attempt to prevent tort and other claims, and continue this crime in collusion with Judges operating under title also refusing to give their born name are committing the same crime acting under a title of office, not by legal name,

WHEREAS, it appears Officers, Prosecutors, and Judges fail to present proof of any source of indemnification regarding their conduct and its various effects that may be considered as causing harm of various kinds; and

WHEREAS, it appears offices, Prosecutors, magistrates, and Judges fail to present an oath of office; and

WHEREAS, it appears offices, prosecutors, magistrates, and Judges fail to provide authority, fail to prove jurisdiction, and fail to provide proof of their claims and territorial jurisdiction; and

WHEREAS, it appears offices, prosecutors, magistrate, and judges claim they have no obligation to obey the Constitution in contradiction and violation to their oath, their charters and the founding documents of their government are all committing perjury; and

WHEREAS, it appears that officers and judges as [wo]man or as persons with full knowledge of a potential harm, are endowed with the ability and duty to act upon the said knowledge in a way to avoid or otherwise mitigate the potential harm, and fails to do said actions, they are liable for whether damage is caused directly or indirectly by another [wo]man, officer, person; the inevitable harm caused, and may be found negligent where there is a duty of care; and

WHEREAS, it appears that it is a fundamental principle of law that no one is above the law, all government actors/persons/individuals/agents/principals; Any government immunity clause only applies to government actors when they are performing their actions of their office in good faith and that there is a ruling regarding public officials being held liable for actions done or failure to perform required actions; and you are now taking action after being informed; take notice; and

WHEREAS, it appears that Courts, Clerks, Judges and officers fail to remain in Honor by replying to letters, notices, affidavits and legal process while collectively proceeding with persecution, threats, issuing warrants and do damages without conviction of any crime bypassing due process; and

WHEREAS, it appears Judges and Officers disrespect private men and women

WHEREAS, it appears that officers detain men and women without single articulable cause for any crime and then proceed to discover some unknown crime; and

WHEREAS, it appears jurisdiction is never proven by the Judges and prosecutors when challenged they fail to prove any claim they make yet the burden of proof is on them; and

WHEREAS, it appears that no claims are valid as all warrants, claims, informations, letters, notices and all manner of documents fail to be signed by the man [woman] taking responsibility and refusing to sign under penalty of perjury they are committing fraud knowingly and premeditatedly; and

WHEREAS, it appears Claimant/Libellant is a state nationals of the United States of America which is foreign, outside, and without the U.S. [18 USC § 1101(a)(38)]as living man and women on the land from date born onto the soil of texas first, and are not 14 amendment citizens and do retain all rights; and

WHEREAS, it appears Judges commit fraud by pretending that names spelled in all capital letters is the same as the name of the private man [woman] and demand performance of a contract where none exist;and

WHEREAS, it appears there is no proof and no evidence that the living man is responsible to act as surety and no responsibility to act as trustee for the all capital name securities and trusts; and

WHEREAS, it appears states, counties, cities are all for profit corporations requesting federal reserve notes payment per the Clearfield Trust Co. v. United States, 318 U.S. 363-371 (1942) When private commercial paper is used by corporate government, then

Government loses its sovereignty status and becomes no different than a mere private corporation. As such, government (or in your case a court) then becomes bound by the rules and laws that govern private corporations which means that if they intend to compel an individual to some specific performance based upon its corporate statutes or corporation rules, then the government, like any private corporation, must be the holder in due course of a contract or other commercial agreement between it and the one upon whom demands for specific performance are made and further, the government must be willing to enter the contract or commercial agreement into evidence before trying to get to the court to enforce its demands, called statutes;

THEREFORE I, :Scotty-Daniel: Allen., Claimant/Libellant, do hereby issue, and serve by delivery, this instant contractual NOTICE OF LIABILITY REGARDING **Trespassing Right to Travel to the above named and unnamed Respondents/Libellees as the situation requires and notice of schedule of fees**

SITUS

Governing Law

This instant contract (hereinafter the "Contract") initiated by Respondents/Libellees (see Exhibit 1), is created pursuant to the signatory's right of contract. The terms "you," "your," and "yours" refers to each Respondent/Libellee named and additional Respondents/Libellees yet to be named in the Contract individually and collectively. You agree that no claim of interest in the Contract shall be assumed other than as expressly represented hereunder, and that the Contract shall be governed by and construed exclusively in accordance with the agreement of the parties as expressly stated hereunder. You agree that all words in this Contract are as the Claimant/Libellans understands them.

Restriction of Jurisdiction

Other than as expressly represented herein, you agree that no section of the Contract shall be assumed to constitute a voluntary election by any of the parties thereto to submit the Contract or the said parties to any venue of law, jurisdiction, court or tribunal, other than the agreement of the parties as stated hereunder.

You agree that the Contract shall not be deemed to be subject to the laws of the Government, any State, political subdivision thereof, or any legal fiction, procedural phantom, political construct, or any other jurisdiction, real or imagined, unless such election is voluntarily made in writing by the Claimants/Libellants or his/her agent(s). You agree that no person(s) shall have any authority to control any decision regarding the Contract; no powers, interest or authority to amend, alter, modify or terminate the Contract are granted to any part, person, individual, agency, court or entity, real or imagined, other than as expressly represented hereunder, and no such powers,

interest or authority shall be assumed; all such powers, interest and authority being expressly prohibited hereunder. You agree that any representation by any party, person, individual, agency, court or entity, real or imagined, that any such powers, interest or authority exists shall be deemed a confession by the representing party/entity to joining the contract pursuant to the terms herein (see Joining the Contract) for which the Joinder Fee has been established herein at Ten Million United States Dollars per each such event.

