1	PETITIONER F.R.C.P. 17.	
2	UNITED STATES OF America	
3		
4	:) Case "DOCK"et No.
5	In unity with The League of Fraudulently) 1:18-cv-01052-MBH
	Dispossessed Homeowners holding Special	
6	Appearance by faith Minister Faith Lynn Brashear League's" TRUST GUARDIAN as implied) <mark>911 WRIT OF QUI TAM</mark>) <mark>UNDER THE LAWS OF</mark>
7	ipso facto DEFACTO in law authorized) THE UNITED STATES
8	agent ORDAINED FAITH LYNN BRASHEAR)
9	property of THE SOCIAL SECURITY) Senior Judge
10	ADMINISTRATION implied faith on behalf of THE INTERNAL REVENUE SERVICE	Judge Marian Black HornAdministering TRUSTEE
11	In re: Executive Order 12/21/17) Administering TRUSTEE
12) APPEAL TO WRONGFUL
	PETITIONERS / CLAIMANTS) DISMISSAL in re: Repent
13))) in re: Redemption
14	v.) "UNDER 28 U.S.C. SECT. 1333"
15	AGENTS FOR INTERNATIONAL) "In RE: 19 U.S.C. SECT. 1516
16) FOR FAILURE PURSUANT TO
17) 73RD CONGRESS. SESS 1.
	· · · · · · · · · · · · · · · · · · ·) CHS 48 49. JUNE 5, 6, 1933") "HJR 192 - HR 1491" "PUBLIC
18) LAW 1 48 STAT 1" - "PUBLIC
19) LAW 10 CHAPT. 48 STAT 112"
20) "PUBLIC LAW 73-10
21) 40 STAT 411
22) TWEA OCT 6, 1017") ALTERNATIVELY PLED
	UNDER COLOR OF LAW IN VESTED)
23	INTERESTS W/THE LEAGUE OF CHARTERS) In re: TRESSPASS UPON
24	S.E.C.U.R.E SOFTWAY IN TRADEMARK) Private Business
25	INFRINGEMENT INCLUDING VESTED OWNERSHIP INTEREST IN REAL ESTATE) INFRINGEMENT UPON) inalienable rights
26	COMPANIES CONDUCTING BUSINESS IN) OBSTRUCUTION OF JUSTICE
27	THE COURTS IN CROSS COMPLAINTS)
28	RESPONDANTS/ LIABANTS) Settlement of INDENTURE's
	Private and Confidential LIBEL OF REVIEW Prove	1 rbs 3:21-22, NIV - Leviticus 25:23-24

1	TABLE OF CONTENTS	Page
2	NOTICE TO ALL PARTIES	8
3		0
4	STATEMENT OF FACTS	8
5	STATEMENT OF FACTS	0
6	In RE: LINCOLN LAWS "THE FAITH CLAIM's"	9
7	III KE. LINCOLIN LAWS THE FAITH CLAIM'S	,
8 9	ADDRESSING JURSIDICTION	10
10	COLORFUL CONFESSIONs	
11		
12 13	by "Self" of FAITH LYNN BRASHEAR	1(1)1
13	(JUDICIAL ALLOWANCE for THE Alt. hidden MEANINGs)	1(+)1
15	STATEMENT's of IGNORANCE	
16	VIA BEATEN in UNDERSTANDING	12
17	VIA DEATEN III UNDERSTAINDING	12
18 19	Sworn Affidavit of Declaration of Faith Lynn Brashear	19
20		
21	ADDITIONAL SWORN CLARITY	32
22		
23	ROYALTY USE OF QUI TAM FAITH LYNN BRASHEAR	40
24		
25	VIOLATIONS OF IMPLIMENTING REGULATION	51
26		
27	ANTI TRUST REASONING	55
28		
	VERIFICATION /MOVE TO JUDGEment	57
	Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 2	5:23-24

TABLE OF AUTHROITIES

1

Page

1		
2	False Claims Act, 31 U.S.C. § 3729 et seq	Passim
3	Trust Indenture Act of 1939	Passim
4	3 Am Jur 2d Affidavits	Passim
5	House Joint Resolution 192 (HJR 192) (Public law 7310)	Passim
6 7	Constitution for the united States of America	Passim
8	The National Bank Act (ch. 58, 12 Stat. 665, February 25, 1863)	Passim
9	Department of the Treasury Internal Revenue	
10	Publication 542 Corporations	15
11	Emergency Banking Act 48 Stat. 1, Articles of Agreement 60	
12	Stat. 1440, 20 CFR chptr 111, subpart B 422.103 (b) (2) (2)	17
13	Emergency Economic Stabilization Act of 2008 (Division A of	
14	Pub.L. 110-343, 122 Stat. 3765, enacted October 3, 2008)	20
15	In RE : Lincoln Laws The Lieber Code, or General Order 100	56
16	"United States vs. Kis, 658 F.2d, 526, 536-337 (7th Cir. 1981);b	38
17	United States v. Lopez, No. 07-3159 (10th Cir. 03/04/2008). g)	49
18	United Nations Secretariat Revised System of National Accounting	17
19 20	Thrift Drug Inc. v. Universal Prescription Administrators,	
20 21	131 F.3D 95 (2d Cir. 12/11/1997) k)	49
$\begin{bmatrix} 21\\ 22 \end{bmatrix}$	In re Syntex Fabrics Inc., 698 F.2d 199 (3rd Cir. 01/19/1983)	49
23	INTERPOL Constitution Art. 30, Executive Order 10422,	
24	Papal Bulls of 1455 and 1493.42 Pa.C.S.A. 502.	
25	General Agreement on Trade and Tariffs	17
26	Treasury Delegation Order No. 92	42
27	Pathological Gambling: Etiology, Comorbidity, and Treatment	27
28	Black's Law Dictionary, Fourth Edition,	
	and Sixth Edition (page 672)	27
	Ronald Reagan's Grace Commission Report of 1984	39 ₃
	Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25	:23-24

