STATE OF TEXAS

SEP 28 2021

COUNTY OF NAVARRO

SHERRY DOWD, County Clerk NAVARRO COUNTY, TEXAS

PUBLIC NOTCE

Public Notice is hereby made concerning status of the free Living Man and Texas National commonly known as Charles Anthony Barlow.

AFFIDAVIT OF TRUTH

&

MOTION TO DISMISS UNDER EXTREME DURESS WITH PREJUDICE

First and foremost let it be known to all:

NOTICE TO AGENT IS NOTICE TO PRINCIPAL NOTICE TO PRINCIPAL IS NOTICE TO AGENT AS IT APPLIES TO EACH SUCCESSOR, ASSIGNEE, OR HEIRS

My name is :Charles-Anthony: Barlow. I am the first-borne of the union in marriage of Florence Cason Barlow (Date of Birth: April 13, 1931) and Billy Charles Barlow (Date of Birth: September 9, 1927). I was born in Corsicana, Navarro County, Texas on September 15, 1956. This event is recorded in the Certificate of Live Birth by Texas Bureau of Vital Statistics number 142 56 171163 on October 10, 1956 and the Navarro County Registrar File Number 501 dated September 25, 1956. Both parents and child are free. As of this date, September 28, 2021, I am over the age of 21 years, of sound mind and body full qualified to make the 544124statements in this Affidavit.

Therefore, Let it be known that I, :Charles-Anthony: Barlow, am a Free man currently living on the land in Texas, the territory and a state of the United States of America. I am a Texan, a Texas National, a state national of the United States of America, not to be confused with a State of Texas citizen, United States Citizen, or a 14th Amendment citizen. Furthermore, as a Free man fully qualified to make these claims, I, :Charles-Anthony: Barlow, challenge and refute any and all claims made by anyone in any capacity, whether public or private, and, additionally thereby rebuke and deny any / all said claims that I am subject to SYLLOGISM and the 12 PRESUMPTIONS OF COURT. Unequivocally, I deny it.

To support my claim of status as a Free man, I present the attached Exhibits as Testamentary proof of my claim and actions planned to attain that status.

- Notice of Claim for CHARLES ANOTHONY BARLOW dated June 3, 2020, Exhbit A

- Notice of Surrender Documents for CHARLES ANTHONY BARLOW dated June 20, 2020,

Exhibit B

- Live Borne Record for charles anthony barlow Trust Number 283155

¥ 📿 ,

Exhibit C - JUDICIAL NOTICE OF FOREIGN JUDGEMENT FOREIGN REGISTRATION & INDEX CONTRACT CONTROL #211923CEGF Exhibit D

Additionally, attached is notice of several court case precedence including the Supreme Court of the United States showing that a driver's license is not necessary to drive an automobile on Public Highways/Streets.

Exhibit E

î

ă,

I have a private trust: Trust # RA767058050US effective July 10, 2018.

Any rebuttal must address:

- each and every point and Exhibit,
- be made in Affidavit form,
- must be made under Penalty of Perjury,
- must include rebutters full name, job title, badge number (if any), and address
- must be sent via USPS Certified Mail and received by Charles Anthony Barlow

C/O 111 Woodland Avenue

Corsicana, Texas [75110 w/o DC]

on or before 21 calendar days has lapsed since filing of this Public Notice.

I, hereby, state that the above information is true, to the best of my knowledge. I, also, affirm that the information herein is both accurate and complete and relevant information has not been omitted.

'Further, Affiant sayeth, "Not".

All Rights Reserved - Without Prejudice

By: : Charles-Anthony: Barlow : Charles-Anthony: Barlow,

Affiant

TEXAS NOTARY ACKNOWLEDGMENT			
STATE OF TEXAS			
Before me, <u><u><u>Y</u>IIUMAL</u> (. <u>Avil</u>, personally appeared :Charles-Anthony: Barlow to be the man whose name is subscribed to the above instrument and acknowledged to me he executed the same for the purposes and consideration therein expressed.</u>			
Given under my hand and seal of office this 38 day of 5674 mbg021.			
YOLANDA C. AVILA Notary Public, State of Texas Comm. Expires 04-14-2025 Notary ID 12240844 SEAL By:			

÷,

ŝ.

A.



Keeper of the Extraordinary Seal of Saint Peter



ExhibitA

Notice of Claim

CHARLES-ANTHONY-BARLOW

created on this

Third day of June, anno Domini Two Thousand and Twenty

Table of Contents

. 11 ()

TWEA form APC-1A
Supplement Form APC-1A/SCHEDULE 9A
Proof of Nationality Documentation - Certificate of Live Birth
Description of the Claimed Property
Certificate of Beneficial Owner
Proof of Identity, Allegiance, Domicile and Status of Beneficial Owner
Treaty of Peace and Friendship
Acceptance and Acknowledgement of Original Trust
Acceptance and Acknowledgement of Certificate of Conveyance
Abstract of Title
Statement In Support Of Claim In The Interest Of The United States



•

[Form	rm APC-1A, September 1947 - Adapted]	Page 1
÷	SECRETARY-OF-THE-TREAS	ATES-OF-AMERICA IERNER-MNUCHIN URY/OFFICE-OF-ALIEN-PROPERTY FOR-RETURN-OF-PROPERTY
1.	. (a) Claimant's name: <u>:Charles-Anthony</u> (b) Address: <u>III East Woodland Avenu</u> <u>Corsicana, Texas 75110</u>	
		iming the same property? No X Yes
	If yes, give date and claim number (i	
2.	e. (a) Claimant's agent: (if any) <u>N/A</u>	
	(b) Agent's address: <u>N/A</u>	
		t of money or delivery of property, if returned?
~	N / .	nal power of attorney must be attached. Λ
3.		
4. r		
5.	States Government. <u>N/A</u>	plies, or patents licensed, to or for the United
6.		erty Custodian or Attorney General acquired the
0.	property (if known). No. <u>V/A</u>	erty custodian or Attorney General acquired the
7.	Identification of property claimed.	attached - Description of Claimed Property
8.		subject to any condition or encumbrance?
0.	No X Yes (If yes, explain	
9.		r this item by filling out schedule(9A)or 9B. If
		fill out schedule 9A, describing him. If the claim
		uch as co-owners or partners), fill out a separate
	schedule 9A for each member of the gr	oup. If the claimant is a corporation or
	association, fill out schedule 9B.	
10.		<u>Charles-Anthony:: Barlow</u>
	(a) Give the vesting date: <u>September</u>	25th, 1956
	(This means the date when the Alien F	roperty Custodian or the Attorney General took over
	the property which you are now claimi	ng. If you do not know that date, use the
	approximate date on which your proper	ty was taken, followed by the word "approximately."
	If you do not know even the approxima	te date, write "December 7, 1941," and use this as
	the vesting date in answering question	
	(b) Check the one of the following statem	
		of the property on the vesting date.
		representative or successor of an individual who
	owned the property on the vesting dat	
		representative or successor of a corporation which
	owned the property on the vesting dat	
		not use schedules 10A or 10B, but go directly to
	item ii. II you checked number (2) ab	ove, fill out schedule 10A. If you checked number

- .1

<u>.</u>

(3) above, fill out schedule 10B.)

- 11. Chain of title to property. -Describe below the last transfer of title to the property. (Omit any transfer already described in schedule 10A or 10B.)
 - (a) Date: September 25th, 1956
 - (b) By whom transferred: <u>undefermined</u>
 - (c) To whom transferred: <u>UMTED-STATES</u>
 - (d) Nature and terms of transfer: <u>Transfer result of nativity</u>. See altached - Description of Claimed Property & Abstract of Title
 - (e) Consideration actually paid: <u>Gifted</u> to be paid: <u>Gifted</u>
 - (f) If officially recorded or registered, give citation: _

If there have been any other transfers of the property since March 1, 1938, give the same information about these other transfers, using a supplement. Attach a copy of each document of title, and of any contract pursuant to which a transfer was made, to each copy of your form. Photographic copies are preferred. If documents are in a foreign language, English translations must also be attached.

- 12. Other relevant information. If there are any other facts which you deem relevant, write them on a separate sheet of paper under the heading "Supplement to item 12." You may also attach documents not previously referrenced, and mark them in the same way.
- 13. <u>Affidavit.</u> The undersigned makes the following declaration under the penalties of perjury and false swearing:

____ (3) I am an officer of claimant's corporation in the pesition of

- (b) The facts set forth in the foregoing form and in all attached supplements and schedules are true, and all attached documents are true copies of the originals, to the best of my knowledge and belief.
- (c) I have no knowledge of any fact called for by the foregoing form, schedules, and instructions which is not fully set forth.
- (d) To the best of my knowledge and belief, the property claimed was not at any time after September 1, 1939, held or used pursuant to any arrangement to conceal any interest of an enemy of the United States.

:Charles-Anthony: Barlow Name of signer

Marles Anthony Barlon

Signature

14. <u>Notarization.</u> - The foregoing declaration was subscribed and sworn to (or affirmed) before me this the <u>4</u> day of <u>June</u>, A.D. 20<u>70</u>. <u>Notary signature</u>

My commission expires on



CHARACTERIZATION-OF-INDIVIDUAL-CLAIMANT

- (a) Name: <u>Charles-Anthonu</u>:: Barlow
- (b) Date of birth: (D/M/Y) 15th September 1956
- (c) Place of birth: (City) <u>Corsicana</u> (State, Province, County, etc.) <u>Navarro County</u> (Country) Texas
- (d) If claimant been outside the United States (including its Territories and possessions) at any time since December 7, 1941, No <u>X</u> Yes <u>?</u> If Yes, an attached Supplement will give the name of each country in which he was present, and the principal address at which he stayed in that country, with arrival and depature dates.

(If claimant has been present in enemy or enemy occupied territory since December 7, 1941, explain fully the reasons for such presence). (If more space is needed, use a supplement)

(e) Has the claimant transacted any business since December 7, 1941, personally or by agent, in Germany, Japan, Hungary, Rumania, or Bulgaria, No <u>X</u> Yes <u>?</u> (If yes, explain fully in a supplement)

If a citizen of Italy, set forth in the supplement whether any such transactions occurred after September 8, 1943, and describe them fully.

If the claimant has ever been a citizen of Germany, Japan. Hungary, Rumania, or Bulgaria, answer also the following question (other persons do not answer)

Has the claimant transacted any business since December 7, 1941, personally or by agent, in territory occupied by any of these nations, No X Yes ____? (If yes, explain fully in a supplement)

(f) Claimant's present citizenship (Name of country) <u>Nationality: Texan</u> <u>Claimant is a citizen of God's Kingdom, fellow citizen with the saints of the</u> <u>household of God. See attached Exhibits - Proof of Identity by Testimonial &</u> <u>Certificate of Beneficial Owner</u>

(If claimant has no citizenship, write "stateless") Explain below how your citizenship was acquired -by birth, -marriage, -naturalization, etc., and give the date. Naturalized citizens should give the number of their naturalization papers. Stateless persons should cite the official act by which they were deprived of citizenship, and supply a copy if possible.

Residency was acquired by nativity registration - September 25th, 1956

If the date given above is after December 7, 1941, explain in a Supplement how your prior citizenship status was acquired.

(g) Do you claim to be affected by the provisions relating to enemy oppression? (See subdivisions (C) and (D) of section 32(a) (2) of the Trading with the Enemy Act.), No <u>X</u> Yes <u>?</u> If yes, explain fully in a supplement and state precisely when, where, and how you were deprived of liberty, property or rights of citizenship. Give the citation of the laws, decrees, or regulations involved and supply copies of any relevant official document in which your name appears, or explain why you cannot obtain them.