Joining the Contract

It is agreed that a joinder fee shall be established in the amount of Ten Million United States Dollars per each action, of a party not named herein, which attempts to impair this Contract or stultify any of the parties thereto; and that this fee shall be due from said party. It is agreed that any party that fails to timely pay a True Bill agrees to a right of lien having been created and perfected against that party.

GUARANTEES & WAIVER OF BENEFITS

Guarantees for this instant action are the 1611 King James Bible, the Bill of Rights, Constitutional Oaths of Office, the Common Law and Law Merchant, the Uniform Commercial Code, Fraud under 18 U.S. Code CHAPTER 47, Treason under USC 15§2381, the Oaths of office under 5 U.S. Code § 3331, and case law.

The Claimants/Libellants does not claim any benefit of said Guarantees, which are included solely as a reference to the law and conduct of named and unnamed Respondents/Libellees. [Bible references are exclusively from the 1611 King James Bible and are used due to oaths being sworn on it specifically, rather than the so-called authorized version, which reads the same but is technically different when written]

Due to the spellings. The use of Bible references in this instant action are for jurisdictional purposes, and no adherence or non-adherence to any organized religious group, including but not limited to registered corporate organizations, on the part of the Claimants/Libellants may be assumed.
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PLAIN STATEMENT OF FACTS

- 1) The Right to travel exists and is verified by case law including the supreme court. It is Your job to educate yourself and all police officers in the State that private men and women have the right to travel when not operating on commerce. Otherwise, you now accept liability for damages and fees. Without this education officers are committing crimes, war crimes, and damaging private men and women. In so doing these crimes

they are placing themselves in harm's way. Traffic Statutes and actions of officers are converting a right into a crime when applied to private men and women traveling. 18 U.S. Code § 242 - Deprivation of rights under color of law. It is a crime to convert a right into a crime. Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or race, than are prescribed for the punishment of citizens, shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death.

It is Your responsibility to inform and educate all officers and agents of the difference between commercial activity and private travel rights and the right to travel without a license; Further its Your responsibility to instruct officers to allow private travelers to pass without fine or detainment.

Drivers License applies only to those engaged in commercial activity for hire. No license is required to travel.

Driver, Driving, Operating are commercial for hire terms not applying to a private traveler

Arresting private men and women traveling and impounding their private property is a crime without due process and offense to the constitution and also under 18 U.S. Code § 242. These actions are commonly known as kidnapping and theft and also violation of public oath to uphold constitution which guarantees property and liberties will not be taken without due process first;

"Officers of the court have no immunity when violating a Constitutional right, from liability. For they are deemed to know the law." Owen v. Independence, 100 S.C.T. 1398, 445 US 622.

God made man and woman. Man created the constitution. The constitution created the government. The government made citizens under the 14'th amendment. The government made statutes and legislation. No entity is greater in authority than the creator of it. Officers acting under color of law are the lowest authority and over no [wo]man

There is no obligation and no contract binding private Men and Women to obedience to legislation and statutes

Administration of a [wo]Man's Property without permission is a crime and violation of equity and public trust

Using force and threat of violence to cause any Man or Woman to obey any law or statute without a valid contract and against His or Her free-choice is slavery. Slavery is illegal and unlawful.

The one who brings the claim against the private [wo]man bears the burden of proof

I am a man born on the soil of Texas. I am not a citizen. I am not a resident, I am not a occupant, I am not an operator, I am not for hire. I am foreign abroad and without the United States. Your law, [18 U.S.C. § 307 (4), states] "United States", when used in a geographical sense, includes Puerto Rico and all territories and possessions of the United States; A rule of construction, applying both to statute and legal writings, states that one thing having been mentioned the other is excluded. The land of Texas is not included.

DIVINE CREATION

:Scotty-Daniel:, referred to as I, is a creation of the Supreme Creator (God), in esse and sui juris, have reached the age of majority and discretion, I am of sound mind, if called to witness I am competent to testify to the veracity of the facts stated herein and by self-determination declare the following nunc pro tunc ab initio:

I am both a Divine (holy) Spirit incarnate as man and woman, living creation and property of Nature's God, a spark of the Supreme Creator inheriting the divine estate as heirs to the Kingdom of Heaven on Earth according to our religious beliefs stated in Our Will and Testament inter vivos. Further, the Texas constitution guarantees that All men have a natural and infeasible right to worship Almighty God according to the dictates of their own consciences and No human authority ought, in any case whatever, to control or interfere with the rights of conscience in matters of religion. Slavery, kidnapping, human trafficking, detainment, murder, theft, limiting movement, force against free will are all violations of our conscience and our religious beliefs and right to worship freely.

I am without proof, knowledge and understanding contrary to the fact that I am both a Divine (holy) Spirit incarnate as man and woman, living creation and property of Nature's God, a spark of the Supreme Creator inheriting the divine estate as heirs to the Kingdom of Heaven on Earth according to our religious beliefs stated in Our Will and Testament inter vivos, therefore I refute any contrary presumptions as false.

I am without proof, knowledge and understanding contrary to the fact that Travel does not require license. Drivers license, driving, operating, motor vehicle and such terms only apply to occupational for-profit activities.

I am without proof, knowledge and understanding contrary to the fact that our private mode of transportation is no motor vehicle and is free from vehicle codes and regulation.

I am without proof, knowledge and understanding contrary to the fact that I am with life today as a living heirs to the Kingdom of Heaven, therefore I refute any contrary presumptions as false.