	TABLE OF AUTHROITIES	Page
1	Das ICH und das Es	26
2	U.C.C ARTICLE 9 - SECURED TRANSACTIONS (2010) >	
3	Part 3. Perfection and Priority § 9-314. PERFECTION BY	
4	CONTROL (2) (C) if the collateral is a security entitlement,	
5	the debtor is or becomes the entitlement holder	42
6 7	House Report 103-826 T.D.O 150-10, T.D.O. 92, 41 Stat.	
8	Chap 214 pg. 654	17
9	Aero Inc. v. LaFuerga Area Bolivana, 24 F. 3d 457 (2nd Cir. 1994)	54
10	Cromelin v. United States, 177 F.2d 275, 277	17
11	Conn, v. Bond of Supervisors of Warren County	
12	160 VA 11, 168 S.E. 617, 629	55
13	CRUDEN v. NEALE, 2 N.C. 338 (1796) 2 S.E. 70	41
14	Cohan v. Virginia, 19 U.S. (6 Wheat) 264, 404 L.Ed. 257 (1821)	55
15	Diversified Metal Products v. IRS et al. CV-93-405E-EJE U.S.D.C.D.I	17
16	Dunbar vs. Redfield 61 P 2d 744	16
17	Etna Casualty & Surey Co. of Hartford,	55
18	Foster v. Bork, 425 F.Supp 1318	17
19 20	Keller v. PE 261 U.S. 428	17
20 21	Leonard v. Pepsico, Inc., 88 F. Supp. 2d 116 (S.D.N.Y. 1999),	
22	aff 'd, 210 F.3d 88 (2d Cir. 2000)	21
23	Markosian v. C.I.R., 73 T.C. 1235 (1980)	12
24	Marbury vs. Madison 5 US (1 cranch), 137, 174, 176,(1830)	13
25	Melorich Builders v. The SUPERIOR COURT of San Bernardino	
26	County (Serbia) 207 Cal.Rptr. 47 (Cal.App.4 Dist. 1984)	Passim
27	Scheuer v. Rhodes, 416 U.S. 232, 94 S. Ct. 1683, 1687 (1974)	54
28	Respublica v. Sweers 1 Dallas 43	17
	Ruhstrat v. People, 57 NE 41	48
	Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25	:23-24

TABLE OF AUTHROITIES

1		
2	ex rel. Chicago Bar Ass'n v. Gilmore, 345 Ill 28, 177 N.E. 710 (1931)	54
3	Seitzer v. Seitzer, 80 Cal. Rptr. 688	45
4	Sloat vs. Board of Examiners, 274 N.Y. 367; N.E. 2d 12; 112ALR 660	16
5	Tomalewski v. United States, 493 F.	
6 7	Supp 673, 675 1319-20 FRC v. GE 281 U.S. 464	17
8	United States v. LePatourel, 571 F2d 405, 410	17
9	Villiage of Willowbrook, 37 ILL.App 2d 393 (1962), People	54
10	California Corporations Code sections 2105 and 13404.5 (b)	49
11	FORM 3005	34
12	FORM 8594	53
13	RCFC APPENDIX F	53
14	U.S. Congress 42 U.S.C §1510, §1512 and §1988	51
15	PROB § 2580, 28 U.S.C. Section 1333	51
16	5 U.S.C. 903	17
17	19 U.S.C. SECT. 1516	Passim
18 19	TITLE 12 3704	51
19 20	TITLE 12 1701	51
20	TITLE 12 banking 375 P	assim
22	12 U.S.C. 95	17
23	12 C.F.R. 206	assim
24	12 U.S. Code § 632	51
25	12 C.F.R part 1006	33
26	12 U.S.C. 5512, 5581	issim
27	15 U.S.C. 1692o	33
28	17 CFR 240.10b5	53
	17 C.F.R 450	54
	18 U.S.C. Section 641	35
	Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25	5:23-24

	TABLE OF AUTHROITIES	Daga
1	TABLE OF AUTHKOTTIES 18 U.S.C.A. 914	Page 17
$\frac{1}{2}$		
3	18 U.S. CODE §1005	33 Dagain
4	18 U.S. CODE §1006	
5	18 U.S. CODE § 1341	34
6	18 U.S. CODE § 880.	34
7	18 U.S. CODE § 1957	34
8	22 U.S.C. 263, 285, 286, 287, 288	17
9	28 U.S.C., Sections 1331 and 1343	17
10	28 U.S. Code § 1491	
11	28 U.S. Code § 1494	18
12	28 U.S. Code § 1498	18
13	28 U.S. Code § 1507	14
14	28 U.S. Code § 1508	15
15	28 U.S.C. Section 1516	Passim
16	28 USC 1746 (1).	Passim
17	31 U.S. Code § 3729	Passim
18 19	42. U.S.C. Section 1988	Passim
20	46 U.S.C. §31321 US Code - Section 31321	21
20	48 CFR	40
$\begin{bmatrix} 21\\ 22 \end{bmatrix}$	50 U.S.C.App. § 1291	21
23	UCC § 4A-405	22
24	Federal Rule of Civil Procedure 9(a)	18
25	USAM 6-4.010	15
26	Rule 11	Passim
27	Rule 13	15
28	Rule 701	Passim

Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

TABLE OF AUTHROITIES

Page

1		
2	Public Law 89-719	17
3	Public Law 94-564	17
4	Public Law 101-167	17
5	Public Law 91-151	17
6 7	Public Law 103-465	17
8		
0 9	THE word UNDER "GOD"	
10	Genesis 26:5	
11		
12	Acts 13:39	10
13	Deuteronomy 8: 18	10
14	Ecclesiastes 10: 19	10
15	Isaiah 44:20	11
16	Isaiah 45:2, NKJV	9
17	Jeremiah 51:40	11
18	John 14:1-3	25
19 20	Leviticus 25:23-24	Passim
20 21	Luke 23:34	8
$\begin{bmatrix} 21\\ 22 \end{bmatrix}$	Luke 9:45	8
23	Matthew 6:24	10
24	Matthew 16:20	29
25	Matthew 26:39	10
26	Psalm 36:3	11
27		
28		

NOTICE TO ALL PARTIES

1 NOTICE TO PRINCIPALS IS NOTICE TO AGENTS AND NOTICE TO 2 AGENTS IS NOTICE TO PRINCIPALS. APPEAL TO THE DISMISSAL 3 FOR LACK OF SUBJECT MATTER JURSIDICTION for reflecting awareness 4 "WE THE PEOPLE" are under the laws of THE UNITED STATES WHOM 5 AGREED to be sued "IN ADMIRALTY". FORGIVE US For "THEY" know not 6 what they do. One cannot PRAY if ONE is has no substance. One must take a 7 STAND in the balancing of one's "SELF" in ORDER for the "NAMEsake" to 8 JUSTLY be REDEEMED. i, Faith Lynn Brashear, do hereby pray over these 9 courts to ADMINISTER IN JURIS prudence UNDER THE COLORS of law 10 to which have been GRANTED. See Luke 23:34 11 12 13 **STATEMENT OF FACTS** See Luke 9:45 14 1. On July 4th, 2018 a Federal Claims Complaint was drafted by the League 15 Trust Guardian on behalf of the fraudulently dispossessed homeowners 16 private members under WE THE PEOPLE. 17 2. The complaint was drafted to address all BANK, NON-BANK and/or 18 TRUST CLAIMANTS, in siezen of a Government Election of Action in 19 usurpation of SUPLUS FUNDS upon fraudulent Trustee Sale of Real 20 Property. 21 3. On and around July 18th, notification of acceptance of the Federal Claim 22 was received by certified mail by the following... 23 24 A. The federal claim was assigned case number 1:18-cv-01052-MBH 25 26 B. The Clerk who is the ADMINISTRATOR of *CESTUI* QUE 27 TRUST's, appointed Senior Judge Marian Black Horn as the 28 TRUSTEE for the TRUST. C. The courts asked for a fee of \$505 and suggested the League to proceed in forma pauperis, in lue of lex merchant. Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

