



The United States of America
Address: 70PHZ Q212F
State of Pennsylvania/Judicial Dis. #39
Address: 8K0D9 PVOGX
email: legalwriteups@generalpostoffice.org

Legal Write Ups, LLC

Affidavit

COMES NOW, Adam Samuel Ben-Canaan, Representative Apointee (hereinafter “co-trustee”), authorized to represent LANNY KAY TALBOT,PMA as claimant (hereinafter “ claimant”). Claimant is the trustee for LANNY KAY TALBOT,PMA and the beneficiaries have already been named. Co-trustee to presents evidence for record correction in order to assert the following findings from private investigation and to state the particulars of the charges listed herein in full agreement with the claimant, and

Respondents: Gary Herbert, Sean Reyes, Brody Keisel, Holly Ramsey, David Nuffer, Heather J. Chesnut, Paul Kohler and Marie Talbot (hereinafter “respondents”).

Claimant in a divorce settlement started in 2008 that has led to oppressive measures wherein the third party in contract as respondents placed the claimant in capacity having been subjected to military action violating the Law of Armed Conflict by military hostility and aggression towards the claimant, a civilian as respondents are a military occupation, and

The respondents from chain of title of Brody Keisel forward have been violating free speech, the claimant has paid the respondents (Brody Keisel) to settle the divorce action and respondents took payment via +4500 Continental Dollars on September 3rd 2018 and then acted like they were not paid to force double dipping, and

The respondents have the case action invested with investors which are securities pledged on the stock market, where money fined for the case against the claimant for hearing and court fees are the principle of the fractional reserve lending wherein interest accumulates creating stolen wealth from fictional device security on monetizing persons and holding the claimant as a mortgage backed security as collateral. The fines are agreed upon by the respondents and fictionally sitting in an escrow account as the securities are loaned 9/10 out on usury where

interest stockpiles and are misappropriated to be hoarded in the pensions, 401K's and retirement accounts of the respondents. See exhibit A: Rule 7067-1 Registry Funds, and

Respondents ignored the paid monies from the claimant even though accepted and never returned, thus respondents have committed international grand theft, and

The claimant has filed an appeal on the facts that payment has been rendered by the claimant and the respondents have acted like payment was not made thereby not recognizing legal tender of payment and is in violation of public policy which is an enticement to slavery, and

Claimant claims that the life insurance policy which claimant is within a private contract and respondents are foreign, coming in as third party interlopers thereby violating the obligations of a contract, and

The home in settlement of the claimant's son became a subject of interest within the case wherein the son was not married to the claimant's ex-wife and therefor the respondents are violating and interfering with the privacy of claimants family and subjecting claimants family as civilians to military action in threat of private property grand theft, and

On October 16th, 2018, claimant filed for an appeal in regards to the +4500 Continental Dollars taken and debt not discharged. The appeals court heard by David Nuffer ignored the fact that Claimant has paid in legal tender and the payment was accepted but debt was never discharged thus committing misprision of felony to conceal the international grand theft, and

On July 17th, 2019, the claimant was man stolen and forced into incarceration against claimant's free will on a fiat warrant for non-payment of a debt to which claimant has already paid in legal tender +4500 Continental Dollars thereby placing claimant into pain compliance which is torture under international law purposely and intently perpetuated by respondents to force a debt on federal reserve notes to align the coffers with the pledged securities, and

The respondents forced a ransom against the claimant as a bond in order for the claimant to be released out of torturous incarceration and use that ransom as a contract to force the claimant to be surety to the investments of the respondents. The monopoly on the currency in this case; the federal reserve note and holding the claimant as a surety for a fictional charge vacant a capital crime, political crime, financial crime and religious crime to a private company by respondents operating in illegal banking schemes pretending to be a public court, and

The forced monopoly on the federal reserve note and the international grand theft on legal tender paid by claimant in the form of +4500 Continental Dollars created peonage in the form of debt slavery towards the claimant and the forced use and monopoly on the federal reserve note is totalitarianism which persecutes free speech and the right to nationality, and

