



The Human Rights Defenders - International

The United States of America

Office hours: 9 A.M. - 9 P.M. Monday – Friday

Email: violations@humanrightstribunal.international

AFFIDAVIT OF FACT

Comes now, Derek William Davidson, Human Rights Defenders International Police Officer for the Government of The United States of America and Judge of the General Post Master Council for the Government of The United States of America, hereinafter “Affiant” who brings this claim against the District of Columbia. Being competent to testify, after first being duly sworn according to law to tell the truth to the facts related herein, Affiant has firsthand knowledge of the facts stated herein and believes these facts to be true to the best of Affiant’s knowledge and belief.

Statement of Fact

1. On Thursday, August 18, 2016, Affiant accompanied Jessica M. Garcia to renew Jessica M. Garcia’s vehicle registration and driver license at the West Covina, California Department of Motor Vehicles. Jessica M. Garcia placed the new 2017 vehicle tag in the proper location of the license plate before exiting the Department of Motor Vehicles parking lot. Jessica M. Garcia’s vehicle license plate number is 6ZRZ207. Affiant drove the vehicle under a Human Rights Compliant Drivers License meaning the affiant is in contract with the Department of Transportation for the Government of The United States of America wherein the contract is accompanied by a surety bond. The affiant is covered up to 750,000.00 Continental Dollars-Legal Tender for debts public and private for any and all damages caused by the affiant. The affiant has a very specific contract that involves all aspects of international traffic rules and is bound by the contract.
2. After running errands, Affiant and Jessica M. Garcia headed north on Vernon Avenue, crossing the bridge over the 210 Freeway, in the City of Azusa. Just past First Street, Affiant and Jessica M. Garcia passed a City of Azusa SUV patrol vehicle heading the opposite direction on Vernon Avenue. Affiant stopped at the stop sign. Affiant observed that the patrol vehicle entered the right hand turn lane to enter the 210 freeway

westbound. The patrol vehicle then made a deliberate U-turn in the intersection and stopped at the stop sign traveling northbound. The patrol vehicle was now behind Jessica M. Garcia's car. Affiant made an eastbound turn onto Fourth Street, the patrol car followed. Affiant then turned north onto Orange Avenue and the patrol vehicle made the same turn. After Affiant turned onto Fifth Street, the patrol vehicle turned on the red and blue lights, signaling Affiant to pull over. Affiant pulled over; one block away from Jessica M. Garcia's house, directly in front of Slauson Middle School's main entrance, on, or about, 3:00 p.m. Affiant did not exceed the posted speed limit, and stopped at all stops during the time the patrol vehicle was following Affiant.

3. Officer Tremblay, CITY OF AZUSA, Azusa Police Department, identified as TREMBLAY 001106, hereinafter "Respondent #1" proceeds to view the bottom left side of Jessica M. Garcia's vehicle's windshield. Respondent # 1 asked Affiant for license, insurance and registration. Affiant informed Respondent #1 that Affiant is not the registered owner of the vehicle and handed Respondent #1 Affiant's International Translation of National Driver Permit card and corresponding booklet and all driving credentials. Jessica M. Garcia gave Respondent #1 Jessica M. Garcia's current registration and insurance and identified Jessica M. Garcia as the registered owner of the vehicle. Respondent #1 gathered all documents and took them to Respondent #1's patrol car. Seven to ten minutes later, Respondent #1 returned to Jessica M. Garcia's side of Jessica M. Garcia's vehicle. Respondent #1 requested Jessica M. Garcia's identification. Jessica M. Garcia gave Respondent #1 a Sonoma County badge from Jessica M. Garcia's former employer. Respondent #1 stated that Respondent #1 wanted to confirm that Jessica M. Garcia lived in Sonoma County. Jessica M. Garcia told Respondent #1 that Jessica M. Garcia no longer lives in Sonoma County and had recently moved back to Southern California. Respondent #1 requested that Jessica M. Garcia exit the vehicle. Jessica M. Garcia and Respondent #1 moved away from the vehicle.
4. Respondent #1, and a back-up officer, hereinafter "Respondent #2", proceed to the driver's side of Jessica M. Garcia's car. Affiant is requested to step out of the vehicle. As Affiant opens the car door, Affiant states that Affiant "is a non-resident alien, non-citizen to the United States of America".

