

Plaintiff: state of IOWA, CITY OF SPENCER, ESTHERVILLE, SPIRIT LAKE, All Responsible Parties listed and not listed in this affidavit, Respondent 1 Shawna Ditsworth, Respondent 2 Brandi Nelson

vs.

Defendant/Claimant: Affiant- Seth Linn Reskie

Seth Linn Reskie  
Rural Route # 1  
NAC: 70G6N Q439H  
The United States of America  
C/o 107 south walnut street  
Marcus, IA 51035

#### **Notice into Human rights: Human Rights Tribunal/International**

COMES NOW, Seth Linn Reskie for the SETH LINN RESKIE hereinafter Affiant, under Bond, being of legal age, competent to testify, and having personal knowledge of the facts herein, with service of Notice to **ALL PARTIES AGAINST AFFIANT IN THIS CASE** hereinafter, concerning human rights violations against Affiant, trafficking in persons of Affiant and Affiant's minor child.

#### **Motion a Universal Declaration of Human Rights Violation/Trafficking in Persons**

**The Affiant states that Affiant's person has been trafficked under the 12.a protocol to prevent, suppress, and punish trafficking in persons, especially Women and Children, supplementing the United Nations convention against Transnational Crime  
New York, 15 November 2000**

- 1) Affiant is the biological father of minor child wherein the biological mother is Brandi Nelson Respondent 2, whom hired and retained BAR attorney Respondent 1 Shawna Ditsworth.
- 2) Custody visitation from Respondent 1," **Exhibit A, Page 1, Custody/Visitation,**" Respondent 1 styled and formatted the contract named "Original Notice and Petition to Establish Custody and Visitation."
- 3) Affiant is forced into association and compelled performance wherein Affiant was neither compensated nor reimbursed for rendered services in a non-binding, non-assumpsit contract due to fail full disclosure to which Responsible Parties trafficked Affiant's persons in which trafficked Affiant and Affiant's child.

4) Affiant was led to believe by Respondents the aforementioned contract held in private secret trials due to Affiant and Affiant's child in persons is being trafficked in conclusions to securitized instruments in which led to monetization of Affiant living body, Affiant's child's living body as a transmitting utility and held as a mortgage back security established for fractional reserve lending wherein Affiant and Affiant's child have been sold off as chattel/serfs, trafficked in global persons from the original Union of State of The United States of America into a offshore foreign trust.

5) Affiant not being fully disclosed of the nature of the contract and needing to see Affiant's minor child, Affiant was forced into an agreement to reserve Affiant's human rights to see Affiant's minor child by IOWA DISTRICT COURT FOR CLAY COUNTY arbitrarily to compel Affiant to waive other particular intangible human rights such as garnishment of wages or agreed consensus of trafficking of persons: licenses, titles, certificates.

6) Affiant is compelled into servicing signatures and notaries into a private membership association, IOWA DISTRICT COURT FOR CLAY COUNTY to that which has been the stronghold in depriving Affiant into seeing Affiant's minor child and pay fees into child support.

**“Exhibit B, Page 1, Original Notice.”- Serving as a summons to subpoena Affiant into a private membership association misrepresenting itself as a public and national tribunal.**

Proof of Affiant and Affiant's minor child have been trafficked in persons, into a foreign offshore trust located on one or the many of the U.S. Territories: Guam, Puerto Rico, U.S. Virgin Islands, America Samoa Islands.

**“Exhibit C, Page 1, Stipulation Re: Custody and Visitation.”**

1) IOWA DISTRICT COURT FOR CLAY COUNTY claims jurisdiction over subject matter wherein jurisdiction was not properly established with Affiant and in as such as IOWA DISTRICT COURT FOR CLAY COUNTY does not have merit nor authority to claim jurisdiction where jurisdiction has not been established. Affiant waives no rights and such actions committed by IOWA DISTRICT COURT FOR CLAY COUNTY may only be construed as theft, human rights abuses, trafficking in persons, child trafficking, forced association, and enticement into slavery in means by peonage.

**“Exhibit D, Page 2, Stipulation Re: Custody and Visitation.”**

1) Brandi Nelson Respondent 2, and petitioner in the aforementioned described case claims to be the physical custodian negating the equal human rights of Affiant being biological father, and minor child to Affiant in which Affiant and Respondent 2 are in joint-association of ownership of property-Affiant's minor child.

**“Exhibit E,F Pages 3,4 Stipulation Re: Custody and Visitation.”**

1) IOWA DISTRICT COURT FOR CLAY COUNTY dictates the visitation times to which Affiant may see or not see Affiant’s minor child.

**“Exhibit G, Page 5, Stipulation Re: Custody and Visitation.”**

1) Tax Dependency Exemption, “wherein stated in the exhibit, “Beginning in 2017, and continuing every year thereafter, Brandi Nelson Respondent 2, shall be allowed to claim the minor child as a dependent and claim the exemption for state and federal tax purposes.” Proof Affiant’s child is being trafficked through the SSA.

2) Child Support in state of IOWA in CLAY COUNTY case # DRCV027096 listed on page 5 evidence of trafficking in persons, forced association, indentured servitude/peonage and multiple human rights abuses.

**“Exhibit H, Affiant’s Birth Certificate, STATE OF IOWA”**

**“Exhibit I, Affiant’s Social Security Card”**

**“Exhibit J, Affiant’s Driving Record”**

To be submitted and annexed to the following case to stand as exhibits for evidence of trafficking in persons, forced association, and human rights violations.

**Further, Affiant sayeth further not,**

  
Seth Linn Reskie

**Date :** 3-19-18

**Notary/Seal:**

 3-19-18