I am without proof, knowledge and understanding contrary to the fact that I was born on the geographic location body of land commonly known as TEXAS, therefore I refute any contrary presumptions as false.

I am without proof, knowledge and understanding contrary to the fact that I have reached the age of majority and discretion, that I am not a ward, infant or minor, therefore I refute any contrary presumptions as false.

I am without proof, knowledge and understanding that the State of Texas is anything but a corporation fiction and not the same as Texas which is the landmass and independent sovereign state. The State of Texas is incorporated for business evidenced by its Dun and Bradstreet report, therefore, I was not born into a corporation and I refute any contrary presumptions as false.

I am without proof, knowledge contrary to the fact that our mothers and fathers were legally competent to give accurate information as to the true lawful location of our birth, therefore I refute any contrary presumptions as false.

I am without proof, knowledge and understanding that legal fictions of man are real, truthful and of God and I refute any contrary presumptions as false.

I am without proof, knowledge and understanding that our names written in all caps refer to anything other than a corporate fiction created by the US. without valid joinder and that I the Living Man bear no responsibility to this all caps name whatsoever.

I am without proof, knowledge and understanding that I am a citizen, resident, subject of any corporate, federal, state of, county of, city jurisdiction.

The Common Law is the highest jurisdiction of man-made law and jurisprudence for the men and women sojourning on the archipelago landmass, including but not limited to submerged

areas, commonly referred to as Texas, the "US," and the United States and the United States of America.

The Law Merchant is tied to the Common Law and is the highest jurisdiction of man-made law for the men and women sojourning on the landmass, including but not limited to submerged areas, the United States of America concerning commerce and associated contracts, bills, commercial instruments, jurisprudence et al.

The Uniform Commercial Code is a code accepted or partially accepted by agreement of the various jurisdictions regarding commercial contracts, commercial instruments, transactions, et al.

For any Respondent/Libellee who has sworn an oath of office, the Claimants/Libellants hereby accepts that oath of office, and any actions on the part of the Respondent/Libellee that are contrariwise to 5 U.S. Code § 3331 oath of office, does in fact, render them without the protection of office and liable for their actions.

When an acting agent is Trespassing the Right to Travel the right to self-defense and arrest of the offending officer is justified and does not constitute resisting arrest or fleeing and does not constitute any crime.

There is no legal requirement for me to have such a license, for traveling in my car, as technically, the unrevealed legal purpose of driver's licenses is commercial in nature. Since I don't carry passengers or freight 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 harassed, kidnapped, and have my private property stolen under threat of death by armed police. Therefore under duress, I carry a "license" to avoid extreme inconvenience, stress, and death. I have 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 / profit 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 the risk of police officer harassment, theft of private property, kidnapping, violence, extreme inconvenience and potentially death.

My personal property & conveyance that I use for pleasure is not a motor vehicle.

Right to Travel and other authorities

The Texas Code of Criminal Procedure Title 1 Chapter 14.01

any person, may, without a warrant, arrest an offender[including officers] when the offense is committed in his presence or within his view, if the offense is one classed as a felony or as an offense against the public peace.

Texas Penal Code 9.31

Sec. 9.31. SELF-DEFENSE. a person is justified in using force against another when and to the degree the actor reasonably believes the force is immediately necessary and a person in lawful possession of land or tangible, movable property is justified in using force against another when and to the degree the actor reasonably believes the force is immediately necessary to prevent or terminate the other's trespass on the land or unlawful interference with the property. Force is justified if its believed that the person against whom the force was used unlawfully and with force entered, or was attempting to enter unlawfully and with force the occupied habitation, vehicle unlawfully and with force removed, or was attempting to remove unlawfully and with force, the actor from the actor's habitation, vehicle; or was committing or attempting to commit aggravated kidnapping. [legal does not mean lawful]

Traveling in an automobile on the public roads was not a threat to the public safety or health and constituted no hazard to the public, and such a traveler owed nothing more than "due care" (as regards to tort for negligence) to the public and the owner owed no other duty to the public (eg. State), he/she and his / her auto, having equal rights to and on the roadways / highways as horses and wagons, etc.; this same right is still substantive rule, in that speeding, running stop signs, traveling without license plates, or registra tion are not threats to the public safety, and thus, are not arrestable offenses. **Christy v. Elliot, 216 I 131, 74 HE 1035, LRA NS 1905 - 1910: California v. Farley 98 CED Rpt. 89, 20 CA 3d 1032 (1971):**

"All citizens of the United States of America (state national) have a right to pass and re-pass through every part of it without interruption, as freely as in their own state." **Smith v. Turner, 48 US 283 (1849).**

"For a crime to exist, there must be an injured party. There can be no sanction or penalty imposed upon one because of this exercise of Constitutional rights." **Sherar v. Cullen, 481 F. 945.**

The Fourth Amendment says one cannot be disturbed in their peace. Use of emergency lights, which is a felony when there is no emergency, is a disturbance of one's peace. Cases are dismissed on that alone.

"The Fourth Amendment forbids stopping a vehicle even for the limited purpose of questioning its occupants unless police officers have a founded suspicion of criminal conduct." [United States v. Salinas. United States Court of Appeals, Ninth Circuit, citing **United States v. Ramirez-Sandoval, (1989)**].