Respondent #1 orders Affiant to turn and face the vehicle, to place Affiant's hands behind Affiant's back and to inter-twine Affiant's fingers with each other.

Respondent #1 placed hand cuffs on Affiant's wrists. **The Universal Declaration of Human Rights (UDHR) at this point has been damaged under Article #4, Article #6, Article #7, Article #9, and Article #15. Article #15 of the UDHR is translated into Title 8, section 1481 under loss of United States nationality of which the Affiant has fulfilled.**

Respondent #1 then asked Affiant "What did you say now?". **At this point the UDHR has been damaged under Article #6, Article # and Article #12.** Affiant again stated that Affiant "Is a non - resident alien, non-citizen to the United States of America". Respondent #1 patted Affiant down for any drugs or weapons and then asks Affiant,

"What's that"? *At this point the UDHR has been damaged again under Article #6, Article #7 and Article #12.*

Respondent #2 asks Affiant, "So what country are you from"? Affiant replies "The United States of America", not to be confused with your guys' 28 USC 3002 Sub-Section (a), Federal Corporation the United States".

Affiant states that Affiant is an Affirmed American National.

Respondent #1 states, "What was that, we didn't hear you". *At this point the UDHR has been damaged again under Article #3, Article #5, Article #6, Article #7, Article #12 and Article #15.*

Respondent #2 asks Affiant, "So, how do you become one of these so called American Nationals?". *At this point the UDHR has been damaged again under Article #15.* Affiant replies that Affiant took an Oath or Affirmation to Affiant's country.

Respondent #2 states, "Yeah, but you're standing in my country, the U.S.. At this point respondent #2 is claiming the 1864 definition as follows:

Publication Link: <http://reignoftheheavens.com/?p=2275>

Word "state" to include "territories," and District of Columbia. **SEC. 182. *And be it further enacted,*** That wherever the word state is used in this act, it shall be construed to include the territories and the District of Columbia, where such construction is necessary to carry out the provisions of this act.
APPROVED, June 30, 1864.

of which the definition of the word state clearly violates the Law of Nations and many agreements since that time.

Respondent #2 asked, "Where is your country?" Affiant responds, "Right here". Affiant states, "It's all trusts under international law". Affiant told Respondent #2 that Respondent #2 is standing on Affiant's country; The United States of America. Affiant states that Respondent #2's country, the U.S., is a foreign corporation doing business formally as the United States, that Affiant's country has the original Trust revamped and brought forward to present time, as amended and has claim to the original metes and bounds, as well as seaward boundaries, all as amended to Global Postal Code: NAC: 850H2 MR7C8 which is a geological overlay.

At this point, the proper protocol is to let the Affiant call the Affiant's Secretary of State wherein Respondent #2 may speak with the Secretary of State of Affiant's country to verify the Affiant's credentials.

Instead, Respondent #2 began to entrap Affiant into a human trafficking condition meaning trafficking the Affiant into the three city-state empire outside of The United States of America and the Government of The United States of America.

Respondent #2 says "Let me ask you a question then does your Country have laws?" Affiant replies, "Yes" statues, laws, and codes ". Respondent #2 asks Affiant, "Do you follow those laws"? Affiant answers "Yes". Respondent #2 then states, "Alright, so if you're driving in a vehicle do you think you should have to follow the traffic laws or no?" Affiant answers, "Well, is it a vehicle registered to the U.S. through the DMV?"

Respondent #2 replies "Yes". Affiant states, "Then yes, you need to follow those terms and conditions and laws". Respondent #1 tells Affiant, "Alright, let's go". ***At this point the UDHR has been damaged again under Article #4, Article #5, Article #6, Article #7, and Article #9 by Respondent #1 and Respondent #2.*** Affiant was placed into the back of the police unit vehicle. Respondent #1, Respondent #2, and a trainee-ride-along, identified as CUNNINGS 005187, hereinafter "Respondent #3" are outside of the vehicle and start to all laugh and crack jokes at the Affiant's expense. ***At this point the UDHR has been damaged again under Article #5.***

Respondent #2 then stated, "He's nothing more than a sovereign citizen"; ***which shows intent to traffic persons across International Boundaries.***