	D. The courts neglected to ask for a 1040v or a 1099 to show
1	acceptance and discharge of "THE FEE".
2	E. The courts requested the identities of the specifically harmed
3	beneficiaries without allowing for proper discoveries of how
4	many CESTUI QUE TRUSTS MERS had BORROWED against.
5	F. Senior Judge Marian Black Horn as acting TRUSTEE of CESTUI
6	QUE TRUST's issued a ruling that the courts lacked SUBJECT
7	MATTER JURISDICTION to rule upon the Admiralty issues
8 9	surrounding the merits of CESTUI QUE TRUSTS.
10	G. Senior Judge Marian Black Horn as acting TRUSTEE directed
11	US to FEDERAL DISTRICT COURTS.
12	H. The courts gave Petitioners 60 days to appeal after much
13	deliberation this is our response.
14	I. Petitioners are here as qui tam pro domino rege quam pro se ipso
15	in hac parte sequitur in sworn Affidavit of Declaration aka
16	Truth in Commerce.
17	J. The courts failed to apply Jurisprudence.
18	K. The courts errored in presumptions of intent. Therefore, to avoid
19	further misunderstanding Petitioners have incorporated for clarity
20 21	herein a sworn affidavit of declaration aka Truth in Commerce.
$\begin{array}{c c} 21\\ 22 \end{array}$	Reduced to the ridiculous intra alia IN LIVING COLOR.
23	
24	In RE: LINCOLN LAWS "THE FAITH CLAIM's"
25	4. These matters fall under the False Claims Act, 31 U.S.C. § 3729 et seq
26	THE COURT OF FEDERAL CLAIMS have now been GRANTED
27	"SUBJECTs" "matters" WHOM they can "ADDRESS" PROPER(TY)
28	RETURN'S by these WORDs. See Isaiah 45:2, NKJV.
	5. As acting REALTOR i, Realtor Faith Lynn Brashear do hereby submit
	mySELF before these courts in good Faith upon my NAMEsake as 9
	Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24
I	

		QUI TAM/ (QUANTUM) on behalf of the MEMBERS WE THE PEOPLE
1		to repent of all our sins as follows: (Note - If this is what needs to be written in order to
2		prevent people from being beaten, swat teamed, raped and further abused because we are no longer
3		allowed to defend ourselves as living breathing souls then so be it. It is no more ludicrous than the
4	6	underwritten BIBLE USER GUIDE by "SYSTEM CODE" WE are UNDER. Matthew 26:39) Showld "UT" DI EASE THE COUDT i Eaith Lynn Brochaer as DEALTOP
5	0.	Should "IT" PLEASE THE COURT, i, Faith Lynn Brashear, as REALTOR
6		within the "NAME" <for posterities=""> "sake", confess before you all the sins</for>
7		of our ancestors and predecessors, including my own, on all sides of all of
8		our families, back to our families' origins, including but not limited to those
9		whom have "fallen" under "YHWH"("THE NAME"). See Acts 13:39
10	7.	I Faith d/b/a under I, FAITH LYNN BRASHEAR, through faith, repent, on
11		all our BEhalf's engaging in THE MASTER CREATOR's NAME sins of this
12		LIFE/ VESSEL "SYSTEM's" whose PROBLEM has come unto our lives. i
13		Faith, confess "THEM", repent for "THEM", "BIND THEM", then "LOSE
14 15		THEM" from such SPIRITUAL WARFARES by renouncing them before
15		the creator of life UNDER the name of FAITH. See Ecclesiastes 10: 19.
17	8.	May additional compassionate ACT's of GOD, grace these COLLATORAL
18		CASES to help cleans us of our past histories and of all defilement created
19		by dyslexic FIAT(H)'s under JUDGEMENTS in ORDER to restore what was
20		once common belief in the ability to exist, inalienable endowed to us by our
21		creator. ONE CAN ONLY FIX one'SELF from WITHIN. See Deuteronomy
22		8: 18; Matthew 6:24; 1 Tim. 6: 10.
23		
24		ADDRESSING JURSIDICTION
25	9.	As Petitioner's, we do not hold access to discuss such levels directly with the
26		POWERS that be, it is important that these courts are aware that this is not
27		an Action Brought forth under 28 U.S.C. SECT. 1333 In RE: 19 U.S.C.
28		SECT. 1516 for failure pursuant to 73RD CONGRESS. SESS 1. CHS 48 49.
		June 5, 6, 1933 HJR 192, HR 1491 PUBLIC LAW 1 48 STAT 1 - PUBLIC
	Pri	ivate and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

	LAW 10 CHAPT. 48 STAT 112 PUBLIC LAW 73-10, 40 STAT 411 TWEA
1	OCT 6, 1017 plead in the Alternative to address the "Merits" of intellectual
2	property swap outs substituting human beings as "asset classes".
3	10. Petitioners rebut the presumption that by simply expressing awareness that
4	the Federal Reserve Act (1913) hypothecated all property to the Board of
5	Governors of the Federal Reserve, it does not mean we are asking the courts
6 7	to opinion or engage in discussing the MERITS that happened over 100
8	years ago stemming from the 2600 BC script symbol "יהוה" aka "The
9	Name" "YHWH". See Isaiah 44:20
10	11. Petitioners further rebut the presumption that by simply expressing arms-
11	length awareness of religious histories in certain aspects of theology, does
12	not make someone a fanatic. It can make one "Able" to metaphorically
13	RAISE "CAIN" See Jeremiah 51:40
14	
15	COLORFUL CONFESSIONs by "Self" of FAITH LYNN BRASHEAR
16	JUDICIAL ALLOWANCE for THE Alt. hidden MEANINGs of a NAME See Psalm 36:3
17	
18 19	12.i, Faith Lynn Brashear, was a beta tester of THE (Direct Underwriting)
20	<u>DU</u> -MB™ (<u>MEMBER B</u> ANK) MERS (<u>MORT-GAGE)(</u> dyslexic FIAT-"h"
20	UD Unlawful DETAINER "JURIS ") AKA THE (DEAD's-worth) PRO-
22	S-E(x)-CUTOR ELECTRONIC people=CURRENCY EXCHANGED
23	"EX(s)pend-I-2u-re:s" "REGISTRATION" (recording NAME registry)
24	SYSTEM [™])"qualifying"(QI-iq) human "USER's"MASTER GRANTING
25	CONVERSION under d/b/a SOCIAL/ (people) SECURITY/ (instrument)
26	implied h="human backed" PROMISSARY§NOTE ADMINISTRATION/
27	(administer of " REMEDIES ") PASSED-THROUGH to see if a §GAIN
28	could be REAL-ized. Making i, Faith a COLORABLE analysts awake
	enough to know how i/(humanity) is/(are) perceived in ORDER to BOOK
	ENTRIES UNDER Due(s) PROCESS to "IT's" DIRIVITIVE ISSUERs
	Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

