



The United States of America
Address: 70PHZ P5FJ2
State of Massachusetts-Bay
Address: 91J9H Q212F
Judicial District #22
SHANNON LYNN RECKNER-PMA
Address: 83KDD MNXBR
Publication #: 958989361320



INTERNATIONAL PUBLIC NOTICE

AFFIDAVIT of TRUTH

I, Shannon Lynn Reckner, trustee for the SHANNON LYNN RECKNER, PMA (herein after “Affiant”), having attained the age of majority, competent to testify, making this Affidavit of Her own free Will, does affirm that the truths and facts herein are of firsthand personal knowledge, and true, correct, complete, certain, and not misleading, so help me Creator of the universe.

On June 29, 2018 Affiant presented through international Notary Public, Mark Moffett, an **International Public Notice: Change of venue** to Barnstable Probate and Family Court, (herein after “Respondent 1”) certified receipt # 7016 3560 0000 1887 9825 [enclosure 1], and

On July 9, 2018 international Notary Public, Mark Moffett, forwarded a response received from Respondent 1 to the Affiant [enclosure 2], denying any filing, and

On June 26, 2018 Affiant served Respondent 1 an **Affidavit of Termination of Power of Attorney and Withdraw/Cancel Signature for Good Cause**, certified receipt # 7018 1130 0000 8169 3073 [enclosure 3,4], and

Respondent 1 was given 10 days to respond or rebut the Affiant’s affidavit, as of today there has been no communications received by the Notary nor the Affiant, and

On June 29, 2018 Affiant presented through international Notary Public, Mark Moffett, an **International Public Notice: Change of venue** to Barnstable District Court, (herein after “Respondent 2”), certified receipt # 7016 3560 0000 1887 9856 [enclosure 6,7], and



On June 26, 2018 Affiant served Respondent 2 an ***Affidavit of Termination of Power of Attorney and Withdraw/Cancel Signature for Good Cause***, certified receipt # 7018 1130 0000 8169 3073 [enclosure 3,4], and

Respondent 2 was given 10 days to respond or rebut the Affiant's affidavit, as of today there has been no communications received by the Notary nor the Affiant, and

On July 20, 2018 Affiant served Respondent 1 and Respondent 2 a ***Notice of Fault and Opportunity to Cure*** [enclosure 5], and both Respondent(s) were given 10 days to respond or rebut the Affiant's affidavit, as of today there has been no communications received by the Notary nor the Affiant, and

On July 26, 2018 Affiant served copy of the ***Acceptance and Acknowledgement letter*** [enclosed 8,10] from the Human Rights Tribunal International to Respondent 1, certified receipt # 7018 1130 0000 8169 0843 [enclosure 9],

and Respondent 2, certified receipt # 7018 1130 0000 8169 0850 [enclosure 11], and

on July 18, 2018 the affiant acting as trustee for the SHANNON LYNN RECKNER, PMA published an ***INTERNATIONAL PUBLIC NOTICE, NOTICE of DECLARATION OF TRESPASS and THEFT, and TRAFFICKING of private Property and Posterity*** [enclosure 12] on THE REIGN OF THE HEAVENS SOCIETY POST, and

on August 14, 2018 the aforementioned notice was moved and presented through International Notaries, Inc. by Mark Eugene Moffett to Respondent 1 and Respondent 2, and also to Cape and Islands District Attorney's Office (Respondent 3), Barnstable Police Department (Respondent 4), Massachusetts Probation Services (Respondent 5), Falmouth Police Department (Respondent 6), and Jeffery Earle Leonard/JEFFERY EARLE LEONARD (Respondent 7).

On August 9, 2018, the Affiant being held as a prisoner of war, and forced under coercion and threat of violence had a prearranged appointment with the Massachusetts Probation Services, New Bedford division located inside the New Bedford District Court in which the affiant did attend with witnesses, and

Affiant saw and spoke with both Probation Officer Kimberly Peters and the Chief of Probation Donald Chauncy, and affiant provided the documentation required by the department and also provided a copy of the ***INTERNATIONAL PUBLIC NOTICE, NOTICE of DECLARATION OF TRESPASS and THEFT, and TRAFFICKING of private Property and Posterity*** [enclosure 12], and

On August 10, 2018 affiant received an electronic message from the Massachusetts Probation Services, New Bedford division stating that Kimberly Peters had transferred the probation case to North Hampton division of Massachusetts Probation Services, and on August 13, 2018 the affiant received a phone call on or around 10:30 am from Assistant Chief Mary O'Connell with the North Hampton division of Massachusetts Probation Services requesting to meet as soon as possible. Under duress, Affiant set a meeting date for August 15, 2018 at 3:00 pm UTC-5, and

On August 14, 2018 at approximately 5:00 pm UTC-5, foreign private for-profit mercenaries MASSACHUSETTS STATE POLICE came to the vacation cabin where the affiant had been known to staying, and stating to Donna Lynn Prowell that they had an arrest warrant for the affiant however when questioned for physical proof of the security instrument the foreign private for-profit mercenaries could not produce an arrest warrant with a proper signature, and returned to their vehicle and parked facing the cabin in an attempt to intimidate the affiant and Donna Lynn Prowell.