	CN/2 CN/ CERTIFICATION OF VITAL RECORD MAD	
	DEPARTMENT OF STATE HEALTH SERVICES	
	VITAL STATISTICS	CCC UT
		0.2.12
	and the second	,
-		
	사람이 가지 않는 것 같아요. 이렇게 하는 것 같아요. 이 가지 않는 것 않는	
···\ ··· · · ·	TERAS DEPARTMENT OF WEALTH	•
	REC'D OCT 10 1956	
· · · ·	DUREAU OF VITAL STATISTICS	
·. ·	CERTIFICATE OF BIRTH 142-55-171163	
	1. PLACE OF BIRTH 2. USUAL RESIDENCE OF MOTHER (Were dow mether live)	:
· , · , · , ·	D. CITY (11 outside corporate limits, write RURAL and give precinct no.) C. CITY (11 outside corporate limits, write RURAL and give precinct no.)	
IDE	TÖWN Corsicana c. FULL NAME OF (II NOT in borpital or institution, give street address or location) HOSPITAL OR HOSPITAL OR HOSPITAL OR LOR DE Constants More and all (Hannited T ADDRESS ADDRESS ADDRESS	/
с. СС.	c. FULL NAME OF (U NOT to beoptial or furtherides, sive stress address or location) HOSPITAL OR NAVARTO County Memorial Hospital 3. CHILD'S NAME a. (Effet) b. (Middle) c. (Lost)	< l>
VERS	(Type or print) Charles Anthony Barlow	
REV	4. SEX Ba. THIS BIRTH TWIN 1.5D. IF TWIN OR TRIPLET (This shild bore) 6. LEGITIMATE 1 7. DATE OF BIRTH Male SINGLE 23. TRIPLET IST	•
TBE T	8. (First) b. (Middle) c. (Last) 9. COLOR OR RACE	:
NO	Billy Charle's Barlow white 10. AGE (As slow of skip birth) 11. BIRTHPLACE (Barls or forsing country) 12a. USUAL OCCUPATION 12b. KIND OF BUSINESS OR INDUSTRY	
FOR	29 YEARS Texas Service Dept. Liquigas Company	1
LED	13. FULL MAIDEN NAME &. (First) b. (Middle) a. (Last) 14. COLOR OR RACE	
CAL	Florence (none) Cason white 15. AGE (At these of table birth) 16. BIRTHPLACE (Basts or forsign country) 17a. USUAL OCCUPATION 17b. KIND OF BUSINESS.OR INDUSTRY	
NO I	25 YEARS TEXAS housewife	•
RMAT	a How many OTHER b. How many OTHER chills c. How many OTHER children are now first and the start of the start	2
N F OI	-20- ISL ADDRESS Rt. 4 Corsicana, Texas	•
THE L	20. I hereby certify that I attended the birth of this child who was born alive on the	
	date stated above at 11:58P.M.	
NOTE	AHA anno 1100 M.D. D. O. D. WIDWIFE DOTHER	
	Corsicana, Texas	ι.
	22a. REGISTRAR'S FILE NO. 22b. DATE REC'D BY LOCAL REGISTRAR ZC. REGISTRAR'S AGNATURE . Solution 25, 1956	· -
	mpremnum 1730 - 11-01 - 11-000	
		1 1
Ea ^r		

This is a true and correct copy of the record as registered in the State of Texas. Issued under the authority of Section 191.051, Health and Safety Code.

ISSUED MAR 29 2019

1.1.1.1.1

WARNING: THIS DOCUMENT HAS A DARK BLUE BORDER AND A COLORED BACKGROUND

TARA DAS STATE REGISTRAR

NIŊ

1

STATE HEAL

STA

Description of the Claimed Property

Claimant seeks the release and return of the net income (including dividends, interest, annuities, and other earnings), accruing and collected, in respect of any money or property held in trust for such person by the Alien Property Custodian or by the Treasurer of the United States for the account of the Alien Property Custodian which the Custodian is directed to pay to the person entitled thereto. (U.S. Code > Title 50 > Chapter 53 > § 4320)

Claimant's property was voluntarily conveyed to the Custodian in fulfillment of the Pledge in FDR's New Deal to collateralize Claimant's good faith & credit for use by the United States.

Certificate of Conveyance, to wit:

Account Name:	Charles Anthony Barlow
Date Property Vested:	September 25, 1956
County, State:	, Texas
File#:	142 56 171163
SSN assignment:	***-**-2465

Description of Property Conveyed

The Original Grant – Trust: "In the beginning God created the heavens and the earth. (Genesis 1:1)" "Furthermore, God said, Let us make man according to our likeness and let them have rule over the fish of the sea, and over the fowl of the heaven, and over the beasts, and over all the earth, and over everything that creepeth upon the earth. (Genesis 1:26)"

David wrote, "The earth is the Lord's, and all that therein is, the world, and they that dwell therein, (*Psalms 24:1*)" "for he founded it upon the seas and established it upon the floods. (*Psalms 24:2*)" "The land must not be sold to be cut off from the family, because the land is mine and ye be but strangers and sojourners with me. (Leviticus 25:23)"

It is clear that the Lord created the heavens and the earth and that although He granted man dominion over His creation he retained ownership. The Lord is the Grantor having granted the earth to man, the Beneficiary and Grantee. Yet He makes it clear that we are but strangers and sojourners suggesting a guest in the lands of our creator relationship in the nature of a trust.

Beneficiaries: The property consists of the beneficial right, title and interest in the divine estate which can be defined as an undivided portion of the whole as defined above. Each and every man has been granted dominion over all the earth. That is our divine inheritance, as Grantees and Beneficiaries, granted us by the Lord/the Divine Creator. As Beneficiaries the people/'Man' hold all right, title and interest as the original owner.

Any information regarding this matter and requires gleaning, contact Agent of Record or the Protector for the Private Business Trust: CHARLES-ANTHONY-BARLOW, at mailing location in care of 111 East Woodland Avenue, Corsicana, Texas [75110].

bv: railes Anthone (Agent of Record for)

CHARLES-ANTHONY-BARLOW Private Business Trust



The Chair of Saint Peter Foundation



Keeper of the Extraordinary Seal of Saint Peter

Certificate of Beneficial Owner

The Successor to Peter may depose Kings, absolve their subjects from their oath of allegiance, and give away their kingdoms." Lateran Council, 1215 "It is altogether of the necessity of salvation that every human creature should be subject to the Roman Pontiff as Successor to Peter."

	Grantee/Beneficial Owner Identi	fication Attribute	s	
Family Name:	September 15, 1956		Height: 6' 1" Weight: 287 Ibs. Hair Color: Grey Eye Color: Green Skin Color: Flesh White Gender: Male	
		· .		

- As Grantee, you have acknowledged and accepted your birthright as beneficiary in original jurisdiction to the Divine Estate granted to you by the Divine Creator. Further, you acknowledged and accepted your status as Beneficial Owner of the Holy Alliance 1213 and claimed your undivided portion of the whole as well as your right of redemption and divine right of use of the property.
- You have testified that you are of the One Consciousness having a human experience; that you area son of the Almighty Ever Living creator (the one source of all creation), seed of Abraham.'s seed joint heir according to the promise in Genesis whereby the Lord granted "dominion over the fish of the sea, and over the fowl of the air, and over the cattle, and over all the earth, and over every creeping thing that creepeth upon the earth...
- You have testified that you are an alien and tenant on the land called earth, overseer and steward by express grant of the Lord; that you owe homage and allegiance to your Lord; That you reside in and negotiate the sea of commerce in a physical body, a transient domicile, as a 'man,' en esse, moto proprio; A Living sentient being, inspired by your Creator and acting on your own impulse having all of the rights of a sovereign, a king.
- You have testified that you have denounced, withdrawn, revoked and made void any/all form of commercial status, assumed and/or presumed that has been forced upon you by deceit and fraud. You have further denounced, withdrawn, revoked and made void all acts and/or actions which have been assumed and/or presumed to constitute your voluntary consent to waive your status in original jurisdiction for that of some inferior jurisdiction, for fraud failing full disclosure.
- You have testified that as God's steward and overseer of the divine estate, that you promise and pledge to be above reproach and to fully embrace the traits of honor and integrity; That you shall at all times resist arrogance, violence, greed and excess choosing rather to be hospitable, a lover of good, self-controlled, upright, disciplined and at peace with the world.
- You have testified that you accept full accountability for your words, deeds and actions and that in all decisions you shall be always mindful of the 7th generation and the best and highest good of the divine estate. You have acknowledged and accepted that you are a joint tenant on the land having a divine right of use of an undivided portion of the whole yet bear a responsibility to the whole.
- As the keeper of the keys to the kingdom I am empowered with the full authority of the lord to rule over the kingdom, both the property, the people therein as well as the legal fictions of the world of commerce.
- By your testimony, as witnessed, it has been established in fact that you are one of the Beneficiaries of the original grant by the Divine Creator of dominion over the divine estate and having all of the right, title and interest in the Holy Alliance 1213 as the true owner.
- I hereby terminate the ward/guardian relationship as you are no longer dependent on the Holy See and instruct that you be removed from the registry of canonical juridical persons kept by the Governorate of the Vatican City State.
- I hereby decree you a citizen of God's Kingdom and friend of the church; the Crown and the United States, et al, and release you from the burdens of the unlawful conversion of your status to that of 'enemy combatant/enemy of the state.'
- I further absolve you from all oaths of allegiance and citizenship to the Crown, The United States of America, the UNITED STATES OF AMERICA, et al, assumed and/or presumed by your past word and/or deed and release you from the obligations of homage, fealty and subjection to heretics and decree you are no more a stranger and foreigner, but a fellow citizen with the saints, and of the household of God. You are not of the bondswoman, but of the free. As Beneficial Owner, you are the sovereign authority under which the legal fiction world of commerce exists. The sovereign is not subject to the laws of his kingdom as he is the source of the law.
- The status of Grantee and Beneficiary in Original Jurisdiction can never be altered, converted or diminished, nor can it be given, granted, gifted or alienated and remains intact in perpetuity as a Grant from the Creator. The Beneficial Owner in Original Jurisdiction shall enjoy an absolute divine right of use of the property known as the Divine Estate free from license, fees and/or taxes. As grantee and beneficiary of the original grant, you over stand and are hereby granted dominion over all legal fictions of the world of commerce.
- Is Hereby Decreed and Done this the Third day of June, anno Domini Two Thousand and Twenty, by the authority conferred upon me as Successor to St. Peter, by the imperial power of the Eternal King that excels all power of earthly Kings in it passes uncontrollable sentence upon them all.



1300 Pennsylvania Avenue NW, Suite 190-626, Washington, DC 20004

Proof of Identity, Allegiance, Domicile and Status of Beneficial Owner

By Testimonial

Grantee/Beneficial Owner Identification Attributes

In this material world thou shalt be known as:

Given Name: Family Name: Nativity Date: Nationality: and Mother;

Father:

:Charles-Anthony: Barlow September 15, 1956 Texan Florence of the family Cason Billy Charles of the family Barlow

Height: 6' 1' Height: Weight: Hair Color: Eye Color: Skin Color: 287 lbs. Grey Gree **Flesh White** Gender: Male



I, :Charles-Anthony:: Barlow, the undersigned, hereinafter "I," "My" or "Me," bound/by Conscience to speak truth in a certain, complete, and full manner, do herein establish the facts in accordance with My own knowledge, belief and memory, by my testament, to wit:

- I am the One Consciousness having a human experience. I am a son of the Almighty Ever Living Creator (the one source of all creation), seed of Abraham's seed, joint heir according to the promise whereby the Lord granted "dominion over the fish of the sea, and over the fowl of the air, and over the cattle, and over all the earth, and over every creeping thing that creepeth upon the earth; (Genesis 1:26)." I am an alien and tenant on the land called earth, overseer and steward by express grant of the Lord, to whom alone I owe homage and allegiance. The Lord has proclaimed: "Now therefore ye are no more strangers and foreigners, but fellow citizens with the saints, and of the household of God; Ephesians (Ch. 2 v 19)." am not of the bondswoman, but of the free; Galatians (Ch 4 v 31).
- I reside in this physical body, a transient domicile, a 'man,' en esse, moto proprio; A Living sentient being, inspired by My Creator and acting on My own impulse having all of the rights of a sovereign, a king. As grantee and beneficiary of the original grant, I over stand and have been granted dominion over all things, including all legal fictions of the world of commerce. My Creator has never granted Me authority to animate or make use of an artificial limited liability "LEGAL PERSON", to escape or limit my liability at any place or on any plane under a subjugated carnal theory of limited liability. I shall be fully responsible for my private person's engagement in this fictional world of commerce.
- I have denounced, withdrawn, revoked and made void any/all form of commercial status, assumed and/or presumed that has been forced upon Me by deceit, fraud or otherwise. I have further denounced, withdrawn, revoked and made void all acts and/or actions which have been assumed and/or presumed to constitute My voluntary consent to waive My beneficial status in original jurisdiction for that of some inferior status and jurisdiction, for fraud failing full disclosure.
- I, the undersigned, promise and pledge to be above reproach and to fully embrace the traits of honor and integrity. I shall at all times resist arrogance, violence, greed and excess choosing rather to be hospitable. a lover of good, self-controlled, upright, disciplined, equitable and at peace with the world. I accept full accountability for my words, deeds and actions. In all decisions I shall be always mindful of the 7th generation and the best and highest good of the divine estate. I acknowledge and accept that I am a joint tenant on the land having a divine right of use of an undivided portion of the whole yet bear a responsibility to the whole.
- The status of Grantee and Beneficiary in Original Jurisdiction can never be altered, converted or diminished, nor can it be given, granted, gifted or alienated and remains intact in perpetuity as a Grant from the Creator. The Beneficial Owner in Original Jurisdiction enjoys an absolute divine right of use of the property known as the Divine Estate free from license, fees and/or taxes.

I am who I say I am and Not who the legal fictions of commerce assume I am!

have never knowingly, willingly and with full disclosure abandoned, waived or subordinated my right, title and interest as Beneficial Owner.

bv:

by:

I reserve the right to amend this Testament (Affidavit) at any time for any reason and without notice.

The record is now created, formed, made, is and shall remain uncompromised.

Further I sayeth naught.