	13. One does not need be aware of "such implications" to realize THIS (TYPE)
1	of "SYSTEM" is "BROKE"N. Begging the question for whom are we
2	DOC-U-SIGN inc these "NAME" VESSEL's for? It is not natural to play
3	with PEOPLE's TRUST as GOD's in ORDER to force PRAY for GRANT
4	RELIEF . The question before the courts was never about how are we going
5	to fix "THIS". The TRUE question is why are "we" being forced to DUE's
6 7	PROCESS "THIS" "D"eb-t(-3) payments if not to seek REMEDY on how
8	to "fix" humanity at large? Superimposing PREJUDICE (pre-judgment),
9	USURP's free WILLs violating BASIC human rights to exist. You ARE
10	ORDERING JUDGMENT UPON how we've been PROGRAM-ED to
11	believe IN THE GAME called LIFE. WE are RIGGED to CHEAT at
12	DEATH BY a LEAGAL substance ABUSE in a syndrome designed
13	UNDER a "GOD INFUSED" "MASTER" LIFE SUPPORT DE-
14	humanizing SOUL VESSEL. Respectful Declared (i /(AM-JUR)/swearing).
15	"ASSE®T Ω^{TM} : As a soul whom legally changed her name to Faith in order
16	to honor the creator of life, it should go without saying - had i been aware or
17 18	awake enough at the times these unconscionable events took place, i would
18	never have participated in such MINDLESS games IN MON<u>(K)EY</u> SUIT ".
20	TO DO so is discriminating for humanity IT'self.
21	
22	STATEMENT's of IGNORANCE VIA BEATEN in UNDERSTANDING
23	14. It is privileged knowledge that the Federal Reserve Trustees (stockholders)
24	held legal title, to THE UNITED STATES citizen (tenant, franchisee) whom
25	were registered as the "beneficiary" of the CESTUI QUE TRUST via his/her
26	birth certificate to the Federal Reserve System mimicking their natural birth
27	name. See <u>Markosian v. C.I.R., 73 T.C. 1235</u> (1980)
28	15. SUCH knowledge has been withheld from the general PUBLIC at large that
	the Federal Reserve System is the undisclosed Maritime lender through
	whom the banks broker credits at an up charge for PUBLIC use under 12
	Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

	COMMERCIAL VEHICLE NAMEsakes. Petitioners are aware these
1	Courts are agents under the IRS Federal Civil Rules, Rule 81(f) holding
2	FIDUCIARY responsibility OF THE PUBLIC TRUST. See Marbury vs.
3	Madison 5 US (1 cranch), 137, 174, 176,(1830
4	16. There are 5 basic beneficiary rights to a TRUST (1) Payment (2) Right to
5	information, (3) Right to an accounting, (4) Remove the trustee (5) End the
6 7	trust. An unconstitutional law is not a law, it confers no rights, imposes no
8	duties, and affords no protection. As a trustee, you stand in a "fiduciary"
9	role with respect to the beneficiaries of the trust, both the current
10	beneficiaries and any "remaindermen" named. See IRS Part 1.
11	Organization, Finance, and Management Chapter 11. Internal
12	Management Documents System Section 4. Delegation Orders 1.11.4.3.3
13	(10-10-2008).
14	17. In re: Addressing Unlawful Detainer courts running in third party graft
15	benefits. There is no State that can properly ADMINISTER the Federal
16	NAMEsake, (FEDERAL CLAIM COURT "ORDER" on point). The closest
17	the natural people have is PROBATE COURT to address the beneficiary
18	interests of the TRUST acting under the COLOR of LAW. "WHEN ANY
19 20	COURT VIOLATES THE CLEAR AND UNAMBIGUOUS LANGUAGE
20	OF THE CONSTITUTION, A FRAUD IS PERPETUATED AND NO ONE
22	IS BOUND TO OBEY IT." (State vs. Sutton 63 Minn. 147; 65 NW 262; 30
23	<u>,AL R 839</u> .)
24	18., Faith Lynn Brashear in my 50+ years as an implied beneficiary have at no
25	time been provided any information as it pertains to the GOVERNMENT
26	issued TRUSTs DONNA MARIE BAUR, DONNA MARIE BELTZ or
27	FAITH LYNN BRASHEAR. Since all previous JUDGE's neglected to
28	inform me they were acting as TRUSTEE to run the ESTATES of the
	TRUSTS through the HEAD JUSTICE in RIVERSIDE COUNTY's REAL
	SO CAL ESTATE COMPANY THE CA STATE UD COURTS ARE 13
	Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

	FIRED. A Trustee cannot acquire for himself property which it is his
1	fiduciary duty to acquire for the TRUST. BANKS are not TRUSTS. See
2	(Hamrick vs. Bryan. 21 F Supp. 392 (1937).
3	19. FINALLY AT NO TIME were these TRUST obligated against the
4	Indentures of Certificate Holders. See (Hardee vs. Adams Oil Assn., 254 SW
5	<u>602 (1923)</u> .
6	20. There are only two specific jurisdictions of adjudications to which
7 8	Petitioners are bringing before these courts for SUMMARY JUDGMENT
9	and/or DECLARITORY JUDGMENT UNDER DELEGATION
10	ORDERS . Petitioners would be happy given leave with Federal assistance
11	to amicably amend to better suit the court's needs in addressing the
12	procedural irregularities of such TRUST being foreclosed under the
13	presumption of a mortgage, however under TRUTH IN COMMERCE only a
14	SWORN AFFIDAFIT is needed for CONTRACT AWARENESS in regards
15	to COLLATORAL CASE's "CORE human LOGIC" issues:
16	A- the issuance of 1099-A against the NAMEsakes whom
17	extended the credit by various banking institutions and private
18	corporations proclaiming to be lenders of mortgages when there have
19 20	not been mortgages in existence for over 80 years by self-proclaimed
20 21	"Lenders" after the fact. Targeting specifically collateral cases of the
21 22	mortgage crises in civil unrest. The only "PARTNER" of interests
23	that Petitioners have as it pertains to "THE NAME SHIP" is with the
24	Creator of life whom created the CREATOR of YHWH "THE
25	NAME" itself. It is in these presumptions to which we are currently
26	OPERATING in "the BLACK" "LAW" (§ placeholder)- "DICTION"
27	"ary"- (a suffix occurring originally in loanwords from Classical and
28	Medieval Latin). The COURT HOLDs "JURIS" "DICTION"
	28 U.S. Code § 1507 - Jurisdiction for certain DECLARATORY/
	SUMMARY judge "ments" (actions). See <u>Para Technologies v.</u> 14
	Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24
1	