On August 15, 2018 the affiant was traveling with Donna Lynn Prowell en route to the foreign for-profit Barnstable District Court in the Town of Barnstable within the metes and bounds and seaward boundaries of the State of Massachusetts-Bay, and at approximately 3:15 pm UTC-5 as affiant was purchasing lunch the aforementioned foreign private for-profit mercenaries walked quickly in to the retail store abducting the affiant by pushing the affiant out of the retail store and up against the back of the MASSACHUSETTS STATE POLICE undercover vehicle and physically assaulted (body slammed) the affiant against the vehicle to gain control by force and violence, in an attempt to shock the affiant into submission and apprehend into custody, and the foreign private for-profit mercenaries identified themselves as Officer Matthew Donoh and Officer Sheehan working for the MASSACHUSETTS STATE POLICE in the geographical area of West Springfield in the State of Massachusetts-Bay, and did attempt to traffic the affiant through the booking process, and

At approximately 5:00 UTC-5 the affiant was trafficked to the foreign private for-profit corporation Western Massachusetts Regional Women's Correctional Center and they did attempt to book the affiant and force association and the affiant was held in captivity against her will for over 3 hours until released on bail from a bail bondsman for the amount of \$40.00 USD.

On August 16, 2018 the affiant did return to the foreign for-profit corporation Barnstable District Court, Massachusetts Probation Services to return the GPS monitoring device, power cord and tower and affiant also served to the Clerk, political documents regarding the affiant's nationality, political status and other legal documents to enter in to the private record, and exited the building.

Affiant has made Respondent 1 and Respondent 2 (herein after "Respondent(s)" aware of Affiant's political status and wherein Respondent(s) collectively continue in their fraud, as evidenced by the un-rebutted ***Affidavit of the Termination of POA and Withdraw/Cancel of Signature for Good Cause*** (enclosure 3), and the ***Notice of Fault and Opportunity to Cure*** thereby violating Affiant's private contracts and Article 12, Article 13, and Article 15 of the Universal

Declaration of Human Rights as well as numerous other articles, including the secondary doctrine, Trafficking in Persons Protocol. This originating from Franklin Delano Roosevelt's ancient pledge to implement socialism derived from the BRITISH AMERICAN UNION, and which is classified as a war crime by The Government of The United States of America, and

Violation(s) of Trespass and Theft, and of rights that are recognized according to the Law of Nations and enforceable under customary international law, and

Respondent(s) collectively invoked foreign third-party interlopers, employing and/or colluding with foreign Crown BAR attorney's, and U.S. citizens to fabricate false pretenses and further collude with private foreign armed police/mercenaries/militia to conspire to fabricate false arrest warrants, trafficking Affiant to false imprisonment/correction centers to withhold Affiant from Affiant's infant/son and Affiant's infant/son from Affiant, and

Under such false pretenses, false arrests and false imprisonment the Respondent(s), private foreign police/mercenaries/militia and private foreign imprisonment/correction centers have falsified international records by classifying Affiant as a "sovereign citizen" thus arbitrarily attempting to murder Affiant under international law, and

All foreign third parties involved are guilty of fiduciary trust fraud as they pretend to represent the lawful government and

since there is no statute of limitations which applies to fiduciary trust fraud, it vitiates every authority, contract and charge or claim based upon it. As the initial cause of action was tainted by fraud and deceit and defective in all these respects, no subsequent action or claim of indebtedness could ever be justified, and

The Affiant has suffered armed extortion under the Respondent(s) and the loss of well over \$250,000 USD worth of private credit under conditions of personage, which is the crime of mischaracterizing persons for fraudulent purposes; and barratry, knowingly bringing false charges or claims before a court of incompetent jurisdiction; false pretenses, false arrest and false imprisonment, holding Affiant under forced slavery and as a prisoner of war over a 3-year period of time and,

Affiant brings claim(s) against the Respondent(s) and all parties involved before the Human Rights Tribunal, the International War Crimes Tribunal and the General Post Master Council of The United States of America respectively for past and future injuries and losses including but not limited to, pain and suffering, emotional distress, humiliation, insult and economic losses including lost income, violation of rights, attorney's fees and other losses/injuries and punitive damages to be determined according to jurisdiction and/or venue;

An un rebutted affidavit or declaration stands as truth in commerce; An un rebutted affidavit is acted upon as the judgement in commerce; Guaranteed- All men shall have a remedy by the due course of law; If a remedy does not exist, or if the existing remedy has been subverted, then one may create a remedy for themselves and endow it with credibility by expressing it in their affidavit, and

Affiant further sayeth naught.



Autographed on the 134th day in the year of YHWH, translated as the 31st of July 2018 A.D.

Shannon Lynn Reckner
Trustee

Shannon Lynn Reckner, trustee



Donna Lynn Prowell

Donna Lynn Prowell

Erika Kay Giacalone

Erika Kay Giacalone