Done this the Third day of June, anno Domini Two Thousand and Twenty.

by: Walter-Wayne Tr.: Brown Witness One: Walter Wayne Jr, Brown

: Charles - Anthony : Barlow :Charles-Anthony:: Barlow, a living man, en esse and moto proprio. Grantee/Beneficial Owner by Nature

: GARY-LEE : BRUMMETT



Witness Two: Gary Lee Brummett

Treaty of Peace and Friendship



Let it be known by all Persons to whom these presents shall come, that:

- I, :Charles-Anthony:: Barlow, one of the beneficial owners in original jurisdiction, come in peace, a humble friend of the church, the crown and the United States with intent to restore the peace and create a more perfect union; To encourage greatness and promote greater productivity; To return to solvency and restore the abundance and prosperity to America; To mend, forgive and rebuild the moral fabric of the nation restoring the family unit and sense of community.
- An enemy is determined by domicile rather than nationality. I am 'Man,' a sentient being domiciled in physical body, a peaceful inhabitant, sojourner on the land known as America by the will of the Creator. I have chosen to experience life on earth only to find that man has divided it up into various territories where they pit one against the other attaching labels of 'friend' or 'enemy' to the unsuspecting based on where they lay their head.
- I am not the enemy, ally of the enemy, belligerent or combatant. I do not seek to engage in conflict or combat nor do I seek to condemn or destroy. It is not my intent to point fingers or place blame but to re-establish a peaceful and transparent relationship anchored in cooperation, honor and integrity.
- I do hereby enter into this Treaty of Peace and Friendship of my own free will act and deed with expressed intent to restore the peace and dignity of the people; To restore the respect for family honor, the lives and liberty of the private people and their private property.

Chain of Title & Historical Facts Stated Without Blame or Condemnation

Whereas, in the beginning God granted 'man' dominion over all things as tenants on the land; and,

- Whereas, 'Man' is the beneficiary to that original grant of dominion over the divine estate; and,
- Whereas, Jesus gave the Keys to the Kingdom to Peter as Trustee over the divine estate; and,
- Whereas, Peter passed the Keys to the Kingdom to Pope Linus as Successor to Peter and Trustee; and,
- Whereas, the Keys to the Kingdom, and trusteeship, have passed from pope to pope as Successors to Peter and Trustee; and,
- Whereas, King John conveyed the British Kingdom, upon which the sun never sets, to Pope Innocent in the Holy Alliance 1213, a private contract treaty and legal title to the kingdom; and,
- Whereas, in the exchange, Pope Innocent granted King John administrative authority over the British Kingdom; and,
- Whereas, the 1783 Treaty of Paris declared the American colonies free and independent from the British Crown granted the right of self-determination and governance; and,
- Whereas, the 1783 Treaty of Paris was not a conveyance of ownership having failed to grant freedom and independence from the Vatican and the Holy Alliance 1213; and,
- Whereas, the 1783 Treaty of Paris was a mere grant of administrative authority by a feudal lord who had no right, power or authority to convey ownership of America; and,
- Whereas, the United States, the union of several states, was created to form a more perfect union where a diverse, free and private people could live in peace and tranquility; and,
- Whereas, the United States continues to honor the pope's claim in the Holy Alliance 1213 declaring the Treaty as the highest form of law and prohibiting the impairment of private contracts; and,
- Whereas, the United States recognizes the people's status as beneficial owners having declared the people the sovereign authority; and,
 - Whereas, in 1933 FDR took the United States down a path whereby the United States shifted their allegiance to the private interests of the Federal Reserve Bank Board and became a military occupational force converting the political status of the sovereign people of America to that of enemy aliens; and,

Whereas, after 80+ years under FDR's New Deal the order and safety of the beneficial owners of America is increasingly threatened and without positive cooperative action our nation is arguably doomed to repeat history that threatens to cause a grave disturbance in the relations with the inhabitants.

I Extend An Olive Branch

- As one of the Beneficial Owners I understand that the leaders of the United States today have inherited the sins of their predecessors. That each successive leader found themselves on a slippery slope not of their own creation overwhelmed by the mudslide of events.
- I understand that a runaway and toppled train is not easily righted and seek to work side by side with the United States with the intent of restoring the peace, maintaining the order and safety of the nation while maintaining a powerful and effective peace keeping force in the United States military. Our interests are not so different.
- I declare and decree that I am not the enemy but a friend and ally of the United States. I hereby extend the olive branch of peace with the intent of walking together, side by side, down the path in the return to honor and integrity.
- I agree that maintaining the order and safety of the nation is second only to the necessity of the military. I have voluntarily 'Pledged' and conveyed my beneficial right, title and interest in the divine estate to the Custodian in fulfillment of the 'Pledge' of the 1933 New Deal. The 'Pledge' established a bailment agreement granting the United States the usufruct of the property on condition that the United States operates in honor and integrity and fulfills my duty as a good steward in accordance with the oath of fealty owed to my Lord.
- I do not seek the release and return of the property. Neither do I seek to terminate the bailment agreement nor withdraw the right of usufruct. It is my intent to continue to honor the Pledge leaving the usufruct fully in tact on condition that the United States operates in honor and integrity and fulfills my obligation as a good steward in accordance with the oath of fealty owed to my Lord.
- Donald J. Trump, President of the United States, has stated that he needs the support and assistance of the American people in order to return this nation to the abundant and prosperous nation it once was.
- I hereby declare and decree myself at peace with the church, the crown and the United States, a friend and ally with a common goal.
- I seek the interest and dividends earned on my property held by the Custodian and/or Treasury of the United States under TWEA as well as the release of the payments for the requisitions charged to my account that have been held in abeyance so as to prevent the impression of theft.
- As a friend and ally of the United States I Pledge, upon its release and return to me, 80% of the net income (including dividends, interest, annuities, and other earnings), on my property held by the Custodian and/or Treasury of the United States under TWEA, beyond my basic needs, to the development of technology, infrastructure and humanitarian projects that forward the interests of America and the United States.
- The release of these funds will discharge debt returning the United States to solvency, stimulate the economy creating millions of jobs while expanding and maintaining the infrastructure in America and beyond and serve to maintain the order and safety of our nation.
- This Treaty of Peace and Friendship is self-executing and forever ratified as it requires only the spirit of cooperation and compliance with TWEA and the Hague Regulations that for years have governed our relationships one to another.
- In Witness Hereof I set my hand and seal as my binding will and testament enacting this Treaty of Peace and Friendship for the benefit of the United States and all peaceful inhabitants of America. I do Ordain and publish this Treaty upon the earthly record of the Successor to Peter for whatever he shall bind on earth shall be bound in heaven.
- It Is Done this the Third day of June, anno Domini Two Thousand and Twenty.

ha-les - Anthony; Barlow :Charles-Anthony:: Barlow,

a living man, en esse and moto proprio, Grantee/Beneficial Owner by Nature



Acceptance and Acknowledgement of Original Trust

In the Beginning was the Word ... And the Word was God

- **The Original Grant Trust:** "In the beginning God created the heavens and the earth; (*Genesis 1:1*)." "Furthermore, God said, Let us make man according to our likeness and let them have rule over the fish of the sea, and over the fowl of the heaven, and over the beasts, and over all the earth, and over everything that creepeth upon the earth; (*Genesis 1:26*)."
- David wrote, (Psalms 24:1-2) "The earth is the Lord's, and all that therein is, the world, and they that dwell therein; for he founded it upon the seas and established it upon the floods." (Leviticus 25:23) "The land must not be sold to be cut off from the family, because the land is mine and ye be but strangers and sojourners with me."
- It is clear that the Lord created the heavens and the earth and that although He granted man dominion over His creation he retained ownership. The Lord is the **Grantor** having granted the earth to **man**, the **Beneficiary and the Grantee**. Yet He makes it clear that we are but strangers and sojourners suggesting a guest in the lands of our creator relationship in the nature of a trust.
- God identified MAN, as Grantee and Beneficiary, 'stewards (protectors) over His kingdom,' then expressed the conditions of the position. "For an overseer, as God's steward, must be above reproach. He must not be arrogant or quick-tempered or a drunkard or violent or greedy for gain, but hospitable, a lover of good, selfcontrolled, upright, holy, and disciplined; (Titus 1:7-8)."
- Term of the Trust: We must fulfill our duty to manage the earth wisely until that time when: "The wolf shall dwell with the lamb, and the leopard shall lie with the kid, and the calf, and the lion, and the fat beast together, and a little child shall lead them; (Isaiah 11:6)."
- **Trustees:** In *Matthew 16:18-19* we see: "And I say also unto thee, thou art Peter, and upon this rock I will build my church, and the gates of Hell will not overcome it. I will give unto thee the keys of the kingdom of heaven and whatsoever thou shalt bind upon earth shall be bound in heaven, and whatsoever thou shalt loose on earth shall be loosed in heaven." *Luke 19:10* says that "For the Son of man is come to seek, and to save that which is lost" in the Garden. That included not only man's sin, but all that was lost including man's right to rule the earth. He affirmed this in *Colossians 1:19-20* "For it pleased the Father that in Him should all the fullness dwell, and by him to reconcile all things to himself; by him, whether things on earth or things in earth and the things in heaven"
- The one Divine Creator granted each and every man dominion over 'all the earth.' The One Divine Creator did not say, except for the world of commerce, but over 'all the earth.' Each and every man has been granted dominion over all the earth. That is our divine inheritance, as Grantees and Beneficiaries, granted us by the Lord/the Divine Creator.
- Peter received the keys of the kingdom of heaven, earth, as a servant and steward. He was not given dominion over man, nor was ownership over the divine estate conveyed to/him. Peter became a servant and steward over the Lord's creation. Peter became a servant of the servants of God as each man is a servant, tenant and steward, owing homage and allegiance to the Divine Creator.
- When the Christ gave Peter the keys to the kingdom he conferred the authority of the Divine Creator on Peter. Peter had full authority, after the Divine Creator, to instill decisions that no one could revoke. Whatever "you bind on earth will be bound in heaven, and whatever you loose on earth will be loosed in heaven; (Matthew 18:18)." Peter had full authority to govern, permit and prohibit on legal and religious matters.
- This authority has been passed from Peter to each successor in turn. Each successor became a servant of the servants of our almighty Creator and had a duty and obligation to wield the temporal and spiritual swords in accordance with the Divine Creator's intent as steward and servant by the sojourn with the almighty Creator.
- The current successor to Peter, keeper of the extraordinary Seal of Saint Peter, having been entrusted with the authority of the Lord and Grantor, is obligated to preserve and protect the Lord's grant to man until they awaken to who they are and accept and acknowledge their beneficial status as grantee.
- I hereby promise and pledge to be above reproach and to fully embrace the traits of honor and integrity. I shall at all times resist arrogance, violence, greed and excess choosing rather to be hospitable, a lover of good, selfcontrolled, upright, disciplined and at peace with the world. I accept full accountability for my words, deeds and actions. In all decisions I shall be always mindful of the 7th generation and the best and highest good of the divine estate. I acknowledge and accept that I am a joint tenant on the land having a divine right of use of an undivided portion of the whole yet bear a responsibility to the whole.
- As Grantee, I hereby acknowledge and accept my birthright as beneficiary in original jurisdiction to the Divine Estate granted me by the Divine Creator. I further acknowledge and accept my status as Beneficial Owner of the Holy Alliance 1213. I hereby acknowledge and accept my right of redemption and divine right of use of the property.
- Acknowledged this the Third day of June, anno Domini Two Thousand and Twenty by Grantee/:Charles-Anthony: of the family Barlow.

by:

Walter-Wayne - Tr.: Brown Witness One: Walter Wayne Jr, Brown

by:

[harles - Anthony! Barlow :Charles-Anthony:: Barlow, a living man, en esse and moto proprio, Grantee/Beneficial Owner by Nature

: GARY-LEE : BRUMMETT



Witness Two: Gary Lee Brummett

The Lord said in *Ephesians 2:19*, "Now therefore ye are no more strangers and foreigners, but fellow citizens with the saints, and of the household of God." *Galatians 4:31* "I am not of the bondwoman, but of the free."

by:

Acceptance and Acknowledgement of Certificate of Conveyance

Grantee/Beneficial Owner Identification Attributes

Given Name: amily Name: Nativity Date: Nationality: and Mother;

by:

Walter-Wayne - Tr : Brown

Witness One: Walter Wayne Jr, Brown

:Charles-Anthony: larlow September 15, 1956 Texan - Creation through Union of -Florence of the family Cason Billy Charles of the family Barlow Father:

Height: Weight: 6' 1' 287 lbs Grey Green Hair Color: Eye Color: Skin Color: Gender: **Flesh White** Male



I, :Charles-Anthony: of the family Barlow, as Grantee, am the creation of the union of my mother and my father who, at the appointed time, arrived at the birthing location where I was delivered into this world. I came into this world a beneficiary in original jurisdiction having the right, title and interest in the divine estate as the true owner, a beneficiary to the original grant whereby the Divine Creator granted man dominion over all things.