C.I.R. T.C. Memo

1	B - Addressing the derivative trading of CESTUI QUE
2	TRUST's outlined further herein. Neither legal or equitable title can
3	be held by anyone other than the intended beneficiaries to which the
4	NAMEsakes were created ab initio. Use of a NAMEsake as a
5	substitution for a federal repossession in the U.S. Housing market
6	goes far beyond the scope of CONGRESSIONAL intent. These
7	courts hold jurisdiction under 28 U.S. Code § 1508 - Jurisdiction for
8	certain "PARNTERSHIP" proceedings. See Harper & Row
9	Publishers, Inc. v. Nation Enters. 471 U.S. 539, 556 (1985).
10 11	
11	21.MATTER OF FACT Attorneys acting as a Trustee Fiduciary are responsible
12	for reporting taxes. You cannot artfully plead your way out of not paying
13	taxes when acting under USAM 6-4.010 on behalf of "the people's" Social
15	
16	Security TRUST's. You either follow these rules or your go to jail for tax
17	evasion. See Rule 11 pursuant to the American Bar Association- law firms
18	to which Failed to comply with the Department of the Treasury Internal
19	Revenue Publication 542 Corporations.
20	22. Petitioners are willing to provide the Treasury a QUI TAM NAMEsake
21	under sworn affidavit of declaration incorporated herein, to assist with
22	proper set-off allowances under Rule 13 in counter claims against those
23	improperly advantaging themselves within the COURT "JURIS" SYSTEM.
24	Petitions are requesting ASS'ET protection in exchange for granting full
25	authority of Petitioners nominee TRUST guardian's NAMEsake to assist in
26	restoring a Federal Reserve Note in lue of a PROMISE NOTE.
27	23. This in turn would allow recapture the 100% tax penalty for violation of
28	these tax exempt SPV being used as foreclosing holders in due course to
	which these courts hold "JURIS" "DICTION" under 28 U.S. Code § 1503
	- Set-offs as alternatives for beneficial whistleblowers of illegal
	Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

foreclosures to allow for creative prosecution alternatives. This should 1 further help address strengthen Shareholders interests, hold prosecution 2 attorneys harmless and allow the BAR to clean house to give the PUBLIC 3 what they need "for-CLOSURE". See Sloat vs. Board of Examiners, 274 4 N.Y. 367; N.E. 2d 12; 112ALR 660 5 24. These courts were given equitable authority in 1996. A TRUST may apply to 6 a Court of Equity for an action of declaratory judgement to establish the 7 meaning of an intent of indenture. It is clear the intent was to extort the 8 NAMEsake TRUST, the result was forever forged in our minds as THE 9 MORTGAGE CRISIS.. IN MOVIE "THE BIG SHORT". See Dunbar vs. 10 Redfield 61 P 2d 744. 11 25. The Amicus Curari does offers a proposal to adjust the 1099-A tax write 12 13 offs by the creation of an off-shore recovery foundation for government 14 **use (DOJ monitored)** which would allow a charitable donation as a write 15 offs in lue of a 1099-A. Creative mezzanine platform under private novation 16 by those wishing to repay such a debt to society at large could also be used 17 for alternate state funding's to address ISDAfix pension issues. This was 18 created FOR THE PEOPLE by the people to restore US into just-I"CE". 19 *Note in quantum reality perceptions: in re: HIDDEN AMEN-*20 "Destiny" can be just-I-CE "ie.. Just "i'AM" Answering ATT's 21 frequency call in an embedded timeline" ((CE=Common 22 *Era*(2600Hz) BC=BCE)). *Meaning is where perception finds it. ie.* 23 *Purpose (CAN) = intent in lue of JUST "ICE" "THIS.* 24 26. The penalty for violation for failure to secure a collateral deposit of 100% 25 26 deposit for the credit extensions through MERS means the BORROWING 27 entity is only liable for 10% of the "lien" value, however the foreclosing 28 prosecutor would have to alternatively address any errors or omissions for BAR member's failure to authenticate under Rule 11 that MERS was in fact the BORROWER. See Title 12 banking 375 16 Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