"Even assuming that purpose is served to some degree by stopping and demanding identification from an individual without any specific basis for believing he is involved in criminal activity, the guarantees of the Fourth Amendment do not allow it. When such a stop is not based on objective criteria, the risk of arbitrary and abusive police practices exceeds tolerable limits." **Delaware v. Prouse 440 U.S., 648, 653 (1979).**

Founded suspicion exists when an officer is aware of specific articulable facts, that, together with rational inferences drawn from them, reasonably warrant a suspicion that

the person to be detained has committed or is about to commit a crime. *United States v. Cortez*, (1981); **U.S. v. Robert L., (1989)**.

"At common law an arrest could not be made of a person charged with a misdemeanor except on warrant of a magistrate." **Carpenter v. Mills, 29 How. Pr. 473** [*Traffic infractions do not even qualify as misdemeanors*]

- **Traffic Infractions** Are not crimes **People v. Battle.**

- **False Imprisonment** – The intentional unlawful confining or restraining of another person on a bound area. See *People v. Agnew*, 16 cal. 2D 655 (1940).

- **Cummings v. Missouri**, 71 U.S. 277 (1867) A bill of attainder is a legislative act which inflicts punishment without a judicial trial. If the punishment be less than death, the act is termed.

- **United States v. Will**, 449 U.S. 200, 216 101 (1980) Acts of Treason & When a judge knows that he lacks jurisdiction, or acts in the face of clearly valid statutes expressly depriving him of jurisdiction, judicial immunity is lost. *Rankin v. Howard*, (1980) 633 F.2d 844, cert den. *Zeller v. Rankin*, 101 S.Ct. 2020, 451 U.S. 939, 68 L.Ed 2d 326. Public Officials are not immune from suit when they transcend their lawful authority by invading constitutional rights, "*Aflcio v. Woodard*, 406 F 2d 137 t.

- **Shapiro v. Thompson**, 394 U.S. 618 (1969) / The Right to Travel per private conveyance for private purposes upon the common way can not be infringed.

- **Miner v. Atlass, 363 u.s. 641 (1960) & See also Harris V. Nelson, 394 u.s. 286 (1969)**

- **Cruden v. Neale, 2 N.C. 338 (1796) 2 S.E. 70.**, "Every man is independent of all laws, except those prescribed by nature. He is not bound by any institutions formed by his fellowmen without his consent."

The Drivers License depicts the ALL capitalized name which is in corporate business format. This corporation is the licensee (if I have or had a valid one) I would merely by the authorized agent to represent that account. However I do not as well as do not assume any liability for such this institution is making a presumption. That I am the corporation thereby putting you in default, ultra-viries and perjury for false presumptions with a fraudulent instrument.

Anyone or any one promoting any false information, manufacturing articles, or participating in any manner regarding Trespassing the Right to Travel is in breach of the Fraud Laws.

Trespassing the Right to Travel is being implemented by all police agencies and this is an assault on the men, women and children sojourning on the landmass, including but not limited to submerged areas, commonly known as the "US" and the United States, Texas and The Unites States of America, their real and other properties, right of privacy, right well-being, right to pursue happiness, covenant of peace, liberty, or right to equitable contracts; and is proven tacitly or otherwise that any Trespassing the Right to Travel or the various "legal" actions used to implement Trespassing the Right to Travel are contrary to

natural rights and a collateral or direct attack. There may be grounds for indictment for treason.

Deuteronomie Chap. XVII.

6 At the mouth of two witnesses, or three witnesses, shall he that is worthy of death, be put to death: but at the mouth of one witness he shall not be put to death.

Deuteronomie Chap. XIX.

One witness shall not rise up against a man for any iniquity, or for any sinne, in any sinne that he sinneth: at the mouth of two witnesses, or at the mouth of three witnesses, shall the matter be established.

S.Matthew Chap. XVIII.

But if he will not heare thee, then take with thee one or two more, that in the mouth of two or three witnesses, every word may be established.

II. Corinthians Chap. XIII.

1 This is the third time I am coming to you: in the mouth of two or three witnesses shall every word be established.

Romanes VI

14 For sinne (Debt) shall not have dominion over you, for ye are not under the Law, but under Grace

Ephesians II

15 Having abolished in his flesh the enmity, even the Law of Commandments contained in Ordinances, for to make in himself, of twain, one new man, so making peace.

A legal charge for money creating a debt resulting in arrest or control of the body of a man or woman is invalid. Live under peace, and not under law.

S.Matthew XVIII

18 Verily I say unto you, whatsoever ye shall bind on earth, shall be bound in heaven

19 Again I say unto you, that if two of you shall agree on earth as touching any thing that they shall aske, it shall be done for them of my father which is in heaven.

OFFER; TERMS AND CONDITIONS

I agree declare and speak to call the watchers, creator, the sun, heaven, and earth to witness and act on our behalf. I agree, and declare on earth and in heaven the Freedom to Travel Free without

Licenses, Police Harassment, Arrest, Property impounding and kidnapping (arrest) for failure to comply with statutes, codes, acts, legislation and all forms of "law" which interferes with our rights to freely move upon this earth. Further, I agree and declare the binding and removal from authority any principal, authority, agent, Respondents/Libellee, officer who would fail to perform his or her public fiduciary duty to protect the right to travel freely. Further, I speak and declare that all police officers be now educated and knowledgeable on the right to travel and the difference between commercial operating and traveling, including the right to travel without a license. Further, Anyany man or woman, who declare they are traveling and not operating commercially, to an officer and are arrested I speak and declare and call on the watchers to permanently remove from authority those officers and their principals and such officers be charged and convicted for converting a right into a crime violation of their oath, and all additional crimes committed. I declare such officers and their principalities and their agents will not be forgiven in heaven and not forgiven on earth until they publically ask for forgiveness and cease to commit violence against men and women.