- On the day of my birth, my mother acting in the capacity as Power of Attorney, voluntarily conveyed my right, title and interest in the divine estate to the Custodian of the Alien Property in accordance with the Trading With The Enemy Act (TWEA) and the 'Pledge' in FDR's New Deal.
- Approximately ten (10) days later the state issued the Certificate of Live Birth, a Certificate of Conveyance per TWEA, thereby establishing the prima facia evidence of the conveyance. The Certificate shall be accepted into evidence in any court within the United States in any matter whatsoever for full acquittal and discharge. The right, title and interest conveyed and evidenced by the Certificate of Live Birth is licensed under General License 511.101 issued by the OFAC and is outside the provisions set forth in 511.205, 511.205a and/or 511.11a.

Certificate of Conveyance Information: Account Name: Charles Anthony Barlow Date Property Vested: September 25, 1956 County, State: . Texas File#: 142 56 171163

SSN assignment: ***-**-2465

- I hereby accept, acknowledge and claim the Certificate of Live Birth, as my Certificate of Conveyance and prima facia/evidence of the conveyance of my right, title and interest in the divine estate to the Custodian of the Alien Property. I accept, acknowledge and claim my right and authority to present a duly certified copy of the certificate as evidence into any court within the United States for a full acquittal and discharge in any matter whatsoever.
- I further accept and acknowledge General License 511.101 issued by the OFAC as authority to release and return my blocked right, title and interest, as evidenced by the Certificate of Live Birth, to me.

Acknowledged this the Second day of June, anno Domini Two Thousand and Twenty, by Grantee/: Charles-Anthony: of the family Barlow.

bv: [harles - Anthony! Barlow :Charles-Anthony: of the family Barlow, a living man, en esse and moto proprio Grantee/Beneficial Owner by Nature by: : GARY-LEE : BRUMMETT

Witness Two: Gary Lee Brummett



Keeper of the Extraordinary Seal of Saint Peter



Abstract of Title

I am the Keeper of the extraordinary Seal of Saint Peter, servant of the servants of God, trustee and present holder in due course of the Holy Alliance 1213, the legal title to the kingdom known as America which the United States administrates. (see documentary evidence attached hereto)

Prima facia evidence has been presented to establish that the beneficial owner's right, title and interest in the divine estate was voluntarily conveyed to the Custodian in fulfillment of the 'Pledge' of the 1933 New Deal establishing a bailment agreement granting the United States the usufruct of the property on condition that the United States operates in honor and integrity and fulfills claimant's duty as a good steward in accordance with the oath of fealty owed to my Lord.

Grantee/Beneficial Owner Identification Attributes

Gimn Name	:Charles-Anthony:		
Family Name:			Height: 6'1"
	September 15, 1956		Weight: 287 lbs.
Nationality:			Hair Color: Grey
	- Creation through Union of -		Eye Color: Green
and Mother;	Florence of the family Cason		Skin Color: Flesh White Gender: Male
Tather;	Billy Charles of the family Barlow	1	Gender: Maie

A request was received on behalf of the Beneficial Owner for the certification of abstract of title and/or chain of title for the property identified on the Certificate of Conveyance, to wit:

Account Name: Charles Anthony Barlow Date Property Vested: September 25, 1956 County, State: , Texas File#: 142 56 171163 SSN assignment: ***-**-2465

Description of Property Conveyed In the Beginning was the Word ... And the Word was God

- **The Original Grant Trust:** "In the beginning God created the heavens and the earth; *(Genesis 1:1).*" "Furthermore, God said, Let us make man according to our likeness and let them have rule over the fish of the sea, and over the fowl of the heaven, and over the beasts, and over all the earth, and over everything that creepeth upon the earth; *(Genesis 1:26).*"
- David wrote, (*Psalms 24:1-2*) "The earth is the Lord's, and all that therein is, the world, and they that dwell therein; for he founded it upon the seas and established it upon the floods." (*Leviticus 25:23*) "The land must not be sold to be cut off from the family, because the land is mine and ye be but strangers and sojourners with me."
- It is clear that the Lord created the heavens and the earth and that although He granted man dominion over His creation he retained ownership. The Lord is the **Grantor** having granted the earth to **man**, **the Beneficiary and the Grantee**. Yet He makes it clear that we are but strangers and sojourners suggesting a guest in the lands of our creator relationship **in the nature of a trust**.
- **Beneficiaries:** The property consists of the beneficial right, title and interest in the divine estate which can be defined as an undivided portion of the whole as defined above. Each and every man has been granted dominion over all the earth. That is our divine inheritance, as Grantees and Beneficiaries, granted us by the Lord/the Divine Creator. As Beneficiaries the people/'Man' hold all right, title and interest as the original owner.
- **God identified MAN**, as Grantee and Beneficiary, 'stewards (protectors) over His kingdom,' then expressed the conditions of the position. "For an overseer, as God's steward, must be above reproach. He must not be arrogant or quick-tempered or a drunkard or violent or greedy for gain, but hospitable, a lover of good, self-controlled, upright, holy, and disciplined; (*Titus 1:7-8*)."
- **Term of the Trust:** We must fulfill our duty to manage the earth wisely until that time when: "The wolf shall dwell with the lamb, and the leopard shall lie with the kid, and the calf, and the lion, and the fat beast together, and a little child shall lead them; *(Isaiah 11:6).*"



Keeper of the Extraordinary Seal of Saint Peter



- Trustees: In Matthew 16:18-19 we see: "And I say also unto thee, thou art Peter, and upon this rock I will build my church, and the gates of Hell will not overcome it. I will give unto thee the keys of the kingdom of heaven and whatsoever thou shalt bind upon earth shall be bound in heaven, and whatsoever thou shalt loose on earth shall be loosed in heaven." Luke 19:10 says that "For the Son of man is come to seek, and to save that which is lost" in the Garden. That included not only man's sin, but all that was lost including man's right to rule the earth. He affirmed this in Colossians 1:19-20 "For it pleased the Father that in Him should all the fullness dwell, and by him to reconcile all things to himself, by him, whether things on earth or things in earth and the things in heaven"
- The one Divine Creator granted each and every man dominion over 'all the earth.' The One Divine Creator did not say, except for the world of commerce, but over 'all the earth.' Each and every man has been granted dominion over all the earth. That is our divine inheritance, as Grantees and Beneficiaries, granted us by the Lord/the Divine Creator.
- Peter received the keys of the kingdom of heaven, earth, as a servant and steward. He was not given dominion over man, nor was ownership over the divine estate conveyed to him. Peter became a servant and steward over the Lord's creation. Peter became a servant of the servants of God as each man is a servant, tenant and steward, owing homage and allegiance to the Divine Creator.
- When the Christ gave Peter the keys to the kingdom he conferred the authority of the Divine Creator on Peter. Peter had full authority, after the Divine Creator, to instill decisions that no one could revoke. Whatever "you bind on earth will be bound in heaven, and whatever you loose on earth will be loosed in heaven; (Matthew 18:18)." Peter had full authority to govern, permit and prohibit on legal and religious matters.
- This authority has been passed from Peter to each successor in turn. Each successor became a servant of the servants of our almighty Creator, 'Man', the beneficiaries on original jurisdiction.
- In the year 1213 pope Innocent martialed a great deal of the estate under one legal title in the Holy Alliance 1213. Pope Innocent became a feudal lord over the estate which he held in trust granting administrative authority over the British Kingdom back to King John in the exchange.

The Grant of the Treaty of Paris of 1783

- The Treaty of Paris of 1783 the king declared the American colonies free and independent, but stopped short of conveying ownership over the land as the king had no authority to convey land owned by the pope under the Holy Alliance 1213 and thus was a mere grant of administrative authority over a feudal kingdom held in trust by the successor to Peter.
- America is administrated today under the parent corporation named The United States executing the administration via a conglomerate of corporate STATES, DISTRICTS, CITIES and AGENCIES for and on behalf of the beneficiaries in original jurisdiction. The various constitutions of The United States, et al declare the sovereignty shall remain with the people thereby protecting the rights of the beneficial owners of the land known as America.
- The people's right, title and interest in the divine estate has been Pledged to the United States via the 1933 New Deal as a solution to the national emergency of the day and is conveyed to the United States soon after their birth into the world. The conveyance is evidenced by the issue of the Certificate of Live Birth, a Certificate of Authority. The Congress of the United States has stated that the Pledge became a mortgage on the property and labor of the people establishing in fact that the conveyance did not convey ownership but only the usufruct. The people remain the beneficial owners having the right, title and interest in the property as the true owner, the Divine Creator.



1300 Pennsylvania Avenue NW, Suite 190-626, Washington, DC 20004



Keeper of the Extraordinary Seal of Saint Peter



Statement In Support Of Claim In The Interest Of The United States

Let it be known by all Persons to whom these presents shall come, that:

I am the Keeper of the extraordinary Seal of Saint Peter, servant of the servants of God, trustee and present holder in due course of the Holy Alliance 1213, the legal title to the kingdom known as America which the United States administrates. (documentary evidence established by certified public record)

It has come to our attention that the order and safety of America lies in the balance and that immediate action is required to protect and preserve that order and safety. The Beneficial Owners has demanded our involvement in this matter, thus, our present involvement.

Foundational Background

- The 1783 Treaty of Paris granted the United States the right to administrate the land known as America. The original constitution thereof acknowledged the American people as the beneficial owners of the land and protected their sovereign status. Said grant did not convey ownership of the property to the United States but merely the usufruct and administration thereof.
- But, the United States was limited by their constitution that gave them authority only over that property actually ceded to the United States of America and left the balance to the people, the true sovereigns and beneficial owners of the land.
- The United States expanded their jurisdiction over the land and the people by converting their own status as servants of the beneficial owners to that of a military occupational force that controls America and the American people today. It was an arbitrary stretch of authority needful to no good end that can be imagined.
- This military occupational force was the result of an economic war waged against the American people by the private Federal Reserve Board of Governors in breach of the trust of the American people. The American people relied upon the United States appointed Board of Governors to operate for the benefit of America and the American people.
- FDR brokered a surrender and 'treaty' to end the economic war in his New Deal of 1933 but failed to inform the people neither that they had effectively surrendered to an occupational force nor that they had surrendered their right, title and interest as beneficial owners in original jurisdiction. The people trusted that the president represented their best interests when he accepted their property and interest in property for the purpose of fighting the issues of the day, in particular, the depression in which they found themselves.
- The American people could not have known that they would soon be labelled enemies of the state to which they had just 'Pledged' their property and labor. The public school system, the church and the state have not only failed to educate the American people concerning their status as an occupied nation but have put forth contrary education to obfuscate the true nature of the United States as concerns its relationship to America and the American people.
- Claimant's political status was converted from beneficial owner to enemy alien shortly after his/her birth into this world due to information provided by his/her mother while filing an application for Certificate of Live Birth. The mother was not informed and had no way of knowing that she was effectively labelling her child an enemy of the state and therefore cannot be held against Claimant under the principle of fraud, failing full disclosure. It is a capital offence to convert the political status of the citizens of an occupied nation in violation of the Hague Regulations. It is further a breach of trust and breach of the grant issued the United States of America in 1783.
- The evidence proves that Claimants voluntarily conveyed their interest to the custodian in compliance with the 1933 Pledge of FDR's New Deal to facilitate the use of Claimant's good faith & credit. Said voluntary conveyance is not the actions of an enemy but of a patriotic Americans, yet, Claimant's political status was converted to that of an enemy alien none the less.

Military Necessity and/or Maintenance of the Order and Safety

The occupant must take all measures in his power to restore and ensure, as far as possible, public order and safety. The actions of the occupying force can only be justified where there is some relation to military necessity and/or to the maintenance of order and safety. Conversely, the acts of the occupant which has no relation to military necessity or the maintenance of order and safely are illegitimate. The word 'safety' means the entire social and commercial life of the country. The life of the occupied state is not to cease or stand still but is to find continued fulfillment even under the changed conditions resulting from occupation. The American people have found only continued fear and terror initiated by the occupational force that threatens the order and safety of the nations. The occupational force has systematically destroyed the social and moral fabric of the nation in violation of the Hague and threatens the order and safety of the nation.



Keeper of the Extraordinary Seal of Saint Peter



Article 44 & 45 of the Hague Regulations restrict the occupant from taking any measures which would assert or imply a change in sovereignty. By employing the Emergency Powers the United States has made the Federal Reserve Board the sovereign authority. They have taken every American hostage in their continuing economic war against the people extracting exorbitant contributions thereby impoverishing the population.