5. Respondent #1 then proceeded to walk over to where Jessica M. Garcia was standing. Jessica M. Garcia was instructed by Respondent #1 to stand over by a tree. Respondent #1 became very animated with hand gestures in speaking to Jessica M. Garcia. Affiant could not hear what was said. ("see Jessica M. Garcia's Notarized Affidavit". Affiant saw Respondent #1 hand back documentation to Jessica M. Garcia. Respondent #1 walked over to vehicle and asked Affiant if he would agree to receive Jessica M. Garcia's phone number. Affiant said of course. Respondent #1 opens passenger side door, leans into vehicle and starts doing paper work. Respondent #1 looks at Respondent #1's computer, shows Affiant the screen and states, "Remember that picture. That was a long time ago". Affiant replies "Yeah, that is a non-operating entity". ***Article #15.1-15.2 violation translated into Title 8 section 1481 violation.*** Affiant asks Respondent #1 if Respondent #1 could please do Affiant a favor because it could possibly affect everyone who has been involved in the arrest, so far. Affiant asked Respondent #1 if Respondent #1 could possibly do a Google search on the name, DEREK WILLIAM DAVIDSON, PMA. Affiant states that Respondent #1 will find out everything Respondent #1 would need to know about Affiant. Respondent #1 did not respond. Affiant then asks Respondent #1 if Affiant should "Save Affiant's breath?" Affiant asks if Affiant should stop trying to communicate with Respondent #1? Respondent #1 replied to Affiant that Respondent #1 was not trying to ignore Affiant. Respondent #1 points to Respondent #1's ear piece and states that Respondent #1 is listening to two things at once, and that Respondent #1 just doesn't hear some things sometimes. Respondent #1 gets into the driver's seat of the patrol vehicle, accompanied by Respondent #3, and proceeds to transport Affiant to the CITY OF AZUSA, Azusa Police Department jail. ***Article #1 and Article #4 violations.***

Affiant was arrested for failing to appear for the original citation, GLENDORA POLICE DEPT., East District West Covina Court, NOTICE TO APPEAR G403680, 11550(A) UNDER INFLUENCE CNTL SUB, Warrant 6WC0485201. ***Bypassing an Article #8 National Tribunal of which affiant is in contract.***

6. Upon arrival, Respondent #1 walked to the patrol vehicle's passenger side door, opens the door and states, "Let's go sovereign ". Affiant exits the vehicle and states, "I'm not a sovereign, my Country is". ***Article #3, Article #4, Article #6 and Article #7 violations.***

Respondent #1 instructs Affiant to turn and face the vehicle. Respondent #1 then asked Affiant when was the last time Affiant got high? ***Article #12 violation.*** Affiant replied that it was the last time Affiant was arrested.

Respondent #1 states, "Oh, today because that was the last time you were arrested". Affiant states, "No, "the last time "I was arrested". Respondent #1 states, "Oh, I see".

Then Respondent #1 asked Affiant, "What did you get high on?" Affiant replies, "On life, just kidding".

Respondent #1 escorts Affiant to the jail entrance. ***Article #9 violation.*** Respondent #1 leads Affiant to a holding tank and orders Affiant to keep Affiant's hands behind Affiant's back until given further instruction. Respondent #1 stepped out of the holding tank, closed the cell door and removed hand cuffs from Affiant through the cell door. Respondent #1 then proceeded into the booking area, which is connected to the holding cell, and interviewed Affiant, in order to complete a LOS ANGELES COUNTY UNIFIED, ARRESTEE MEDICAL SCREENING FORM and an ARRESTING DEPUTY/OFFICER OBSERVATION form. ***Article #2 violation.*** Affiant requested that Respondent #1 please look up DEREK WILLIAM DAVIDSON, PMA on Google and kindly click on INTERNATIONAL TORT CLAIM. Respondent #1 proceeds to Google the name and pulled up the INTERNATIONAL TORT CLAIM. Respondent appeared to read for approximately five minutes. Respondent #1 stated, "I'm through with this". Respondent #1 exited the office. Respondent #3 began instructing Affiant about the booking process and how the booking process was going to happen. Respondent #3 stated, "It is almost time for me to leave for the day and the phone calling process tends to be what takes the longest. If you just cooperate everything will go smoothly". ***Article #4 violation.*** Respondent #3 then orders Affiant to have a seat on the bench and wait until Affiant is called. Affiant complied with the order and sits on the bench. Affiant was allowed no shoes. Affiant began having to sit and lay in positions where Affiant could stay warm. Approximately twenty minutes later, Respondent #3 opens window and calls Affiant up to the window. Respondent #3 started the booking process with Affiant. Respondent #3 began asking Affiant a series of questions; date of birth, Affiant's height, last known address, what city Affiant was born in, emergency contact and contact number, social security number, hair color, phone number and Affiant's eye color? ***Article #4 and Article #5 violations.***