Detainment of any Man or Woman, who identify as not acting in commerce and only traveling, beyond 20 minutes to satisfy that no person or property have been damaged is considered arrest and the officer, the police department of the officer, the state of texas, the Respondents/Libellees each agree to immediately pay the man or woman detained \$5,000 UNITED STATES DOLLARS per minute until the Man or Woman detained are released from detainment.

Arrest for any traffic law, any code, driving without drivers license, driving and unregistered vehicle after any man or woman has declared the non-commercial nature of their traveling; the officer, the police department, the state of Texas, Respondents/Libellees agree to immediately pay the man or woman arrested \$1,500,000 United States Dollars per incident plus \$5,000 per minute fee in United States Dollars until released from confinement.

Any agency or agent contacting the above named man via letter, notice, warrant, summons that is not signed under penalty of perjury and mailed to the man concerning traffic infractions or attempts to collect a fine immediately agrees to pay a \$5,000 fee in United States Dollars due immediately payable by the agency sending the letter. If the letter or notice contains any threat or suggestion that the man may be arrested immediately doubles the fee amount to \$10,000 United States Dollars. Further, the agency agrees they have committed mail fraud. You also agree to pay a \$5,000 Unites States Dollars processing fee immediately due for any ticket, letter, package, notice, presentment and correspondence received not signed under penalty of perjury from the person making the claim and further agrees and admits they have committed mail fraud, terroristic threatening, paper terrorism and agree to immediately pay the addressed man and accept any and all liens as valid. Further, the sender agrees all their letters and notices are void.

Respondents/Libellees agree to be responsible for all officers and agencies and all police departments because it is their duty to educate the agents under their authority. Failure to do so resulting in damages, traffic fines, arrest to the above named Man when traveling Respondents/Libellees agree to pay Claimants/Libellants \$1,500,000 United States Dollars within 30 days from date of receiving notice.

Respondents/Libellees agree they are a public hazard, in violation of their oath, and in violation of their fiduciary duty of public trust, and unfit for public office if they fail to educate every police officer in the State of Texas within 90 days. Police chiefs, sheriffs and constables are only responsible for the officers under their authority.

CONDITIONAL ACCEPTANCE OF OFFERS TO CONTRACT

Point of Law

All contracts commence with an offer and only become binding upon acceptance.

Binding Contract

This International Commercial Claim/Lien Within the Admiralty Private Agreement and Disclosures, Notice of Liability with all attachments comprises a binding contract between Respondents/Libellees and the Claimants/Libellants for the purpose of establishing the honorable terms of the contract that you proposed, and eliminating faulty assumptions. It is referred to herein as the "Contract" although it is an inland claim which, when perfected, will constitute a lien against the parties as described hereunder. This Contract supersedes any and all previous agreements, whether expressed or tacit, between the parties.

Agreement & Waiver of Rights

If you agree with all of the terms of the Contract, you need not reply. Your silence will constitute your agreement and acceptance of all the terms, statements and provisions hereunder as your complete understanding and agreement with the Claimants/Libellants and your waiver of any and all rights, remedies and defenses of protest, objection, rebuttal, argument, appeal and controversy for all time. You agree that your agreement, having been granted knowingly, voluntarily and with full disclosure, settles all matters finally and forever, and cannot be withdrawn.

Disagreement & Failure to Reply

You may disagree with any of the terms of the Contract by stating a verified claim with particularity (see Offer of Immunity—Stating a Claim below). You and the Claimants/Libellants agree that a reply which is not verified, or a reply from a third-party agent lacking first-hand knowledge of the facts, will constitute your "failure to reply" as defined herein. Failure to sign

documents under penalty of perjury will constitute your “failure to reply.” If you fail to reply or state a claim by the indicated Effective Date, the Contract will become binding and fully enforceable in the admiralty venue as a maritime lien subject to levy, distraint, distress, certificate of exigency, impound, execution and all other lawful and or commercial remedies.

Offer of Immunity—Stating a Claim

You may avoid all liability and obligations under this Contract by simply replying no later than 10 days with a verified statement that proves any claim that you may have against the Claimants/Libellants or Claimants/Libellants’s interests. Your statement must be sworn to be true under penalty of perjury and supported by certified factual evidence and verified proof.

Alternatively, you may reply with a point-by-point rebuttal of the attached Affidavit, sworn to be true, to which you attach certified factual evidence.

In the event you decline this good faith Offer of Immunity, you agree with all terms, facts, statements and provisions in this Contract and your obligations hereunder.

Administrative Remedy Under Verified Seal

The Contract constitutes the Claimants/Libellants’s administrative remedy pursuant to your offer(s) “to install Trespassing Technology.” If you fail to reply or fail to state a verified superior claim by the Effective Date as described, you agree that the Claimants/Libellants has exhausted his/her administrative remedy (his/her procedure to negotiate a satisfactory mutual settlement) and has stated a claim upon which relief can be granted.

Opportunity to Exhaust Your Administrative Remedy

If you fail to state a verified claim by the Effective Date as described, you agree that you have failed to, and are forever barred from (“estoppel”), exhausting your administrative remedy, and therefore can never seek judicial intervention regarding the Contract now or at any time in the future.

Joining the Contract

You and the Claimants/Libellants agree that the joinder fee for any party not currently named on the Contract, seeking the privilege of joining the Contract, is hereby established at Ten Million United States Dollars per each attempt/event of impairment.