- The occupant is under a duty to respect the personal liberties of the inhabitants, except to the extent that the necessities of war dictate it. The United States has conquered the American people, that is evidenced by their participation in the Pledge of the 1933 New Deal, yet they tax the people into economic slavery contrary to the Hague Regulations.
- The occupant must show respect for the family honor, the lives of private persons and religious convictions and prohibit compulsory service of the inhabitants to take part in the operation of the war directed against them yet the United States compels the American people to, not only fund the war on drugs, crime and terror that is waged against them, but they are forced to directly participate in those wars by providing information and testimony against their own people in violation of the Hague Regulations.
- The United States has unreasonably taxed the American people under the principle of contributions in violation of the Hague Regulations to:
 - 1. Wage war in other occupied nations in violation of the Hague regulations and International Law;
 - 2. Support and fund the Agents and agencies of the United States in their nation building ideology that threatens the peace and order of America;
 - 3. Support and fund the creation and funding of terrorist groups around the world to perpetuate the war on terror thereby threatening the peace and order of America;
 - 4. Support and fund the largest global illicit drug manufacturing and distribution network to perpetuate the war on drugs it wages against the American people threatening the peace and order of America;
- The United States has taken away the people's ability to pay, demanded they use a specific script/fiat currency, (Federal Reserve Note) then label them enemies of the state for so doing in violation of the Hague and threatening the order and safety of the nation.
- Exorbitant contributions which impoverish the inhabitants do not differ from general pillage and are prohibited.

Private Property

- Article 46 of the Hague Regulations requires that private property must be respected and forbids the seizure thereof (public and private property) unless it is imperatively demanded by necessity of war and/or for the successful administration of the nation.
- The Hague Regulations demand a close relation between the confiscation of property and overcoming the enemy forces. As stated above, the United States has created and funded the enemy through the seized private property of the inhabitants of America then justified the seizure and use of their private property to overcome the enemy all for their own profit and gain in violation of the Hague Regulations.
- Pillage is defined by the Hague as plundering for private purposes and constitute military crimes in violation of the Hague Regulations.

Requisition vs Contract

- In a contract the transfer of property is affected by the free consent of the interested parties whereas a requisition is an order by which authority requires the performance of a duty. A requisition may be preceded or followed by an agreement concerning price, which agreement may have a contractual nature.
- One can argue that the American people consented to the transfer of their property to the United States having failed to timely dispute the offer. But, the descendants of a contract cannot be bound thereto? The Trading With the Enemy Act is clear that one's failure to voluntarily convey their interest gives rise to the confiscation thereof and thus cannot be a valid contract for numerous reasons.
- If the 'Pledge' of the 1933 New Deal was a requisition then the stipulation of indemnity was a public act and an agreement. It is clear that while the state imposes a requisition it acts as a private person when it fixes said indemnity and must act in equity. A requisition becomes a theft if the owner is not properly compensated in a timely manner. In a requisition the occupant must provide the owner a writing, a receipt or otherwise, as a basis for securing restitution. TWEA is clear that the Certificate of Live Birth is a Certificate of authority and prima facia evidence of the conveyance and shall be accepted for a full acquittal and discharge of all charges as a set off against said conveyed property.

The Chair of Saint Peter Foundation Keeper of the Extraordinary Seal of Saint Peter



The people are demanding change and not from the lowly position of a citizen of America or the United States, but from the ultimate position as beneficial owners in original jurisdiction of the estate which the United States administrates. As Primary Trustee of that estate, servant of the servants of God, I have a fiduciary duty to negotiate a cure that is in the best interest of the United States and the beneficial owners who demand that cure.

- The United States leverages the seized property in a manner that produces an interest and/or dividend. 50 USC Chapter 53 sec. 4320 directs the United States to pay said interest and/or dividends to the owner. Yet, the funds have been blocked the Certificate of Authority has been rendered invalid.
- The American people and the world as a whole are being exposed to the truth and has become an imminent and grave threat to the order and safety of America. A danger created by the occupational force itself contrary to international law and the Hague Regulations. The occupation force is prohibited from inciting the inhabitants to rise up. The Hague recognizes the inhabitant's duty to obedience, but only while the occupant is trying to preserve the order and safety, not when the occupant's actions are contrary to that objective.
- The United States today faces an economic collapse of epic proportions created by the occupant in its thirst for conquest over other nations and personal profit and gain that threatens to throw America into chaos threatening the order and safety of the country.
- These Americans are the beneficial owners in original jurisdiction who are the paramount liege-lord to whom the United States owes homage and fealty. They are rapidly waking to who they are and the power they have as beneficial owners. They have no intent to engage the occupational forces, but simply demand a cure to the breach of trust outlined above and restore them to their rightful status as beneficial owners. The beneficial owners have standing in every court in the world having the superior right, title and interest in America.

In the Interest of the United States Opportunity to Return to Honor and Solvency

- The release of the funds in the attached claim(s) is in the interest of the United States as it begins the return to honor and solvency and assists in maintaining the order and safety of America.
- As Keeper of the Seal of Saint Peter and present party in interest in the Holy Alliance 1213, the legal title to the kingdom that you administrate, we understand that this information is not for everyone and that the release of this information into the public could be dangerous and threaten the order and safety to which the United States must maintain.
- We have established a private forum for the beneficial owners who are waking to the truth thereby limiting the public distribution of information. This private forum can quiet the squeaky voice and convert the beneficial owners into a positive force for the United States by discharging debt while pumping funds into the economy and creating jobs thereby preventing the collapse of the American economy and returning the United States to a prominent place in the world.







Notice of Surrender Notice of Transition from Beneficiary to Heir Notice of an Internationally Protected Person (IPP)

I am no longer a beneficiary. I am now the true heir to the kingdom. I came into the world sovereign by the grace of God with all of the rights of a king with a divine right of dominion over my own kingdom granted by God in Genesis 1:26. Until now, my inheritance has been administrated under Christ's New Covenant, a trust established when Jesus gave Peter the keys to the kingdom as described in Matthew.

My mother, while still recovering from the rigors of childbirth and believing she was required to do so, filed an application for a Certificate of Live Birth. Based on mom's testimony, as an informant, I have been transformed from an heir to a beneficiary, my name entered into the Book of the Dead. Although I was still living, I had been transported to the graveyard of commerce well beyond the Father's Kingdom.

As a beneficiary I am forced to apply for a license, complete with fines, fees and taxes, for the enjoyment of my sovereign rights. The trustees have placed their own private script/money between me and my divine inheritance forcing me to expend my life energy just to survive thereby diverting me from my divine purpose here on earth.

As a beneficiary I am unable to handle my own affairs as the trustee(s) have full control over my inheritance. I have no protection and I am unable to defend my personal and property rights as there is no remedy in the courts of law. The trustees have forced me to live in poverty unable to provide for my very basic survival needs having separated me from my divine inheritance of abundance and prosperity.

Today I am no longer a beneficiary. I am the true heir to the kingdom having fulfilled the terms and conditions set forth in Christ's New Covenant, the law of the trust, to accept and surrender Christ's New Covenant to facilitate the merger and union in the Father's Estate.

Please take notice that the change in my status from beneficiary to heir changes your fiduciary duties and responsibilities concerning an heir to the kingdom.

As an heir to the kingdom I am one of the Private People with all of the protections and restrictions against trespass of private right and property as set forth in the Geneva Convention and the laws of war and occupation.

My surrendered 'PERSON', and any derivative, is now an Internationally Protected Person (IPP), under the Geneva Convention and is protected from all charges, seizures, arrests and/or civil executions. Any adverse action taken against a surrendered PERSON or the Private People constitutes a war crime.

Please find the attached copy of Official Surrender, served to the Commander-in-Chief of the Army and Navy – President Donald John Trump, on Twentieth day of June, *anno Domini* Two Thousand and Twenty.

bv: harles - Anthony : Barlow :Charles-Anthony: of the family Barlow, a living man en esse and the Heir. Jesus Christ is my signet and seal

My contact Information: :Charles-Anthony: of the family Barlow c/o 111 East Woodland Avenue Corsicana, Texas [75110]

eMail: CharlesABarlow@yahoo.com Cell #: (903)-654-9772

Notice to the principal is notice to the agent. Notice to the agent is notice to the principal.

Notice of Surrender: CHARLES-ANTHONY BARLOW

Page 1 of 2

An Internationally Protected Person is:

- (i) Anyone who is in the power of an adverse party. It is uncontested that a person who is in the power of an adverse party is hors de combat. This rule is set forth in Additional Protocol I and is implicit in common Article 3 of the Geneva Conventions and in Additional Protocol II;
- (iii) Anyone who clearly indicates an intention to surrender. This category is based on the Hague Regulations, common Article 3 of the Geneva Conventions and Additional Protocol I.

The prohibition on attacking persons recognized as hors de combat is set forth in numerous military manuals. Such attacks are defined as a war crime in the legislation of a number of States and is applied in national and international law. The rule is based on common Article 3 of the Geneva Conventions, which prohibits "violence to life and person, in particular murder of all kinds" against persons placed hors de combat. This prohibition includes any/all civil charges and/or 'executions' ordered and/or carried out against my PERSON by the courts.

You shall immediately flag my PERSON's account in your data system to reflect their status as an Internationally Protected Person in order to ensure that your officers, officials, agents and/or employees do not commit the *prohibited acts* against me or my PERSON. Further, you shall provide me and PERSON protection, akin to the diplomatic protection afforded a foreign official or official guest. Additionally, to limit your liability and prevent irreparable harm, documentation should be provided that will facilitate my free and unmolested travel/movement in, out and through the occupied territory.

My PERSON have been surrendered for collections in the nature of am*a*ction for reversion. There is no discretion in a surrender for collections, but is executed by the operation of law charging a mandatory obligation to merge the lesser estate into the greater to facilitate the distribution of assets to the heir. The full authority over these PERSON has been conveyed to you along with the surrender providing you the authority necessary to carry out the required administrative duties to affect the merger.

The estate deed shall be immediately forwarded to the proper office/officer with instructions to administrate the estate for settlement and disbursement of the assets to this heir forthwith. Further, a periodic report will keep me abreast of all scheduled actions and their completion to verify compliance of the directives herein.

It is done in the name of and under the authority of Jesus Christ this the Twentieth day of June, *anno Domini* Two Thousand and Twenty.

by: harles - Anthony :Charles-Anthony: of the family Barlow, a living man en esse and the Heir. Jesus Christ is my signet and seal

My contact Information: :Charles-Anthony: of the family Barlow c/o 111 East Woodland Avenue Corsicana, Texas [75110]

eMail: CharlesABarlow@yahoo.com Cell #: (903)-654-9772

Notice to the principal is notice to the agent. Notice to the agent is notice to the principal.

Official Surrender: CHARLES-ANTHONY BARLOW

Page 2 of 2



Authenticated Extract

one heaven **Great Register**

Authenticated Extract

Xhībit

Pactum De Singularis Caelum Trust Reg. 999999-999999-999999

ve Borne Record

We hereby record in accordance with Article 42 of the Pactum De Singularis Caelum, the pledge of fealty ab initio to the Divine Creator and acceptance of the Grant of Free Will use of Mind, Biological Property, Soul and Right to Rule the Estate granted by the Divine Creator and the promise of the Divine Creator to defend the entire Estate against all trespass.

We hereby certify this True Person's Right to Rule the Estate, in accordance with the Pactum De Singularis Caelum, and the Power and Authority vested in the Estate by the Divine Creator, has been entered into the highest of all registers, The Great Register and Public Record of One Heaven, also known as the Great Book of Souls, also known as the Great Book of Life, against all other lesser titles, as a First, True and Original Certificate of Title by recording the following entry and inscription of a True Person of a True Trust, being:

charles anthony barlow Trust Number 283155-544124-235526 Borne E8:Y3155:A54:S4:M12:D4 [15-Sep-1956]

And upon the lawful gift, grant, claim and conveyance of certain Divine Rights of Use, also known as Divine Property, also known as Divinity, by the Divine Creator, from a Divine Trust of the same name into the abovementioned True Trust, this True Person hereby lawfully possesses immutable and irrevocable Rights over the name granted to them at birth and their: biological property, mind, divine spirit, energy, labour, and all Copyhold or other Estates created as a result of existence.

We hereby certify all other claims against their Estate such as prior rights, liens, surety, cestui que vie trusts, bond by pledge, bond by baptism, voluntary or involuntary servitude, bonds. binding by holding a certificate, other devices or instruments by any party, person or inferior trust, corporation or estate are all denied and are automatically null and void ab initio.

ONE HEAVEN

Receipt of this Live Borne Record is acknowledgment and acceptance by the holder before all Heaven and Earth as witness to fully abide by the facts and terms herein.