7. Affiant complied with answering all of Respondents # 3's questions. Affiant was ordered to sit back down until re-called to start Affiant's allowed phone call process. Affiant requested water from Respondent #3. Respondent #3 replied that Respondent #3 wanted to get the phone calling done first. Affiant asked Respondent #3 if Affiant could get the phone number that Jessica M. Garcia had provided to Respondent #1?—Respondent #3 replied that Respondent #3 is not allowed to physically give Affiant the number. But, that Respondent #3 will write the number down on Affiant's call sheet. Affiant requested the emergency contact number as a number to contact. Respondent #3 called Affiant's emergency contact number twice. There was no response. Affiant then requested Respondent #3 to dial Jessica M. Garcia's number. Twice, automated operator collect services were not completed. The emergency contact number was called again. Affiant's mother answered the phone and Affiant told mother what had transpired. Affiant was only able to have a partial discussion, as the allowed time for the phone call ran out. At this time Affiant began to become confused and distraught over the condition of which the Affiant was being forced to endure. Affiant was being separated from Affiants Government, oath and affirmation, and isolated from any condition of normal behavior of human beings.

Respondent #3 notified Affiant that Affiant had used up all allowed phone calls and that Affiant was to sit back down until further notice. Affiant asked again if Respondent #3 could please get Affiant a cup of water. Respondent #3 replied to Affiant that as soon as Respondent #3 had a free moment, Respondent #3 would go ahead and get that for Affiant. Affiant sat back down. Affiant was thirsty and freezing cold. ***Article #5 violation. Affiant was being tortured before going before a judge which is referenced by the Respondents as "pain compliance" as a part of the department's policy.*** Affiant had been incarcerated for approximately an hour and one half.

Affiant decided to lay back down in certain positions in order to maintain body heat and achieve some measure of comfort. After another half an hour of sleeping in cold conditions, Respondent #3 notified Affiant that the fingerprinting process was going to begin. Affiant then waited for Respondent #3 to walk around and open Affiant's cell door. Respondent #3 walked Affiant to the finger printing and photograph mug shot areas of the building. Affiant complied and led the way to the machines. Respondent #3 then started asking questions about Affiant's Government and Country. Affiant answered Respondent #3's questions, in order to be informative. Affiant was finger printed, photographed and Affiant's tattoos were identified. When done, Affiant was walked back to the cell. Affiant asked Respondent #3 if Affiant was going to be picked up and transported to the CITY OF GLENDORA, Glendora Police Department. Respondent #3 stated that if the Glendora police were too busy, Affiant would be "cited out" from the Azusa Police Department with a citation to appear on a specific court date. Respondent #3 stated that Respondent #3 was pretty sure that Glendora police were going to transport Affiant. Respondent #3 left and a shift change occurred. From this point forward, until Affiant was transferred, Affiant asked for water and received two small cups of water. Affiant also received a sack lunch to cover up the pain compliance procedures.

8. An officer, identified as SWSALVAGE 2742, of the CITY OF GLENDORA, Glendora Police Department, hereinafter "Respondent #4" takes custody of Affiant. Affiant stood with Affiant's back to the door and hands behind Affiant's back in order for Respondent #4 to affix the hand cuffs. Respondent #4 then enters the holding tank. Before placing Affiant in hand cuffs, Respondent #4 states that any illegal drugs or weapons brought into the Glendora Police Department will result in a felony charge rather than a misdemeanor charge. (Psychological pain compliance) Respondent #4 proceeded to conduct a "safety check" of Affiant's person. After confirming that Affiant was not holding any drugs or weapons, Respondent #4 placed hand cuffs on Affiant and escorted Affiant to Respondent #4's patrol car. Affiant was assisted into the vehicle and buckled in. When Affiant arrived at the Glendora Police Department's back entrance, Respondent #4 had Affiant read a sign stating that any if any narcotics or weapons pass these doors change a misdemeanor to a felony and proceeded into the doors. (Psychological pain compliance against Affiant). Affiant was instructed to walk up to a caged door and when the handcuffs came off to place Affiant's hands on the cage slowly. (Psychological pain compliance against Affiant in order to place in the mind of the Affiant that Affiant was dangerous).
9. Affiant complied and walked into holding tank to have a seat. Freezing cold air is being blown from the vents into the room (Psychological pain compliance against Affiant).