	27. Under QUI TAM in proper documented authority the Federal Government
1	could work more efficiently. See also 5 U.S.C. 903, 12 U.S.C. 95, 18
2	U.S.C.A. 914, 22 U.S.C. 263, 285, 286, 287, 288. Public Law 89-719, Public
3	Law 94-564, Public Law 101-167, Public Law 91-151 Public Law 103-465,
4	House Report 103-826 T.D.O 150-10, T.D.O. 92, 41 Stat. Chap 214 pg. 654,
5	Emergency Banking Act 48 Stat. 1, Articles of Agreement 60 Stat. 1440, 20
6	CFR chapter 111, subpart B 422.103 (b) (2) (2), United Nations Secretariat
7 8	Revised System of National Accounting, Diversified Metal Products v. IRS et
9	al. CV-93-405E-EJE U.S.D.C.D.I., Cromelin v. United States, 177 F.2d 275,
10	277 Tomalewski v. United States, 493 F.Supp 673, 675 Foster v. Bork, 425
11	F.Supp 1318, 1319-20 FRC v. GE 281 U.S. 464, Keller v. PE 261 U.S. 428,
12	United States v. LePatourel, 571 F2d 405, 410, Respublica v. Sweers 1
13	Dallas 43, INTERPOL Constitution Art. 30, Executive Order 10422, Papal
14	Bulls of 1455 and 1493. 42 Pa.C.S.A. 502. General Agreement on Trade and
15	Tariffs.
16	28. Failure of the Federal Claims court to apply applicable Jurisprudence in
17	28. Failure of the Federal Claims court to apply applicable Jurisprudence in such matters might suggest admission of guilt simply because the court
17 18	
17 18 19	such matters might suggest admission of guilt simply because the court
17 18 19 20	such matters might suggest admission of guilt simply because the court did not deny these matters in knowing PUBLIC and private cannot be
17 18 19 20 21	such matters might suggest admission of guilt simply because the court did not deny these matters in knowing PUBLIC and private cannot be mixed.
 17 18 19 20 21 22 	 such matters might suggest admission of guilt simply because the court did not deny these matters in knowing PUBLIC and private cannot be mixed. 29. A LAWFUL CONTRACT has (1) Offer; (2) Consideration; (3) Acceptance
17 18 19 20 21	 such matters might suggest admission of guilt simply because the court did not deny these matters in knowing PUBLIC and private cannot be mixed. 29. A LAWFUL CONTRACT has (1) Offer; (2) Consideration; (3) Acceptance by all Parties for the Contract and; (4) The Signatures by all Parties involved
 17 18 19 20 21 22 23 	 such matters might suggest admission of guilt simply because the court did not deny these matters in knowing PUBLIC and private cannot be mixed. 29. A LAWFUL CONTRACT has (1) Offer; (2) Consideration; (3) Acceptance by all Parties for the Contract and; (4) The Signatures by all Parties involved with the Contract. Only the parties signing the Contract can participate in the
 17 18 19 20 21 22 23 24 	 such matters might suggest admission of guilt simply because the court did not deny these matters in knowing PUBLIC and private cannot be mixed. 29. A LAWFUL CONTRACT has (1) Offer; (2) Consideration; (3) Acceptance by all Parties for the Contract and; (4) The Signatures by all Parties involved with the Contract. Only the parties signing the Contract can participate in the discussion of the Contract. Full disclosure about the CONTRACT is
 17 18 19 20 21 22 23 24 25 	 such matters might suggest admission of guilt simply because the court did not deny these matters in knowing PUBLIC and private cannot be mixed. 29. A LAWFUL CONTRACT has (1) Offer; (2) Consideration; (3) Acceptance by all Parties for the Contract and; (4) The Signatures by all Parties involved with the Contract. Only the parties signing the Contract can participate in the discussion of the Contract. Full disclosure about the CONTRACT is imperative.
 17 18 19 20 21 22 23 24 25 26 	 such matters might suggest admission of guilt simply because the court did not deny these matters in knowing PUBLIC and private cannot be mixed. 29. A LAWFUL CONTRACT has (1) Offer; (2) Consideration; (3) Acceptance by all Parties for the Contract and; (4) The Signatures by all Parties involved with the Contract. Only the parties signing the Contract can participate in the discussion of the Contract. Full disclosure about the CONTRACT is imperative. 30. This Court has jurisdiction over the Federal Claims in this action based on
 17 18 19 20 21 22 23 24 25 26 27 	 such matters might suggest admission of guilt simply because the court did not deny these matters in knowing PUBLIC and private cannot be mixed. 29. A LAWFUL CONTRACT has (1) Offer; (2) Consideration; (3) Acceptance by all Parties for the Contract and; (4) The Signatures by all Parties involved with the Contract. Only the parties signing the Contract can participate in the discussion of the Contract. Full disclosure about the CONTRACT is imperative. 30. This Court has jurisdiction over the Federal Claims in this action based on 28 U.S.C., Sections 1331 and 1343. This Court also has supplemental
 17 18 19 20 21 22 23 24 25 26 27 	 such matters might suggest admission of guilt simply because the court did not deny these matters in knowing PUBLIC and private cannot be mixed. 29. A LAWFUL CONTRACT has (1) Offer; (2) Consideration; (3) Acceptance by all Parties for the Contract and; (4) The Signatures by all Parties involved with the Contract. Only the parties signing the Contract can participate in the discussion of the Contract. Full disclosure about the CONTRACT is imperative. 30. This Court has jurisdiction over the Federal Claims in this action based on 28 U.S.C., Sections 1331 and 1343. This Court also has supplemental jurisdiction over the pendent state law claims because the state law claims are so related to the federal claims that they form part of the same case or
 17 18 19 20 21 22 23 24 25 26 27 	 such matters might suggest admission of guilt simply because the court did not deny these matters in knowing PUBLIC and private cannot be mixed. 29. A LAWFUL CONTRACT has (1) Offer; (2) Consideration; (3) Acceptance by all Parties for the Contract and; (4) The Signatures by all Parties involved with the Contract. Only the parties signing the Contract can participate in the discussion of the Contract. Full disclosure about the CONTRACT is imperative. 30. This Court has jurisdiction over the Federal Claims in this action based on 28 U.S.C., Sections 1331 and 1343. This Court also has supplemental jurisdiction over the pendent state law claims because the state law claims

	28 U.S.C., Section 1367 (holding Specific Negative Averment and Denial
1	Corporations Existence Federal Rule of Civil Procedure 9(a)).
2	31. All Creator given Rights are Claimed. Further NAMEsakes by Marriage are
3	contractual mergers with the state. See attached Summary for Judgement.
4	32.28 U.S. Code § 1491 The United States Court of Federal Claims shall have
5 6	jurisdiction to render judgment upon any CLAIM against the UNITED
7	STATES founded either upon the Constitution, or any Act of Congress or
8	any regulation of an executive department, or <u>upon any express or implied</u>
9	contract with THE UNITED STATES. "THE UNITED STATES" is
10	referenced upon every Fannie Mae Freddie Mac in uniform with MERS
11	contract to which the "Lender" was organized under.
12	33. The Federal Claim complaint breaks down the Acts of Congress clearly
13	enough to note that there are toxic issues here as these are government forms,
14	meaning they are government contracts allowing the "PUBLIC" to sign on
15	behalf of.
16	34.28 U.S. Code § 1494 The United States of Federal Claims shall hold
17 18	jurisdiction to determine the amount, if any, due to or from the UNITED
10	STATES by reason of any unsettled account of any officer or agent of, or
20	contractor with, THE UNITED STATES. In re: Fannie Mae Freddie Mac
21	Contracts in uniform with MERS currently falling under 28 U.S. Code §
22	1498 - Patent and copyright cases. A human being cannot be
23	COPYRIGHTED. By mimicking a natural name for use under a Trademark
24	for a NAME PROCESS implies the use of adhered humans for their
25	NAMEsake are solely in existence FOR TRADEMARK USE. The moment
26	MERS became published for PUBLIC use, it infringed upon human life.
27	35. The Federal reserve is private, you cannot use a NAMEsake under a
28	PUBLIC recorded process under a TRADEMARK system with a
	NAMEsake inclusion as part of the process.