Ц С

FAT

Extract Issued at: SOL E1:Y0:A0:S1:M8:D5 22:08:36

MZ3155-544124-235526

29999-99999999 1st Apostolic Prothonotary No. 981205-320915-010001

4000



2nd Apostolic Prothonotary No. 980001-000100-000011

OH3155-544124-235526

ExhibitD

DR. HENDO I L HENDERSON, ad hoc judge THE UNIVERSAL WORLD COURT

¥

5

Carnegieplein2 Peace Palace 2517 KJ The Hague

> American Office Fort Worth, TX

Mailing Address: 24300 Chenal Parkway, Box 44 Little Rock, AR. 72223-9998 Direct U. S. Line (682) 225-3333 U. S. Fax (501) 330-2707

JUDICIAL NOTICE OF FOREIGN JUDGEMENT FOREIGN REGISTRATION & INDEX

Notice to Principal Is Notice to Agent Notice to Agent Is Notice To Principal

My Authority of my Office to redeem the family of man and via: **INOMNIBUS** "*WAR POWERS*" Referendum Authority, as Certified in House Joint Resolution:85; 2013

CONTRACT CONTROL #: 211923CEGF

Definition: Charles Anthony of the family Barlow for the CHARLES ANTHONY BARLOW ESTATE from hereinafter as BEARER, BENEFICIARY, SOVEREIGN PRINCIPAL

To:

ALL UNITED STATES and STATE AGENTS & OFFICERS OF ALL INSTRUMENTALITIES AND POLITICAL SUB-DIVISIONS, CONTRACTORS, ETC UNDER THE JURISDICTION OF THE ROMAN CURIA AND INTERNATIONAL LAW

INTRODUCTION

¥

On this date, June 28, 2010, Dr. Hendo I. L. Henderson was firmly seated in the position of the Ad Hoc (Chief Justice) of the Universal World Court. Five, being "grace" in God YHWH's eyes, comes forth today in full force for the righteous people of the world. Grace and freedom is at your door.

The world itself is in mass chaos, as the judgment of **YHWH** is falling across this planet. The destruction of the wicked and the actual cleansing of the planet is coming from one and only one, **YHWH** Himself.

The woes are falling and the plagues are manifesting as we speak. The terror on the wicked stated in the entire book of Revelation is coming at you, and no one can stop it. Every knee will bow and every tongue confess that **YHWH** is God. You cannot hide from Him, no, not even by crying for the rocks to fall on you.

The law from **YHWH** has always been in the hands of the House of Judah, and the law givers of Judah are here. We have been proven by our blood DNA-RNA that we are of the Tribe of Judah, and descendants of King David. We have re-seated lawful judgment, and restored back to the people, their rights. Justice and judgment are falling now from the hands of Judah. Again, no man can change it, and no man can stop it.

Isaiah 9:6-7 (NKJV)

6 For unto us a Child is born, Unto us a Son is given;
And the government will be upon His shoulder. And His name will be called
Wonderful, Counselor, Mighty YHWH, Everlasting Father, Prince of Peace.
7 Of the increase of His government and peace There will be no end,
Upon the throne of David and over His kingdom,
To order it and establish it with judgment and justice From that time forward, even forever.
The zeal of the Lord of hosts will perform this.

We are entering the time of the Kingdom of **YHWH**, of which there will be no end. Righteous and peace reign in this kingdom. There is no lack and no death

and no pain. The Son of Man is ruling with a rod of iron.

γ.

Revelation 19:15 (NKJV)

1

Now out of His mouth goes a sharp sword, that with it He should strike the nations. And He Himself will rule them with a rod of iron. He Himself treads the winepress of the fierceness and wrath of Almighty YHWH.

I, Dr. Hendo I. L. Henderson greet you in Love Truth Peace Freedom, and Justice. As Sovereign Principal Elect, *Chief Judge of the World Court*, the Office of DR HENDO I L HENDERSON, Principal Elect Steward of the Melchizedek 501(c) (4) Trust; Trustee of the Sovereign Peoples Rights Trust; Trustee of the Bathsheba and Esther Trust; Sovereign Principal of the Sequester: Corpus De Mandamus, Trustee of the Rhoda Trust; Sponsor of HR 4405 Jubilee Bill; Sponsor of HJR 2560 and Sovereign Principal of the HJR 85, Master Presidential Sequester.

KNOW YE,

("No man can come to me, except the Father, who hath sent me, draw him)" --John 6:44) (5:4). And one of the elders saith unto me, Weep not: behold, the Lion of the Tribe of Judah (Leo-Gen. 49:9-10), the Root of David (Hydra -- Numbers. 21:8), hath prevailed to open the book, and to loose the seven seals thereof (The Kinsman-Redeemer; the Son of Man is worthy to buy this <u>title-deed to legal</u> <u>possession of earth and its inhabitants back from Satan -- (The Kinsman-Redeemer</u> is worthy to buy this <u>title deed to legal possession of earth and its inhabitants back</u> <u>from Satan -- Leviticus. 25:23-28;</u> Ruth 4:1-12; Jeremiah. 32:6-12) (5:5).

Who is this Kinsman Redeemer, this the Son of Man, The Messiah to be a human being – without any overtone of deity or divinity – who will bring about certain changes in the world and fulfill certain criteria before he can be acknowledged as *"The Messiah"*.

I, "to whom YHWH, my God shall choose: one from among your brethren shall you set as king over you." (Deuteronomy 17:15) (Numbers 24:17)

The House of Israel, The Tribe of Judah – "The staff shall not depart from Judah, nor the sceptre from between his feet..." (Genesis 49:10) and direct descendent of both King David (1 Chronicles 17-11, Psalm 89:29-38, Jeremiah 33-17, 11 Samuel 7:12-16; and King Solomon. (1 Chronicles:18. To be a member

of the tribe of Judah, the person must have a biological father who is a member of the tribe of Judah. This so-called Jesus didn't have a father.

¥.

; •

A direct male descendant of King David and King Solomon, his son – "And when your days (David) are fulfilled, and you shall sleep with your fathers, I will set up your seed after you, who shall issue from your bowels, and I will establish his kingdom. He shall build a house for my name, and I will make firm the throne of his kingdom forever..." (2 Samuel 7:12–13) The genealogy of the New Testament is inconsistent. While it gives two accounts of the genealogy of Joseph, it states clearly that he is not the biological father of the so-called Jesus. One of the genealogies is through Nathan and not Solomon altogether!

As gather of the Hebrew Israelite people from exile and return them to Israel -"And I shall set up a banner for the nations, and shall assemble the outcasts of Israel, and gather together the dispersed of Judah from the four corners of the earth." (Isaiah 11:12) Are all Jews living in Israel? Have all Hebrews EVER lived in Israel since the time of the so-called Jesus? No!

To rebuild the Temple in Jerusalem – "...and I will set my sanctuary in their midst forever and my tabernacle shall be with them..." (Ezekiel 37:26 - 27) At last check, there is NO Temple in Jerusalem. And worse, it was shortly after the so-called Jesus died that the Temple was **DESTROYED!** Just the opposite of this prophecy!

To rule at a time of world-wide peace – "...they shall beat their swords into plowshares, and their spears into pruning hooks; nation shall not lift up sword against nation, neither shall they learn war anymore." (Micah 4:1)

To bring world peace. (Isaiah 2:4, Isaiah 11:16, Micah 4:3. Are we living in a state of complete world peace? Has there ever been peace since the time of the so-called Jesus?

To rule at a time when the Hebrew Israelite people observe YHWH's commandments – "My servant David shall be king over them; and they shall all have one shepherd. They shall follow My ordinances and be careful to observe My statutes." (Ezekiel 37:24) The Torah is the Hebrew Israelite guide to life, and its commandments are the ones referred to here. Do all Hebrew Israelites observe all the commandments? Christianity, in fact, often discourages observance of the commandments in Torah, in complete opposition to this prophecy.

To rule at a time when all people will come to acknowledge and serve one YHWH- "And it shall come to pass that from one new moon to another and from one Sabbath to another, shall all flesh come to worship before Me, says YHWH" (Isaiah 66:23) there are still millions if not billions of people in the world today who adhere to paganist and polytheistic religions. It is clear that we have not yet seen this period of human history unfold. To influence the entire world to acknowledge and serve one YHWH (Isaiah 11:9, Isaiah 40:5, Zephaniah 3:9)

,

As a child who was born to you a son who was given, and the **government will be on his shoulders** from the highest court in the land. Today that court is the Universal World Court, as the Chief Judge who sits on this Court will be called Wonderful Counselor, Kinsman Redeemer, Son of Man. (Isaiah 9:6)

To have the title deed to the world as given to me by my Father. (The Kinsman-Redeemer is worthy to buy this <u>title deed to legal possession of earth</u> and its inhabitants back from Satan. Leviticus. 25:23-28; Ruth 4:1-12; Jeremiah. 32:6-12) (5:5).

I, Dr. Hendo I. L. Henderson, by My Authority of my Office to redeem the family of man and via: INOMNIBUS "WAR POWERS" Referendum Authority, as Certified in House Joint Resolution 85; 2013; 13th Congressional Amendment; the UNIVERSAL JURISDICTIONAL DICTUM of June 19, 2015; Universal Jurisdiction Providential Edict; the 2013 SOVEREIGN **TREASURY MONETARY DEPOSIT EDIC** on October 11, 2013; WRIT OF CERTIORARI on October 11, 2013; WRIT OF CORAM NOBIS on September 5, 2013; SOVEREIGN CHARTER 111 on July 25, 2013; SOVEREIGN PERSONAL SURETY on September 3, 2013; HOUSE JOINT RESOLUTION 2560 on July 15, 2011; HOUSE JOINT RESOLUTION 4405 on December 16, 2009, and OMIN-LAW: CORPUS JURIS NISI on June 8, 2012, and recorded on the 'de jure 'non/un-incorporated 'de jure 'Tarrant County on the Texas Republic of the organic [u]nited states of America is given to Bearer by the Divine Right all immunities, and liberties.

NOTICE

THIS NOTICE IS PRESENTED to all Officers, Agents, or Contractors to the above mentioned instrumentalities, political sub-divisions, federal, state and city.

Please be **NOTICED** that all property herein and attached is under the custody and control of the above-noted foreign official and is not subject to intrusion or seizure. WARNING

, · ·

5

I, Dr. Hendo I. L. Henderson, ad hoc Judge of the Universal World Court, place all Trustees/Libellees on Notice that Bearer is not now, nor has ever been subject to the absolutely bankrupt, 'de-facto jurisdiction' and it's so-called 'Laws and Criminal Justice System'. The United States Department of State and the UNIVERSAL WORLD COURT have been duly Notified of this Notice. Pursuant to International law under international conventions and the World Court, this Bearer, shall enjoy full immunity from criminal and civil jurisdiction pursuant to your Title 18 sec. 112 of the Internationally Protected Persons Act of 1976. This man shall be treated with the utmost respect, and all steps shall be taken to prevent collateral attack on his personal freedoms, physical mobility, commercial interest, and all residual property.

I, Dr. Hendo I. L. Henderson, Sovereign Principal Elect, Chief Judge of the World Court, from the Tribe of Judah; The House of Israel for the estate of Bearer have been duly notified to the U.S. DEPARTMENT OF STATE and the UNIVERSAL WORLD COURT pursuant to International Law and enjoys full immunity from all civil and criminal prosecution under the UNIVERSAL WORLD COURT, Bearer should be treated with the utmost respect, and all steps should be taken to prevent attack on the bearer's freedom, mobility, interests, and property.

You are hereby directed to immediately CEASE and DESIST any and all efforts to <u>tax</u>, <u>extort</u>, <u>detain</u>, <u>search</u>, <u>arrest</u>, <u>prosecute</u>, <u>jail</u>, <u>collect from</u>, <u>disclose on</u>, <u>evict</u>, etc, intended to <u>raid</u> this beneficiaries account. All statutory judgments are NULL and VOID regarding **Bearer** and **his** estate and all derivatives thereof. Ab-Initio Nunc Pro Tunc.

I, Dr. Hendo I. L. Henderson Sovereign Principal Elect, *Chief Judge of the World Court,*" am the Principal Trustee. The Bearer of this Notice has been recorded and adopted by blood, and acceptance in the "Lamb's Book of Life" pursuant to: 97th Congress Joint Resolution. [House Joint. Resolution 165] 96 Stat. 1211; Public-Law 97-280 - October 4, 1982. Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the President is authorized and requested to designate 1983 as a national "Year of the Bible" in recognition of both the formative influence the Bible has been for our Nation, and our national need to study and apply the teachings and applications of

the Holy Scriptures as codified into American and International Common Law **OMNI-LAW**. Approved October 4, 1982. 1 U.S. Congress. & Adm. News '82-29 96 Stat. 1211.

* , 1

AFFIRMATION

I, Dr. Hendo I. L. Henderson give all honor, praise, glory and power to my savior YHWH; I am seed of Abraham direct descent of the House of Israel; the Tribe of Judah, a Hebrew Israelite Jew possessing my absolute Right to chain of Absolute Title by Nature and Superior Claim and Legal Possession, Divine Dominion over the earth and the fullness thereof, wherever I stand is Holy ground. See: Genesis 1:16; Leviticus. 25:23-28; Ruth 4:1; Jeremiah. 32:6-12(5:5).

INTO THE FAMILY OF MAN, THE TRIBE OF JUDAH; HOUSE OF ISRAEL

I, Dr. Hendo I. L. Henderson, <u>declare</u>, <u>assert</u> and <u>affirm</u> that he has been Adopted into the Bathsheba and Esther Trust; the election by his blood. He has been recorded into the "*Lamb's Book of Life*" pursuant to: 97th Congress House Joint Resolution. [House Joint Resolution 165] 96 Stat. 1211; Public-Law 97-280 -October 4, 1982. Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the President is authorized and requested to designate 1983 as a national "*Year of the Bible*" in recognition of both the formative influence the Bible has been for our Nation, and our national need to <u>study</u> and <u>apply</u> the teachings of the Holy Scriptures. Approved and codified into American Law October 4, 1982. 1 U.S. Congress. & Administrative News '82-29 96 Stat. 1211.