Terms of Reply

As with any administrative process, you may rebut the statements and claims in the Affidavit by executing a verified reply, point-by-point with evidence that is certified to be true and in affidavit form, correct and complete, to be received by Claimant no later than 5:00 PM 10 days from the Date of receipt of this document.

Non-performance

The terms “non-performance” and “failure to perform” are defined to mean failure to perform any obligation under this Contract on or before the Effective Date including, but not limited to, “failure to reply” to this Contract as that term is defined herein, failure to exhibit evidence of a superior claim upon request, purporting an unverified statement to be a claim, failure to verify a claim within twenty-four (24) hours of demand, failure to honour a pre-existing and or superior claim, and any other failure to perform an obligation under the terms and provisions of the Contract.

Failure to Reply

The term “failure to reply” means your failure by the Effective Date to reply to this Contract (silence) or “insufficiency of reply” as that term is defined herein. You agree that failure to reply conveys your agreement with all of the terms and provisions of the Contract.

Insufficiency of Reply

The terms “insufficiency of reply” and “insufficient reply” are defined to mean a response which is received by the Effective Date, but which fails to rebut any of the established terms, provisions, statements or claims in the Contract, or offers blanket denials, unsupported rebuttals, inapposite rebuttals such as “not applicable” or equivalent statements, declarations of counsel and or other third parties who lack first-hand material factual knowledge, and or any rebuttal which lacks verification, or fails to exhibit supportive evidence certified to be true, correct, complete and certain under full commercial liability. You agree that any such response is deemed to be legally and lawfully insufficient to rebut the established statements in the Contract, thereby conveying your agreement with all of the terms and provisions of the Contract.

Tacit Agreement; qui tacet consentire videtur;

You may admit to all statements and claims in the Contract by simply remaining silent. The parties herein agree that failure to reply or insufficiency of reply as defined herein constitutes agreement with all terms, provisions, statements, facts and claims in the Contract; Silence can only be equated with fraud where there is a legal or moral duty to speak, or where an inquiry left unanswered would be intentionally misleading [U.S. v. Tweel, 550 F.2d 297, 299 (1977), quoting U.S. v. Prudden, 424 F.2d 1021, 1032 (1970)]; When circumstances impose duty to speak and one deliberately remains silent, silence is equivalent to false representation; [Fisher Controls International, Inc. v. Gibbons, 911 S.W. 2d 135 (1995)]; When a person sustains to another a position of trust and confidence, his failure to disclose facts that he has a duty to disclose is as much a fraud as an actual misrepresentation. [Blanton v. Sherman Compress Co., 256 S.W. 2d 884 (1953)]; Silence activates estoppel, pursuant to Carmine v. Bowen, 64 A. 932; UCC Section 2-201. Formal Requirements; Statute of Frauds; Unless there is some writing sufficient to indicate that a contract has been made between the parties and signed by the party against whom enforcement is sought or by his authorized agent or broker; Between merchants if within a reasonable time a writing in confirmation of the contract and sufficient against the sender is received and the party receiving it has reason to know its contents, it satisfies the requirements of subsection (1) against such party unless written notice of objection to its contents is given within 10 days after it is received; **Conditional Acceptance;** The offer(s) from Respondent(s)/Libellee(s) to install a so-named Energy Smart meters, Smart Pay As You Go meters, PAYG meter, smart meter, advanced meter or any other name to describe one or more components of the so-named Smart Grid at or near the private dwelling and or workplace of the Claimants/Libellants is the commencement of a contract negotiation, or meeting of the minds. The Contract becomes binding upon unconditional acceptance or performance; **Performance and Acceptance of Offer to Contract under Reservation of Rights** The Claimants/Libellants reserves the right not to be compelled to perform under any contractual agreement that has not been fully disclosed in the prescribed form as herein claimed;

Terms of Conditional Acceptance;

I, :Scotty-Daniel:, Claimant/Libellant, hereby notices Respondents/Libellees that your offer to contract is formally conditionally accepted under reservation of all immutable and natural rights nunc pro tunc without prejudice, whether expressed or not, and upon full disclosure of any and all perils involved with the so-named Smart Grid and any of its components, and upon a point-by-point rebuttal of the attached Affidavit, to which you attach certified factual evidence sworn to be true; If the Respondent/Libellee should fail to meet the requirements as defined in the section Insufficiency of Reply, it shall constitute your full agreement with the following contractual terms in all jurisdictions; The Claimants/Libellants consents to unrestricted free right to travel. Tickets, fines, arrest, impoundments of personal property does constitute Trespassing and Violation of the Right to Travel and does cause harm. In a case where Trespassing and Violation of the Right to Travel has already taken place without express consent, the original

contract agreements and all court orders and documents between any agency of the state and the account holder is deemed to have been breached, and therefore offending parties involved are subject to lawful remedies for breach of that contract; Respondents/Libellees accept full liability for the terms of this contract and any and all harm or loss caused by Trespassing The Right to Travel, for which remedy may be sought according to tort law, criminal law, strict liability, negligence and or ultrahazardous activity; In the case of failure to pay any fees within thirty days of presentment of a True Bill, you agree to a lien against you, subject to levy, distraint, distress, certificate of exigency, impound, execution and all other lawful and or commercial remedies. Aiding and abetting the implementation of Trespassing the Right to Travel is an act of Treason for those under oath.

NOTICE

All replies must be received in 10 days or less of the Date received as evidenced by United States Postal Service Certified Mail proof of delivery. All replies must be verified. See Terms of Reply under CONDITIONAL ACCEPTANCE OF OFFERS TO CONTRACT.