	36. Further to not have the actual MERS trademark upon the contracts voids the
1	trademark system process nullifying the GOVERNMENT CONTRACT void
2	ab intio.
3	37. The contracts in question are government election of actions as notated by
4	the form number on the bottom of the contracts nominating MERS as the
5	beneficiary of a siesen NAMEsake. You cannot sieze government property,
6	intellectual or otherwise. That makes these contracts unsettled government
7	contracts MERS the BORROWER still owes the TREASURY for breach of
8 9	contract to which further "Constitutionally" voids the siesen against the
10	NAMEsakes beneficiary.
11	
12	Sworn Affidavit of Declaration of Faith Lynn Brashear
13	See Also: 3 Am Jur 2d Affidavits (Notice Sections 8 & 20)
14	38. For clarity to the courts, i Faith Lynn Brashear, do hereby swear the
15	following.
16	39. The League of Fraudulently Dispossessed Homeowners consists of the
17	private living, breathing, flesh and blood victims of what is forever forged in
18	history as the Great Mortgage Crisis.
19 20	40. There is no need to summon a list of whom we are, as it is available at all
20 21	times as part of the United States Census Bureau. This is further evidenced
21 22	by those whom have entered into registry (ie copyrights, voters, deeds, wills,
23	motor vehicles and patents) "we" as people are no longer dealt with as
24	natural living souls, but as vessels operating in foreign commerce.
25	41. Members of the League of Fraudulently Dispossessed homeowners by their
26	free will are participating in an implied awareness of the existence of
27	government fraud in a private capacity.
28	42. Regardless of their awareness that they are engaging under FRAUD by
	verbal contractual consent of their NAMEsake or not, they are there holding
	knowledge of past or present fraud committed against the federal 19
	Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24
I	

government wanting to bring suit to which is implied on "IT's" behalf.

43. It is in the intent of that **expression** to which League Members are acting with the desire to balance the BOOKs of CORPORATE UNITED STATES in turn creating a **Contractual intent** to appoint a suitable independent and qualified trustee to act for the benefit of such TRUST's. *See Trust Indenture Act of 1939*.

44. Every person whom holds a NAMEsake has had their identity usurped for government use. Though many are asleep, they are not DEAD in need of "rising" before these courts. They are individually capable to swear for themselves, some more colorfully than others under "DOCK"et. See The Emergency Economic Stabilization Act of 2008 (Division A of Pub.L. 110–343, 122 Stat. 3765, enacted October 3, 2008), commonly referred to as a bailout of the U.S. financial system, is a law enacted subsequently to the subprime mortgage crisis authorizing the United States Secretary of the Treasury to spend up to \$700 billion to purchase distressed assets, especially mortgage-backed securities, and supply cash directly to banks.
45. Cestui a que use le feoffment fuit fait, literally means, "The person for whose use the feoffment was made." Feoffment or enfeoffment was the deed by

which a person was given land in exchange for a pledge of service. This mechanism was later used to avoid restrictions on the passage of title in land by a system in which a landowner would give land to one person for the use of another. The common law of estates in land grew from this concept.

46. Corporate courts Administrators are not technically common law judges. However, there is a Universal Order under certain maxims that can be applied to bridge such matters of COMMERCIAL INTENT. Indeed Petitioners agree that it would take a special team of Attorney's to address these gaps twixed ADMIRALTY LAW and Constitutional Law to address the "CERTIFICATE's OF ORIGIN's", *See The Global Community*

Yearbook of International Law and Jurisprudence 2013, Volume I. Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

47. Contractual intent is shown by the objective meaning of the promisor's expression Restatement (2d) of Contracts §2. PROMISE; PROMISOR; PROMISEE...(1) A promise is a manifestation of intention to act or refrain from acting so made as to justify a promisee *in understanding* that a commitment has been made. (2) The person manifesting the intention is the promisor. (3) The person to whom the manifestation is addressed is the promisee. The phrase "manifestation of intention" adopts an external or objective standard for interpreting conduct; it means the external expression of intention as distinguished from undisclosed intention. A promisor manifests an intention if he believes or has reason to believe that the promisee will infer that intention from his words or conduct. See Leonard v. Pepsico, Inc., 88 F. Supp. 2d 116 (S.D.N.Y. 1999), aff 'd, 210 F.3d 88 (2d Cir. 2000). 48. It is reasonable to presume that A NAMEsake copy of the Original authenticated upon certificate, is an undisclosed intention for the benefit of the private individual who's name it mimics. My NAMEsake Birth CERITFICATE is recorded Department of Transportation as a State Owned Vessel. Discharge through Secretary of Transportation 46 U.S.C. §31321: US Code - Section 31321 Filing recording and discharge. The beneficiary (human being) is allowed to sign on behalf of the government issued entity, to which makes them an authorized secret agent government. **To allow** PUBLIC VESSEL an election of remedies which is denied to civilian employed through the War Shipping Administration, 50 U.S.C.App. § 1291, would contribute neither to uniformity nor to fairness. Pp. 343 U. S. 440-441. 49. Judicial Notice In re: Collateral Case in support of QFS- Exhibit 1. Neither i as beneficiary, nor "I" FICTION, IN SPEAKING ON BEHALF OF THE "US" both, AT ANY TIME DID NOT nor DO NOT ACCEPT THESE ADHESION OFFERS TO CONTRACT. Neither i as an undisclosed

Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

beneficiary, nor "I" AS AN UNDISCLOSED FRANCHISE MEMBER
BANK TM SYSTEM AT ANY TIME CONSENTED TO SUCH FICTION IN
"JURIS" "DICTION" PROCEEDING's (acknowledged with prejudiced
under UCC 1-308). i Faith, simply could not under the name i choose.
50. As Court appointed TRUSTEE, i Faith Lynn Brashear do hereby DIRECT
you to properly discharge these 1099-A matters and award the penalties for
the PROCESS' DECLARING inappropriate the Unlawful "DEAD" Detainer
courts whom have been illegally withholding of lawful entitled beneficiaries
to the possession of land under CESTUI QUE. See UCC § 4A-405.
PAYMENT BY BENEFICIARY'S BANK TO BENEFICIARY and § 4A-404.
OBLIGATION OF BENEFICIARY'S BANK TO PAY AND GIVE NOTICE TO
BENEFICIARY.
51. As Court appointed TRUSTEE, <i>i Faith Lynn Brashear</i> do hereby DIRECT
you to issue a Declaration order for lack of "subject" "matter" "JURIS"
"DICTION" to be directly to "US" for SUMMARY JUDGMENT of
compensation and damages for our false prosecutions issued by the Unlawful
Detainer Courts as it specifically pertains to the false FEDERAL CLAIMS
by contracts of adhesion.
52. The Law of Trusts dictates that an Administrator; sole Trustee and sole
Beneficiary cannot serve two positions in a Trust as it pertains to federalized
bank foreclosing entities suspended or terminated upon the Securities and
Exchange commissions. These swearings in and OF ThemSELVES should
be enough to amicably settle such accounts. Should THE COURTS need
more to DRAW from
53. As it pertains to the court requested fee. For FURTHER clarity, i am coming
forth in divitiae enim in tutelae sunt populi through Subrogation under a
"911" atmosphere of civil unrest verging FIAT deficit collapse in Treasury
Promissory overprints. i have already submitted a UCC Financing Statement
based upon this undisclosed Security Agreement, registering my security 22
Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