PURSUANT TO:

Psalm 69:28

,e * •

γ.

May they be blotted out of the Lamb's Book of Life and not be listed with the righteous.

Philippians 4:3

Yes, and I ask you, my true companion, help these women since they have contended at my side in the cause of the gospel, along with Clement and the rest of my fellow laborers, whose names are in the Lamb's Book of Life.

Revelation 3:5

The one who is victorious will, like them, be dressed in white. I will never blot out the name of that person from the **Lamb's Book of Life**, but will acknowledge that name before my Father and his angels.

Revelation 13:8

5 1

All inhabitants of the earth will worship the beast—all whose names have not been written in the Lamb's Book of Life, the Lamb who was slain from the creation of the world.

Revelation 17:8

The beast, which you saw, once was, now is not, and yet will come up out of the Abyss and go to its destruction. The inhabitants of the earth whose names have not been written in the Lamb's Book of Life from the creation of the world will be astonished when they see the beast, because it once was, now is not, and yet will come.

Revelation 20:12

And I saw the dead, great and small, standing before the throne, and books were opened. Another book was opened, which is the **Lamb's Book of Life**. The dead were judged according to what they had done as recorded in the books.

Revelation 20:15

Anyone whose name was not found written in the Lamb's Book of Life was thrown into the lake of fire.

Revelation 21:27

Nothing impure will ever enter it, nor will anyone who does what is shameful or deceitful, but only those whose names are written in the Lamb's Book of Life.

REMEDY

Salvation: Safe from temporal death and destruction now! Redemption: To replace your estate what has been taken from you Restoration: To restore you to health everlasting life Enter into The Lamb's Book of Life

Just as the earth will be redeemed from sin and death, our bodies will also be redeemed from sin and death. What is the body but an *earthen* vessel (2 **Corinthians 4:7)** Just as the earth will be redeemed as **YHWH** begins the process of breaking the seals on the "scroll of destiny", man will experience his redemption in the same way, resulting in a glorified body. The image of man was marred by sin in the Garden of Eden, but the Kinsman Redeemer through **YHWH** holds the "title deed" to each individual person just as they hold the title deed to the earth; and just as the death and resurrection of **Yahoshua** gave Him the authority to take the earth's title deed from the hand of **YHWH** to open it, so He does for every person.

"After you have suffered for a little while, YHWH of all grace, who called you to His eternal glory in YHWH and the anointed one, will Himself perfect, confirm, strengthen and establish you" (1 Peter 5:10). Revelation is your story. The earth, and you, belong to YHWH.

ť

CERTIFICATION OF AUTHORITY

By THE AUTHORITY of the Universal World Court, in accordance with this NOTICE of my correspondence with the Universal World Court Petitioned on My behalf, I, Dr. Hendo I. L. Henderson, ad hoc Judge of the UNVERSAL WORLD COURT, place all Trustee/Libellees on Notice that this person has never been subject to the absolutely bankrupt, '*de-facto jurisdiction*' and so-called '*Laws*' and '*Criminal Justice System*', *Ab Initio Nunc Pro Tunc*. You are hereby directed to immediately CEASE and DESIST any and all efforts to prosecute, jail, collect, foreclose, evict, etc., intended to raid this beneficiaries account of this beneficiary. HANDS OFF! He is the beneficiary, and sovereign principal, not the surety. He owes no debt, nor taxes to anyone, now or in the future. All statutory judgments are null and void regarding his estate and all derivatives thereof.

This Notice is of substantial importance to **Trustee/Libellees** as it involves you in your private capacity in violation of constitutional law. This Notice is in compliance with the New Order of the World, (N.O.W.) as it is now at the attention of the new World Court in conjunction with the Master Sequester House Joint Resolution 85 Sec. 101, introduced to the 13. Congress by **Dr. Hendo I. L. Henderson**, Principal of the Sovereign Peoples Rights Trust, Elect Steward of the Melchizedek Trust) on March 1, 2013; Federal Emergency Management Agency, recorded by Texas Representative Carter. It passed the House on October 4, 2013.

JUDGEMENT ORDERS

The Universal World Court in Dallas City and the World Court at The Hague are one in the same now. **Dr. Hendo I. L. Henderson**, Ad Hoc Judge of the World Court is currently located in Dallas City. All previously seated Judges at The Hague have been relieved of their duties. Although Dr. Henderson is located in Dallas City, he holds a seat at The Hague along with the 14 Universal World Court Judges. The Judges pass judgment of life or death to the pit while judging the unrighteous is their only function, therefore the Judges do not take questions, and all judgments are final. In this regard it would behoove you to become familiar with the following:

- 1. Melchizedek 501(c)(4) Global Trust
- 2. Sovereign Peoples Rights Trust
- 3. Bathsheba and Esther Trusts
- 4. Rhoda Trust

491 ¥

- 5. House Joint Resolution 4405 Jubilee Bill
- 6. House Joint Resolution 2560
- 7. House Joint Resolution Master Presidential Sequester

Please feel free to test the validity of these documents by contacting the Universal World Court at the telephone number indicated herein.

If you are a **Respondent/Trustee/Libellee** in any cause of action concerning **this estate** is being given notice to comply by officially removing yourself. You have 14 days from the date of your receipt of this notice and demand in which to respond. Otherwise, your doors will be closed. From the world's highest court, all judgments will be enforced by the Council of Security; the Universal Security Council. All judgments will be final with no appeal.

As Principal over both the World Court and World Bank through the 501.C (4): (the Melchizedek Trust). We await your response. **Govern yourself accordingly.**

GIVEN under my authority and hand, this 30th day of June, 2020

Dr. Hendo I. L. Henderson

Law enforcement inquires may be made to: Dr. Hendo I. L. Henderson, ad hoc Judge of the World Court Shelley Bolling, Sovereign Principal Elect phone: 501-681-2386; fax: 501-330--2707 Email to: <u>shelleybolling@gmail.com</u> www.Sovcpr.com

CERTIFICATE OF ACKNOWLEDGEMENT AND ACCEPTANCE

\$

I, Charles Anthony Barlow, as beneficiary, and sovereign principal Acknowledges and Accepts the Promise and Unconditional Covenant of YHWH/ALLAH given to them through Abraham and his descendants. Genesis12:1-3; acceptance into the the 'Lamb's Book of Life' through the Bathsheba and Esther Trust from the Sovereign Principal Elect; Executor, Chief Judge of the Universal World Court, My Kinsman Redeemer from the House of Israel, the Tribe of Judah; Dr. Hendo I. L. Henderson to the vast estate, this promise from YHWH/ALLAH and his Kinsman Redeemer; by my acceptance of his offer; by my blood DNA-RNA, and his adoption of me into the family of man as title holder to the vast estate; the Divine Province through the Tribe of Judah. This Bearer accepts the promise of YHWH/ALLAH and the Kingdom of YHWH as the all mighty one true YHWH. "Judah, thou art whom thy brethren shall praise: thy hand shall be in the neck of thine enemies; thy father's children shall bow down before thee". Genesis 49:8.

I, Charles Anthony Barlow acknowledge and conditionally Accept all Federal, State and County Agents and Officers Oaths of Office of the Roman Curia under the jurisdiction of International Common Law/Omni-Law, who has an obligation to support and defend the organic Constitution of the united States of America, the Global Republic; The Declaration of Human Rights for Indigenous Peoples, The KINGDOM OF YHWH/ALLAH, as Trustees of the Public Trust, and as signatories of this Notice entitled, "FINAL JUDICIAL NOTICE OF FOREIGN JUDGEMENT", supporting My Certificate of Claim, Absolute Right To Title Land Deed, Beneficial Ownership And Secured Commercial Interest; pursuant to your de-facto Civil Procedure (735 ILS 5/) Code of Civil Procedure VIII Part 10; and Title 18, U.S.C. Section 112-Protection of foreign officials, official guests, and internationally protected persons, provided that you have filed your oath of office; your forthwith return and transmit your specific written delegated authority to "represent" the aforementioned Estate; also disclose who authorized you to trespass and administrate My Divine Estate, together with, when applicable, return to the Chief Judge, a certified copy of your Bar Card Registration, Foreign Agents Registration Statement, Oath for the office you hold and a detailed list of "all" other Bonds, Sureties, Indemnifications, Insurance and Court Registry Investment System (CRIS) CUSIP numbers and full-accounting that you are authorized to execute relating in any way to your personal and professional acts referenced above and all arrogated paperwork intrusion upon My Divine Estate.

By: " Charles - Anthony; Barlow,

Charles Anthony Barlow, Sovereign Principal

JURAT

"de jure" a Navarro County)) Affirmed on Tex2s __ Republic) In the Organic united States of America

A notary public or other officer completing this certificate verities only the identity of the individual who signed this document to which this certificate is attached, and not to the truthfulness, accuracy, or validity of the document.

Darlene Kramer as a TEXAS Notary Public, in the County of <u>Nava rro</u> I. was received by the person who autographed this document and who showed evidence that they are the person whom they are said to be via evidence of valid identification.

This Acknowledgement Acceptance was autographed before me on

This 12 Day of August 202 1.

By: Charles-Anthony; Barlow Affiant Sign Here

i Charles - Anthony : Barlow.

Beneficiary, Sovereign Principal

Affiant Print Name Here

Notary, All Rights Reserved Without Recourse Notary Public

My Commission Expires On: <u>06-08-202</u>/



5 3

٠.,

1195

LEGAL NOTICE. The Certifying Notary is an independent contractor and not a party to this claim. In-fact, the Certifying Notary is a Federal Witness Pursuant to [**TITLE 18, PART 1, CHAPTER 73, SEC 1512.**] Tampering with a witness, victim, or an informant is a violation of this statue. The Certifying Notary also performs the functions of a quasi-Postal Inspector under the Homeland Security Act by being compelled to report any violations of the U.S. Post Office regulations as an Officer of the Executive Department. Intimidating a Notary Public under Color of Law is a violation of [**TITLE 18, U.S. Code, Section 242**], titled "Deprivation of Rights Under "Color of Law", which primarily governs police misconduct investigations. This Statue makes it a crime for any person acting under "Color of Law" to willfully deprive any individual residing in the United States and/or united States of America those rights protected by the united States Constitution, the Bill of Rights and it's supporting laws. **NOTARY IS NOT A PARTY TO THIS ACTION**.

Exhibit E

U.S. Supreme Court says No License Necessary To Drive Automobile On Public Highways/Streets

U.S. SUPREME COURT AND OTHER HIGH COURT CITATIONS PROVING THAT NO LICENSE IS NECESSARY FOR NORMAL USE OF AN AUTOMOBILE ON COMMON WAYS

"The **right** of a citizen to travel upon the public highways and to transport his property thereon, by horsedrawn carriage, wagon, or **automobile**, is **not a mere privilege which may be permitted or prohibited at will**, but a **common right** which he has under his right to life, **liberty** and the pursuit of happiness. Under this constitutional guaranty one may, therefore, under normal conditions, **travel at his inclination** along the **public highways** or in public places, and while conducting himself in an orderly and decent manner, neither interfering with nor disturbing another's rights, he will be **protected**, not only in his person, but in his **safe conduct**."

"The right of the Citizen to travel upon the **public highways** and to transport his property thereon, in the ordinary course of life and **business**, is a common right which he has under the right to enjoy life and liberty, to acquire and possess property, and to pursue happiness and safety. It includes the right, in so doing, to use the ordinary and usual conveyances of the day, and under the existing modes of travel, **includes** the right to drive a horse drawn carriage or wagon thereon or to **operate an automobile** thereon, for the usual and ordinary purpose of life and **business**." ^{-Thompson vs. Smith, supra.;} Teche Lines vs. Danforth, Miss., 12 S.2d 784

"... the **right** of the citizen to **drive** on a **public street** with freedom from police interference... is a **fundamental** constitutional **right**" -^{White, 97 Cal.App.3d,141, 158 Cal.Rptr. 562, 566-67 (1979)}

"citizens have a **right** to **drive** upon the public streets of the District of Columbia or any other city absent a constitutionally sound reason for limiting their access." ^{Caneisha Mills v. D.C. 2009}

"The use of the **automobile** as a necessary adjunct to the earning of a livelihood in modern life requires us in the interest of realism to conclude that the RIGHT to use an **automobile** on the **public highways** partakes of the nature of a liberty within the meaning of the Constitutional guarantees..." Berberian v. Lussier (1958) 139 A2d 869, 872, See also: Scheeter v. Killingsworth, 380 P.2d 736, 140; 93 Ariz, 273 (1963).

"The right to operate a **motor vehicle** [an automobile] upon the public streets and highways is not a mere privilege. It is a right of liberty, the enjoyment of which is protected by the guarantees of the federal and state constitutions." Adams v. City of Pocatello, 416 P.2d 46, 48; 91 Idaho 99 (1966).