REPLY RECIPIENTS

All replies must be sent to the postal locations of the following two (2) Witnesses:

:Scotty-Daniel: % 774 Shipman Road, APT 1, Alpine Texas [79830]

Christina Lynne c/o 774 Shipman Road, APT 2, Alpine Texas [79830]

Gabrielle Danielle c/o 774 Shipman Road, APT 3, Alpine Texas [79830]

ABATEMENT OF ERRORS AND OMISSIONS;

If the Respondents/Libellees discover any errors and omissions or defects, legal or otherwise, in or related to this instrument, Respondents/Libellees are required to notice the Claimants/Libellants at the required postal location(s), by Registered or Certified Mail, with a point-by-point description of any such errors and omissions or defects for correction within three (7) days of receiving this Notice, or forever agree to the lawful execution of this **Notice as a matter of the public record**; If additional time is required for replying, a request must be received by the Claimants/Libellants in the prescribed form at the postal locations herein within the three (3) days allotted or be forever barred from contest under the doctrine or maxim of Collateral Estoppel; **TRESPASS UPON PRIVATE CONTRACT** Any collateral attack on this Contract is in bad faith and is a criminal trespass; **AGREEMENT AND WAIVER OF RIGHTS** If the Respondents/Libellees agree with all of the statements herein, a reply is not necessary; If Respondents/Libellees choose to remain silent, Respondents/Libellees agree and accept all of the terms, statements and provisions herein as their complete understanding and agreement with Claimants/Libellants and their waiver of any and all immunities, rights, remedies and defenses of protest, objection, rebuttal, argument, appeal and controversy for all time; **Tacit**

Agreement; Respondents/Libellees may admit to all statements and claims in this Notice, which comprises a binding contract, by simply remaining silent; **Statute Staple**

This Contract is instantly self-executing upon issuance due to the failure by Respondents/Libellees to reply or perform as defined above. Respondents/Libellees agree to be bound by all of the terms of the Contract commencing on the date of default; **Confession of Judgment - Binding Administrative Judgment;** The Respondents/Libellees are entitled to a Notice of Default. In consideration, Respondents/Libellees agree to accept a Notice of Default as Binding Administrative Judgment (herein after "Judgment") certifying Respondents/Libellees' agreement with all terms, statements, facts and provisions in the Contract. Since Judgment is issued when a party waives the right to reply, all parties to this Agreement agree to be bound in perpetuity by any and all such Judgments which may be issued regarding the Contract.; The Respondents/Libellees cannot directly or indirectly seek recoupment of losses incurred, due to any terms of this Contract, from their customers or constituents. Any Respondent/Libellee will be absolved of all liability, including all outstanding amounts billed, when all Trespassing Technology is removed from the service area or constituency, as the case may be, of that Respondent/Libellee.

CONCLUSION; The Respondents/Libellees have been served this Notice, including but not limited to the enclosed Exhibit, Affidavit and Bill of Lading, all of which constitute full disclosure of the so-named Trespass of Right to Travel agenda as of the date of this Notice. This Notice in full will be made available to anyone who chooses to use it in a subsequent claim regarding Trespassing the Right to Travel and any effect thereof, directly or indirectly causing harm of any kind to anyone or anything;

Respectfully, govern yourself accordingly.

Notice to Agent is Notice to Principal; Notice to Principal is Notice to Agent As above so below

It is written, "If they refuse to take the cup at thine hand to drinke, then shalt thou say vnto them, Thus saith the Lord of hosts, Yee shall certainly drinke."

"Thy kingdome come. Thy will be done, in earth, as it is in heauen."

I, :Scotty-Daniel:, herein "Claimant/Libellant," do herewith affirm and declare under my unlimited commercial liability that I am competent and of lawful age to state the matters set forth herein, that they are true, correct, complete, not intended to be misleading to the best of our comprehension. They are admissible as evidence, and in accordance with my best firsthand knowledge, understanding and belief.

All rights reserved without prejudice

Dated this day of

Claimant/Libellant

Scotty-Daniel Allen.

Autograph & Seal



Gabrielle Danielle

Witness [autograph]



Tammi Lynne

Witness [autograph]

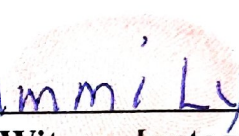


EXHIBIT 1

[EXHIBIT]

<https://www.dps.texas.gov> > internetforms > Forms PDF **Traf/mo** (us): 0/1.13M - **Kw** (us): 0/58.66K

DRIVER LICENSE ENFORCEMENT ACTIONS - the Texas ...

Individual is ordered by the court to attend a 32-hour repeat offender course ... other state and evidence is submitted to the department. No. \$100. No.

20 pages

MOZ DA: 88/100 (+0%) Ref Dom: 18.46K Ref Links: 527.85K Spam Score: 1%

People also ask :

What happens if you get caught driving without a license in Texas?

Consequences of Driving Without a License in Texas

For a **first time offense**, a **fine of no more than \$200 may be imposed**; for a third time offense, a conviction may result in jail time of up to six months and a fine of up to \$500.

Jul 28, 2014

AFFIDAVIT

[EXHIBIT 2]

I, :Scotty-Daniel:, hereinafter "Affirmants," do solemnly affirm, declare and state as follows:

Affirmation are competent to state the matters set forth herein.

Affirmants have knowledge of the facts stated herein.

All the facts herein are true, correct, complete and admissible as evidence, and if called upon as a witness, Affirmant will testify to their veracity.