Respondent #4 walked into the tank and orders Affiant to remove each shoe and hand it to Respondent #4. Then, Affiant's socks were removed one at a time followed by Affiant's shirt. Respondent #4 did another narcotics and weapons body search in order to inflict more psychological pain compliance against Affiant.

Respondent #4 waved a metal detector across Affiant's entire body. Respondent #4 escorted Affiant to the next room where Respondent #4 conducted a full body strip search in order to inflict more psychological pain compliance against Affiant before going before a judge. .

Respondent #4 instructed Affiant to first lift Affiant's penis and scrotum so Affiant's taint was visible. Then, Affiant was instructed to turn around bend over and to spread buttocks and cough. Affiant's shirt was returned while Respondent #4 proceeded to do an extensive search through Affiant's pants. Affiant was handed the rest of the clothing and instructed to exit the strip search room. Affiant sat back down in the holding tank on the cement bench. The tank's temperature was very cold (Psychological pain compliance against Affiant). Affiant waited while an employee, identified as WENDLING 7897, hereinafter, "Respondent #5" copied and transferred Affiant's information from THE CITY OF AZUSA, Azusa Police Department's completed LOS ANGELES COUNTY, BOOKING AND PROPERTY RECORD onto Respondent #5's information sheet.

Respondent #5 began writing the Affiant's emergency numbers down on an arrest sheet and then handed Affiant a collect call paper with a seven digit number on it known as the booking number. Affiant had to request that Respondent #5 write Jessica M. Garcia's number on that collect call sheet so that Affiant could actually call Jessica M. Garcia.

Affiant sat in the tank for about twenty more minutes before the Respondent #5 opened the door and ordered Affiant to get up and follow Respondent #5 into the next room to be finger printed and to have Affiant and Affiant's tattoos photographed in violation of *Article #3, Article #4, Article #6 and Article #7 of the UDHR*. Affiant complied. When done, Respondent #5 escorted Affiant back to the holding tank.

Respondent #5 informed Affiant that in about twenty minutes Affiant would be assigned a cell for the night. Affiant was told that Affiant would be transported to court in the morning. Cold temperature conditions continued in the holding tank,

Respondent #5 opened the door and told Affiant that Affiant was getting a room. Affiant stood up and entered the door. Respondent #5 escorted Affiant to a storage room where Affiant was ordered to pick out a blanket and a mattress. Then, Respondent #5 led Affiant to a cell. Affiant then asked Respondent #5 if Affiant could possibly get a cup of water. Respondent #5 said, "I will see what I can do". Affiant was placed into cell.

Affiant was able to place a call to Jessica M. Garcia, who was able to conference in Affiant's parents. Affiant was told by Affiant's parents that thirty-six pages of documents, including Affiant's INTERNATIONAL TORT CLAIM, Affiant's GENERAL POST MASTER AFFIRMATION, Affiant's GRANT DEED and TITLE 8 SECTION 1481 had been sent by verified fax transmission by Affiant's Government, the Government of The United States of America, to the West Covina Citrus Court, Criminal Clerk of the Court, West Covina, California. After the telephone call was completed, Affiant stood up and made a drinking gesture to the cameras that were videotaping him. Approximately two to three minutes later, Respondent #5 entered the holding cell with a paper cup and handed it to Affiant. Affiant said, "Thank you". Affiant wasn't offered the opportunity to use bathroom facilities either at CITY OF AZUSA, Azusa Police Department, nor CITY OF GLENDORA, Glendora Police Department until Affiant was placed into the cell by Respondent #5.