The respondents implied trafficking of claimants person offshore and out of country to conceal the record of international grand theft and perjury committed in order to misprision of felony to hide slavery, and

The respondents crossed international boundaries and violated a social compact which a society is operating in order for the people in social compact to secure a future and property which has been violated by respondents thereby attacking a population under foreign status, in foreign political party and foreign Country in order to traffic the claimant from one Union to another union against the claimants declaration, and

The Federal Reserve which issues the federal reserve note is a private company and the claimant is being forced into association with the federal reserve being compelled performance to work as a proletariat for the federal reserve note which is a scrip that has a debt for its use, and the debt for its use is worth more than the money itself creating slavery and therefor the respondents are forcing the claimant into slavery, and

The claimant has a nationality and a social compact with a body politic. The body politic ensures a correction of international record for its society to protect its population from slavery, sex trafficking, genocide and other. The society is created within social compact to protect freedoms. Nationality and national money when regulated by social compact is essential for freedom as it doesn't allow foreigners to come in with foreign emoluments controlling the minerals and resources thereby enslaving a nation causing statelessness which is exile from the use of the minerals and resources unless granted by the foreigners which is military occupation, and

A statement from Heather J. Chesnut and agreed with by David Nuffer went without a charge, without servicing, without due process; which due process is founded within social compacts, and without a conviction from an independent and impartial tribunal in trial and classified that such beliefs of the claimant are associated with domestic terrorism which are called sovereign citizens by Heather J. Chesnut and respondents trying to hide a planned assassination on the claimant by claiming that the claimant beliefs are domestic terrorism beliefs. Domestic terrorists can be shot on sight under international law and thus respondents are attempting to falsify the record to conceal the capital violations in human rights abuses committed against the claimant and thus attacking The United States of America by respondents attacking national money to enforce peonage, trafficking and other hosts of slavery crimes, and

Social Compacts that regulate public money to secure nationality which implies freedom is not domestic terrorism. Choosing to be independent in separate and equal spheres in rights is not domestic terrorism and attempting to claim that such beliefs are domestic terrorist is an attack on the freedom of all the inhabitants, residents and nationals of every country in this world all

claimed by respondents. Every country has the right of choice which in totalitarianism; the respondents are denying, and

The respondents force totalitarianism to imply communism where the respondents have accumulated a lot of wealth but simultaneously denying claimant the right to secure a future and force a war of attrition to keep the conditions of status quo of slavery as a proletariat. Communism violates natural law by not recognizing private property rights thus imposing slavery, and

In accordance with the findings of this investigation, co-trustee on behalf of claimant charges the respondents with international grand theft, misprision, trafficking in persons, slavery, peonage, totalitarianism, communism, pain compliance and attempted murder by means of both hearsay to incite political assassination and by way of war of attrition against the claimant LANNY KAY TALBOT,PMA

From the findings of private investigation by co-trustee



Adam Samuel Ben-Canaan 120th day in the year of Yahweh 6022 translated to July 16th 2020.

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 with the Notarial Division for the office of the Secretary of State for the Government of The United States Of America.

On **July 16, 2020**, I, **Alice Cenicerros**, International Notary under the Law of Nations, personally appeared before me, **one Adam Samuel Ben-Canaan, Co-Trustee** 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 **Adam Samuel Ben-Canaan, Co-Trustee** executed the same in **Adam Samuel Ben-Canaan, Co-Trustee** 's authorized capacity, and that by **Adam Samuel Ben-Canaan Co-Trustee's** signature on the instrument, **Adam Samuel Ben-Canaan, Co-Trustee** 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.

July 16, 2020 Affidavit
Date on Document *Title of Document*

July 31, 2020 Affidavit
Date Executed *Type of Document*

Alice Cenicerros
Notary Autograph