"A traveler has an **equal right** to employ an **automobile** as a means of transportation and to occupy the public highways with other vehicles in common use." ^{Campbell v. Walker, 78 Atl. 601, 603, 2 Boyce (Del.) 41.}

"The owner of an automobile has the same right as the owner of other vehicles to use the highway,* * * A traveler on foot has the **same right** to the use of the public highways as an **automobile** or any other **vehicle**." Simeone v. Lindsay, 65 Atl. 778, 779; Hannigan v. Wright, 63 Atl. 234, 236.

"The RIGHT of the citizen to **DRIVE** on the public street with freedom from police interference, unless he is engaged in suspicious conduct associated in some manner with criminality is a FUNDAMENTAL CONSTITUTIONAL RIGHT which must be protected by the courts." ^{People v. Horton} ¹⁴ Cal. App. 3rd 667 (1971)</sup>

"The right to make use of an **automobile** as a **vehicle** of travel long the highways of the state, is no longer an open question. The owners thereof have the **same rights** in the roads and streets as the drivers of horses or those riding a bicycle or traveling in some other **vehicle**." House v. Cramer, 112 N.W. 3; 134 Iowa 374; Farmsworth v. Tampa Electric Co. 57 So. 233, 237, 62 Fla. 166.

"The **automobile** may be used with safety to others users of the highway, and in its proper use upon the highways there is an **equal right** with the users of other vehicles properly upon the highways. The law recognizes such right of use upon general principles.^{Brinkman v Pacholike, 84 N.E. 762, 764, 41 Ind. App. 662, 666. "The law does not denounce **motor carriages**, as such, on public ways. They have an **equal right** with other vehicles in common use to occupy the streets and roads. It is improper to say that the driver of the horse has rights in the roads superior to the **driver of the automobile**. Both have the **right** to use the easement." ^{Indiana Springs Co. v. Brown, 165 Ind. 465, 468.}}

No License Is Necessary

Copy and Share Freely

U.S. Supreme Court says No License Necessary To Drive Automobile On Public Highways/Streets

.

"A highway is a public way open and free to any one who has occasion to pass along it on foot or with **any kind of vehicle.**" Schlesinger v. City of Atlanta, 129 S.E. 861, 867, 161 Ga. 148, 159; Holland v. Shackelford, 137 S.E. 2d 298, 304, 220 Ga. 104; Stavola V. Palmer, 73 A.2d 831, 838, 136 Conn. 670

"There can be no question of the right of **automobile owners** to occupy and use the public streets of cities, or highways in the rural districts." ^{Liebrecht v. Crandall, 126 N.W. 69, 110 Minn. 454, 456}

"The word **'automobile'** connotes a pleasure vehicle designed for the transportation of persons on highways." -American Mutual Liability Ins. Co., vs. Chaput, 60 A.2d 118, 120; 95 NH 200

Motor Vehicle: 18 USC Part 1 Chapter 2 section 31 definitions:

"(6) Motor vehicle. - The term "motor vehicle" means every description of carriage or other contrivance propelled or drawn by mechanical power and used for commercial purposes on the highways..." ¹⁰⁾ The term "used for commercial purposes" means the carriage of persons or property for any fare, fee, rate, charge or other consideration, or directly or indirectly in connection with any business, or other undertaking intended for profit.

"A motor vehicle or automobile for hire is a motor vehicle, other than an automobile stage, used for the transportation of persons <u>for which **remuneration**</u> is received." ^{-International Motor Transit Co. vs. Seattle, 251 P. 120} The term 'motor vehicle' is different and broader than the word 'automobile.'" ^{-City of Dayton vs. DeBrosse, 23} NE.2d 647, 650; 62 Ohio App. 232

"Thus self-driven vehicles are classified according to the **use** to which they are put rather than according to the means by which they are propelled" - Ex Parte Hoffert, 148 NW 20

"The Supreme Court, in Arthur v. Morgan, ^{112 U.S. 495, 5 S.Ct. 241, 28 L.Ed. 825,} held that carriages were properly classified as household effects, and we see no reason that automobiles should not be similarly disposed of." ^{Hillhouse v} United States, 152 F. 163, 164 (2nd Cir. 1907).

"...a citizen has the right to travel upon the public highways and to transport his property thereon..." State vs. Johnson, 243 P. 1073; Cummins vs. Homes, 155 P. 171; Packard vs. Banton, 44 S.Ct. 256; Hadfield vs. Lundin, 98 Wash 516, Willis vs. Buck, 263 P. 1982; Barney vs. Board of Railroad Commissioners, 17 P.2d 82

"The use of the highways for the purpose of travel and transportation is **not a mere privilege**, but a common and **fundamental Right** of which the public and the individual cannot be rightfully deprived." ^{Chicago Motor Coach vs. Chicago, 169 NE 22; Ligare vs. Chicago, 28 NE 934; Boon vs. Clark, 214 SSW 607; 25 Am.Jur. (1st) Highways Sect.163}

"the right of the Citizen to travel upon the highway and to transport his property thereon in the ordinary course of life and business... is the usual and ordinary right of the Citizen, a **right** common to all." -Ex Parte Dickey (Dickey vs. Davis), 85 SE 781

"Every Citizen has an unalienable RIGHT to make use of the **public highways** of the state; every Citizen has full freedom to travel from place to place in the enjoyment of life and liberty." People v. Nothaus, 147 Colo. 210.

"No State government entity has the power to allow or deny passage on the highways, byways, nor waterways... transporting his vehicles and personal property for either recreation or business, but by being subject only to local regulation i.e., safety, caution, traffic lights, speed limits, etc. **Travel is not a privilege requiring licensing, vehicle registration, or forced insurances.**" ^{Chicago Coach Co. v. City} of Chicago, 337 Ill. 200, 169 N.E. 22.

"Traffic infractions are not a crime." People v. Battle

"Persons faced with an unconstitutional licensing law which purports to require a license as a prerequisite to exercise of **right**... may **ignore** the law and engage with **impunity** in exercise of such right." ^{Shuttlesworth v. Birmingham 394 U.S. 147 (1969).}

No License Is Necessary

Copy and Share Freely

<u>YHVH.name</u>

"The word 'operator' shall not include any person who solely transports his own property and who transports no persons or property for hire or compensation." Statutes at Large California Chapter $_{\rm 412\,p,83}$

"Highways are for the use of the traveling public, and all have the right to use them in a reasonable and proper manner; the use thereof is an inalienable right of every citizen." Escobedo v. State 35 C2d 870 in 8 Cal Jur $_{3d p,27}$

"RIGHT -- A legal RIGHT, a constitutional RIGHT means a RIGHT protected by the law, by the constitution, but government does not create the idea of RIGHT or original RIGHTS; it acknowledges them. . . "Bouvier's Law Dictionary, 1914, p. 2961.

"Those who have the right to do something cannot be licensed for what they already have right to do as such license would be meaningless." ^{City of Chicago v Collins 51 NE 907, 910.}

"A license means leave to do a thing which the licensor could prevent." ^{Blatz Brewing Co. v. Collins, 160} P.2d 37, 39; 69 Cal. A. 2d 639.

"The object of a license is to confer a right or power, which does not exist without it." Payne v. Massey (19___) 196 SW 2nd 493, 145 Tex 273.

"The court makes it clear that a license relates to qualifications to engage in profession, business, trade or calling; thus, when merely traveling without compensation or profit, outside of business enterprise or adventure with the corporate state, no license is required of the natural individual traveling for personal business, pleasure and transportation." Wingfield v. Fielder 2d Ca. 3d 213 (1972).

"If [state] officials construe a vague statute unconstitutionally, the citizen may take them at their word, and act on the assumption that the statute is void." - Shuttlesworth v. Birmingham 394 U.S. 147 (1969).

"With regard particularly to the U.S. Constitution, it is elementary that a Right secured or protected by that document cannot be overthrown or impaired by any state police authority." Donnolly vs. Union Sewer Pipe Co., 184 US 540; Lafarier vs. Grand Trunk R.R. Co., 24 A. 848; O'Neil vs. Providence Amusement Co., 108 A. 887.

"The right to travel (called the right of free ingress to other states, and egress from them) is so fundamental that it appears in the Articles of Confederation, which governed our society before the Constitution." (Paul v. Virginia). "[T]he right to travel freely from State to State ... is a right broadly assertable against private interference as well as governmental action. Like the right of association, it is a virtually unconditional personal right, guaranteed by the Constitution to us all." ^{(U.S. Supreme Court, Shapiro v. Thompson).}

EDGERTON, Chief Judge: "Iron curtains have no place in a free world. ...'Undoubtedly the **right of locomotion**, the **right to remove** from one place to another according to **inclination**, is an attribute of personal liberty, and the right, ordinarily, of free transit from or through the territory of any State is a right **secured** by the Constitution.' ^{Williams V. Fears, 179 U.S. 270, 274, 21 S.Ct. 128, 45 L.Ed. 186.}

"Our nation has thrived on the principle that, outside areas of plainly harmful conduct, every American is left to shape his own life as he thinks best, do what he pleases, go where he pleases." ^{Id., at 197.} Kent vs. Dulles see Vestal, Freedom of Movement, 41 lowa L.Rev. 6, 13–14.

"The validity of restrictions on the freedom of movement of particular individuals, both substantively and procedurally, is precisely the sort of matter that is the peculiar domain of the courts." Comment, 61 Yale LJ. at page 187

"a person detained for an investigatory stop can be questioned but is "not obliged to answer, answers may not be compelled, and refusal to answer furnishes no basis for an arrest."Justice White, Hilbel

"Automobiles have the right to use the highways of the State on an equal footing with other vehicles." *Cumberland Telephone. & Telegraph Co. v Yeiser* 141 Kentucy 15. "Each citizen has the absolute right to choose for himself the mode of conveyance he desires, whether it be

"Each citizen has the absolute right to choose for himself the mode of conveyance he desires, whether it be by wagon or carriage, by horse, motor or electric car, or by bicycle, or astride of a horse, subject to the sole condition that he will observe all those requirements that are known as the law of the road." ^{Swift v City of Topoka, 43}

بيوان

U.S. Supreme Court says No License Necessary To Drive Automobile On Public Highways/Streets

Kansas 671, 674.

The Supreme Court said in U.S. v Mersky (1960) 361 U.S. 431: An administrative regulation, of course, is not a "statute."

A traveler on foot has the same right to use of the public highway as an automobile or any other vehicle. Cecchi v. Lindsay, 75 Atl. 376, 377, 1 Boyce (Del.) 185.

Automotive vehicles are lawful means of conveyance and have equal rights upon the streets with horses and carriages. Chicago Coach Co. v. City of Chicago, 337 III. 200, 205; See also: Christy v. Elliot, 216 III. 31; Ward v. Meredith, 202 III. 66; Shinkle v. McCullough, 116 Ky. 960; Butler v. Cabe, 116 Ark. 26, 28-29. ...automobiles are lawful vehicles and have equal rights on the highways with horses and carriages. Daily v. Maxwell, 133 S.W. 351, 354. Matson v. Dawson, 178 N.W. 2d 588, 591.

A farmer has the same right to the use of the highways of the state, whether on foot or in a motor vehicle,

as any other citizen. **Draffin v. Massey**, 92 S.E.2d 38, 42. Persons may lawfully ride in automobiles, as they may lawfully ride on bicycles. **Doherty v. Ayer**, 83 N.E. 677, 197 Mass. 241, 246; Molway v. City of Chicago, 88 N.E. 485, 486, 239 Ill. 486; Smiley v. East St. Louis Ry. Co., 100 N.E. 157, 158.

"A soldier's personal automobile is part of his 'household goods[.]' U.S. v Bomar, C.A.5(Tex.), 8 F.3d 226, 235" 19A Words and Phrases - Permanent Edition (West) pocket part 94. "[I]t is a jury question whether ... an automobile ... is a motor vehicle[.]" United States v Johnson, 718 F.2d 1317, 1324 (5th Cir. 1983).

Other right to use an automobile cases:

- EDWARDS VS. CALIFORNIA, 314 U.S. 160
 - TWINING VS NEW JERSEY, 211 U.S. 78
 - WILLIAMS VS. FEARS, 179 U.S. 270, AT 274
 - CRANDALL VS. NEVADA, 6 WALL. 35, AT 43-44
 - THE PASSENGER CASES, 7 HOWARD 287, AT 492
 - U.S. VS. GUEST, 383 U.S. 745, AT 757-758 (1966)
 - GRIFFIN VS. BRECKENRIDGE, 403 U.S. 88, AT 105-106 (1971)
 - CALIFANO VS. TORRES, 435 U.S. 1, AT 4, note 6
 - SHAPIRO VS. THOMPSON, 394 U.S. 618 (1969)
 - CALIFANO VS. AZNAVORIÁN, 439 U.S. 170, AT 176 (1978)

Look the above citations up in American Jurisprudence. Some citations may be paraphrased.