Since Affiant determined the toilet to be unsanitary and the sink/water fountain was restricted from normal water flow by a fungus/mold growing on the water spout, Affiant refrained from using these facilities. *Article #5 violation of the UDHR*. Affiant was hungry. *Article #5 violation of the UDHR*. Affiant hadn't eaten since earlier that day. Affiant received no dinner. *Article #5 violation of the UDHR*. Affiant slept through most of the night. The only indicator that the Affiant had to determine if it was still dark or if it was light outside was the 4 x4 eight inch thick ice cube looking window that one could not see through, but sun light could shine through.

The following morning, Affiant received a sack breakfast. Affiant finished the sack breakfast. Affiant went back to sleep. Later, Affiant was awakened and given a toothbrush. Affiant was told that Affiant had court today. Affiant was told to clean up and gather Affiant's things as Affiant had about fifteen to twenty minutes until leaving for court. Affiant washed up as best Affiant was able. Affiant had neither a belt or shoe laces, but Affiant was able to keep Affiant's pants up and shoes on Affiant's feet while

walking the mattress and blanket to the soiled laundry bin. Affiant asked for the time. Affiant was told that the time was 8:45 a.m.

10. Affiant was up with back to the wall ready for a supervisor to put on the shackles. Affiant and supervisor walked to a van. The supervisor suggested Affiant sit in the center of the back seat in order to be comfortable. Affiant took the advice. Affiant quickly realized that the air vent for the air conditioner was blasting right above Affiant directly into Affiant's face. **Article# 5 violation of the UDHR hidden under the term pain compliance.** Affiant noticed the clock in the van. The clock read 9:15 a.m. (11:15 U.T.C.-6)
11. Affiant was the only passenger transported in the van to the East District West Covina Court, in West Covina, California. Two police officers sat in the front seat and a patrol car followed behind. Upon arrival, Affiant was ordered to follow the yellow tape line. Affiant followed the yellow tape to where it ended. At the end of the yellow tape line was a room full of sheriffs. A female sheriff was waiting for Affiant and patted Affiant down. Affiant was handed two bag lunches in order to hide the pain compliance tactics from the court. From a distance Affiant heard someone yell, "Yeah, you're bringing in more white guys." Affiant was taken to a big holding tank to await Affiant's court case to be called. Affiant walked into the holding tank where Affiant came into contact with others in custody, for the first time, since being arrested.
12. Affiant, along with three others, was among the last group of prisoners to be called. Affiant was hand cuffed and bound by chains as were the others in the group. The group was led to a holding tank.
13. Affiant appeared before Joan Chrisotek, East District West Covina Court, Division 5. Affiant had no ability to access Affiant's *International Translation of National Driver 415 Permit card, nor the corresponding booklet issued by the Government of The United States of America.* Affiant had no ability to access, or review, the thirty-six pages of documents, including Affiant's **INTERNATIONAL TORT CLAIM**, Affiant's **GENERAL POST MASTER AFFIRMATION**, Affiant's **GRANT DEED** and **TITLE 8 SECTION 1481**, that were faxed on the previous night by Affiant's Government.

Affiant is not aware that any of these documents were entered into the court record. Joan Chrisotek stated, "You missed your trial Mr. Davidson". Affiant responded, "Yes your honor, I have never been in trouble before. I didn't know what I was doing. May I please take the original offer"? Affiant was aware that Affiant faced one hundred and eighty-eight days in jail or drug classes. Joan Chrisotek looked to the prosecutor. The prosecutor agreed. Joan Chrisotek stated, "Yes, you will be placed on Deferred Entry of Judgement. You will be ordered to complete twenty classes by February, 2018. I'll see you back here on September 23rd to show proof of enrollment". **At this time, Affiant was showing signs of torture under pain compliance and knew there was no defense from anything that the court would accept. The Affiant decided to take anything to escape from the pain compliance and torture inflicted until these human rights violations could be reported to Affiant's Government.** After the other prisoners were sentenced,

Joan Chrisotek turned to Affiant and made a statement that hadn't been made to the other prisoners, "Remember Mr. Davidson, you must enter a guilty plea in order to get the Deferred Entry of "Judgment". Affiant was then advised that Affiant must grant authority to the court, waive all right to counsel, waive all say so in the matter and plead guilty. Affiant pled guilty to avoid any additional suffering and pain compliance.