Plain Statement of Facts

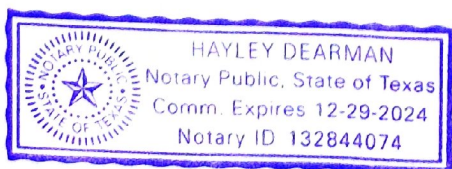
1. **The right to travel exists as evidenced by case law and supreme court case law**
2. **A drivers License is not required to travel**
3. **Traveling is not driving**
4. **Private property [transport] is not a motor vehicle engaged in commerce.**
5. **Impoundment of private property without due process violates the constitution, is theft and also a war crime without value returned**
6. **Case law verifies traffic infractions are not crimes**
7. **Police do damage to private men and women enforcing policy and convert a right into a crime.**
8. **Converting a right into a crime is a violation of Your law 18 U.S. Code § 242 and punishable by fine and prison.**
9. **Forcing private man or woman to comply against their will without agreed upon a fully disclosed contract is Slavery. Slavery is human trafficking punishable by fines and prison.**
10. **Forcing payment of fines under threat of violence kidnapping and death without a valid contract is slavery, human trafficking and extortion**
11. **When at least two people, persons, and [wo]man form an agreement to commit a crime, and at least one of them does some act in furtherance to committing the crime conspiracy exists. Once any officer is noticed they now committing these crimes they a guilty and lose all immunity**
12. **Once put on notice of the Right to Travel any two or more agents involved commit Conspiracy to commit a crime and convert a right into crime.**
13. **Trespassing The Right to Travel violates many of Affirmant's human rights as travel is a requirement for pursuing happiness, the freedom religion and of faith and conscience and obeying [gods] instruction to Go, life as it pertains to securing food and materials for shelter, the right to speak freely when meeting other men and women, and other rights not listed here.**
14. **I am without proof, knowledge and understanding contrary to the fact that I am both a Divine (holy) Spirit incarnate as man and woman, living creation and property of Nature's God, a spark of the Supreme Creator inheriting the divine estate as heirs to the Kingdom of Heaven on Earth according to our religious beliefs stated in Our Will and Testament inter vivos. Herefore I refute any contrary presumptions as false.**
15. **I am without proof, knowledge and understanding contrary to the fact that the Texas constitution guarantees that All [wo]man have a natural and indefeasible right to worship Almighty God according to the dictates of their own consciences and No human authority ought, in any case whatever, to control or interfere with the rights of conscience in matters of religion. Slavery, kidnapping, human trafficking, detainment, murder, theft, limiting movement, giving and being forced to give value to any who commit evil, use of force against free will are all violations of our conscience and our religious beliefs and right to worship freely. Herefore I refute any contrary presumptions as false.**

16. I am without proof, knowledge and understanding contrary to the fact that Travel does not require a license. Drivers license, registration, driving, operating, motor vehicle and such terms only apply to occupational for-profit activities. Herefore I refute any contrary presumptions as false.
17. I am without proof, knowledge and understanding contrary to the fact that our private mode of transportation is no motor vehicle and is free from vehicle codes and regulations and registration. Herefore I refute any contrary presumptions as false.
18. I am without proof, knowledge and understanding contrary to the fact that I am with life today as living heirs to the Kingdom of Heaven and heirs of Earth, therefore I refute any contrary presumptions as false.
19. I am without proof, knowledge and understanding contrary to the fact that I wase born on the geographic location body of land commonly known as TEXAS, therefore Irefute any contrary presumptions as false.
20. I am without proof, knowledge and understanding contrary to the fact that I have reached the age of majority and discretion, that I am not a ward, infant or minor, therefore I refute any contrary presumptions as false.
21. I am without proof, knowledge and understanding that the State of Texas is anything but a corporation fiction and not the same as Texas which is the landmass and independent sovereign state. The State of Texas is incorporated for business evidenced by its Dun and Bradstreet report, therefore, I was not born into a corporation and I refute any contrary presumptions as false.
22. I am without proof, knowledge contrary to the fact that our mothers and fathers were legally competent to give accurate information as to the true lawful location of our birth, therefore I refute any contrary presumptions as false.
23. I am without proof, knowledge and understanding to the fact that legal fictions created by man have any authority over any man. Color of law is fiction and without truth and not of God and Irefute any contrary presumptions as false.
24. I am without proof, knowledge and understanding to the fact that our names written in all caps refer to anything other than a corporate fiction created by the U.S. without valid joinder and that Ithe Living Man and Woman bear no responsibility to this all caps name whatsoever. Herefore, Irefute any contrary presumptions as false.
25. I am without proof, knowledge and understanding to the fact that I am not under any corporate jurisdiction and not property, not citizens, not residents, not subjects of any man and not part of any corporate body, federal, body politic, state of, county of, city of jurisdiction. Herefore, Irefute any contrary presumptions as false.

I, :Scotty-Daniel: Allen. Affirmant, a man, upon my full unlimited commercial liability, do certify and say that I have read the above Affidavit and do know the contents to the very best of our knowledge to be true, correct, complete and not misleading; the truth, the whole truth, and nothing but the truth as I comprehend it; I reserve the right to amend this document;

Scotty Daniel Allen
 :Scotty-Daniel: Allen. Autograph & Seal

In Brewster County Texas; Before me, the undersigned notary public, personally appeared Scotty-Daniel Allen. On this day personally, known to me, or proved with suitable identification, to be the man whose name is autographed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration therein expressed. Given under my hand and seal of office
 this day of April, 2022.



Hayley
 Notary Public's Signature (Seal)