Affiant was returned to the holding cell with the second bus of prisoners. Affiant and three other prisoners were transferred to a small release tank. Affiant twice was asked Affiant's birthday, name, sexual preference, age. Affiant was finger printed, including thumb print, on front and back of the release form, which the sheriffs kept. Affiant was released at 4:45 p.m. or (6:45 U.T.C. -6).

Complaint

Affiant alleges that the following human rights violations occurred within the Universal Declaration of Human Rights:

Article 1.

- All human beings are born free and equal in dignity and rights. They are endowed with reason and conscience and should act towards one another in a spirit of brotherhood

Article 2.

- Everyone is entitled to all the rights and freedoms set forth in this Declaration, without distinction of any kind, such as race, colour, sex, language, religion, political or other opinion, national or social origin, property, birth or other status. Furthermore, no distinction shall be made on the basis of the political, jurisdictional or international status of the country or territory to which a person belongs, whether it be independent, trust, non-self-governing or under any other limitation of sovereignty.

Article 3.

- Everyone has the right to life, liberty and security of person.

Article 4.

- No one shall be held in slavery or servitude; slavery and the slave trade shall be prohibited in all their forms.

Article 5.

- No one shall be subjected to torture or to cruel, inhuman or degrading treatment or punishment.

Article 6.

- Everyone has the right to recognition everywhere as a person before the law.

Article 7.

- All are equal before the law and are entitled without any discrimination to equal protection of the law. All are entitled to equal protection against any discrimination in violation of this Declaration and against any incitement to such discrimination.

Article 8.

- Everyone has the right to an effective remedy by the competent national tribunals for acts violating the fundamental rights granted him by the constitution or by law.

Article 9.

- No one shall be subjected to arbitrary arrest, detention or exile.

Article 10.

- Everyone is entitled in full equality to a fair and public hearing by an independent and impartial tribunal, in the determination of his rights and obligations and of any criminal charge against him.

Article 12.

- No one shall be subjected to arbitrary interference with his privacy, family, home or correspondence, nor to attacks upon his honour and reputation. Everyone has the right to the protection of the law against such interference or attacks.

Article 15.

- (1) Everyone has the right to a nationality.
- (2) No one shall be arbitrarily deprived of his nationality nor denied the right to change his nationality.

Article 17.

- (2). No one shall be arbitrarily deprived of his property

Article 20.

- (1) Everyone has the right to freedom of peaceful assembly and association
- (2) No one may be compelled to belong to an association.

Article 30.

- Nothing in this Declaration may be interpreted as implying for any State, group or person any right to engage in any activity or to perform any act aimed at the destruction of any of the rights and freedoms set forth herein.

The affiant further sayeth naught.

On this 176th day in the year of Yahweh, 6018.



Human Rights Defenders International Police Officer for the Government of The United States of America and Judge of the General Post Master Council for the Government of The United States of America



The Government of The United States of America
Rural Free Delivery Route 1
office of the Secretary of State

Box #2
The United States of America
Global Postal Code-NAC: 850H2 MR7C8

Office hours: 9:00 - 9:00 UTC Monday - Friday
Phone: (951) 389-0313
Email: secretaryofstate@theunitedstatesofamerica1781.com

**NOTARIAL DIVISION FOR THE OFFICE OF THE SECRETARY OF STATE FOR
THE GOVERNMENT OF THE UNITED STATES OF AMERICA**

ACKNOWLEDGEMENT

*This is a true and exact reproduction of the document officially recorded and placed on file in
the Office for International Notary for The United States of America.*

On **September 12, 2016**, I, **Alice Cenicerros**, International Notary under the Law of Nations, personally appeared before me, one **Derek William Davidson**, whom proved to the office on the basis of satisfactory evidence to be the **man** whose name is subscribed to the within instrument and acknowledged to the Notary office that **Derek William Davidson** executed the same in **Derek William Davidson's** authorized capacity, and that by **Derek William Davidson's** signature on the instrument, **Derek William Davidson**, executed the instrument.

I certify **under penalty of bearing false witness** under the laws of The United States of America that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

September 12, 2016
Date on Document

AFFIDAVIT
Title of Document

September 12, 2016
Date Executed

AFFIDAVIT
Type of Document

Alice Cenicerros

Notary Autograph



[Seal]