interest in the artificial entity DEBTOR/PERSON Treasury has not honored.54. In accordance to the Federal Reserve Act. The federal reserve board can receive any payment front the government of the United States towards any perceived obligation on the part of the government. Meaning we as a people could mint a coin out of brass copper or tin, to which under that provision they would have to accept that as full payment.

55. My NAMEsake is in itself a symbol of good Faith, and in such, after much thought, i do hereby present the following historic consideration of perceived equal value of a gold dusted encased 1902-Indian head coin as a creation of the people, assumpsit in substance and as viable earnest deposit for all allowable costs associated. (alternatively allowable under contract law). 56. The symbolism is meaningful in that this was the year of the Venezuela Crisis in which Britain, Germany and Italy sustain a naval blockade on Venezuela in order to enforce collection of outstanding financial claims. It is a coin that symbolizes a time of a de facto gold standard in reference of stolen Indian lands and would seem suitable in these intellectual admiralties under the hidden School of America the American PUBLIC are not privy. 57. Further i have enclosed is a 1099-A for the courts bill an proposed A4V/R4V - for Pay-off Presentment and a 1040V's along with a request for a subpoena of exactly what has been placed upon my NAMEsake and the NAMEsakes of my family in usurpation for draw, and exactly what the balance of these sheltered NAMEsake are.

58. I further declare and certify under penalty of perjury under the laws of the United States of America that the foregoing is true and correct, under 28 USC 1746 (1).Furthermore, "I declare under penalty of perjury that everything I have stated in this document is true and correct", per the Constitution for the united States of America – And under Article IV Section I; "Full Faith and Credit shall be given in each State to the public Acts,

Records, and judicial Proceedings of every other State, I respectfully enter, 23 Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

the 2017 Minnesota Statutes, Chapter 358, Section 358.116, COURT DOCUMENTS "... is not required to be notarized." I am in possession of a "UNITED STATES CERTIFICATE" to which an account has been assigned as follows: DTC Routing # C - FEDERAL RESERVE BANK OF PHILADELPHIA -Federal Reserve Bank Routing Number:0310-0004-0. 59. i, Faith Lynn Brashear certify and swear on my own Commercial Liability, that I have read the foregoing, titled Judicial Notice under Sworn Affidavit by Declaration, and know the content thereof, and that, to the best of my knowledge and belief, it is true, correct, complete, and not misleading, the truth, the whole truth, and nothing but the truth. I reserve the right and duty to update and correct this instrument as needed, and record my interest in civil action. The original filing is executed once again on the 11th day of September. Please time and date stamp this court of record and return within a once again prepaid postage. 60. With that said for the benefit of the RECORDS, i Faith Lynn Brashear am fiduciary authorized agent of FAITH LYNN BRASHEAR's faith minister of the peace signed under UCC 3-402. As the fiduciary trustee i assume responsibility for the NAMEsake FAITH LYNN BRASHEAR as its authorized representative. I am here to audit the books of CORPORATE AMERICA franchised NAMEsakes for alternate "accountability" to hold the lower level actors involved in these ungualified IRS transactions liable in E&O offsets owed against the deficit via the MERS trademark system as the undisclosed BORROWER of Deeds of TRUST upon Government Election of Actin Forms. Lower level complacency in graft exchange is no excuse to commit such crimes against humanity. Signed good as avail September 11,

28

X

1

2

3

4

5

6

7

8

9

10

11

12 13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

Faith Lynn Brashear UCC I by special appearance sui juris **Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24**

2018. (1+1+9) + (2+1+8) = JUSTICE (4) all.

1	Sworn Attestation in Declaration of Faith Lynn Brashear- surety
2	(In re: "YHWH" Notices of Default, Summons and complaints
3	presumptuous offer to contract with recorded "DOC"K"ET NUMBER's
4	61.FACT: This sworn affidavit is not a motion or exhibit.
5	62.FACT: YHWH is Latin Script for the symbol יהוה.
6	63. FACT: In Hebrew YHWH is translated as hakadosh baruch hu or HaShem
7 8	("The Name"). See John 14:1-3
9	64. FACT: i, Faith Lynn Brashear, am the Daughter of Mary and Joseph under
10	common laws of attraction.
11	65.FACT: My right of claim on these lands has been verified by YHWH
12	Biblical words, on behalf of the Creator of life itself. Leviticus 25:23-24,
13	and DOCUMENTED IN NAME SYSTEM UCC- I recording with the
14	Secretary of State of the State of Pennsylvania the recording in the County of
15	Pittsburg.
16	66.FACT: This affidavit challenges subject matter jurisdiction in the
17	NAMEsakes regarding malfeasance of Government issued superimposed
18	NAMEsakes upon the natural living.
19 20	67.FACT: in re: "THE NAME"; the DOCK"ET" and or DOC# RECORDING
20	CLERKs had no subject matter jurisdiction.
22	68. FACT: The consumer/surety is the Agent for "THE NAME", a
23	consumer/surety is not: a created entity, a corporation, a British subject, a
24	subject of the British Isles, a citizen of England, a British commonwealth
25	subject, a citizen of the UNITED STATES, a citizen of America nor a
26	resident of any land truly.
27	69. FACT: Words are elements of speech or writing used to express and convey
28	intent and meaning.
	70.FACT: the image יהוה is an expression of a concept. In other words, as best
	Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

	as i, Faith Lynn Brashear, can convey such matters, it is within my belief that
1	WaW is the placeholder ("§" DNA) or center of the image יהוה. It is a
2	representation of two sides, or duality. The front part of the symbol
3	represents the hand (or the sense of touch). The second part of the symbol is
4	the thread (or universal pulse). The last part of the symbol is the voice (or
5	vibrational sound). The Thread is our DNA *********************** , in
6	other words the use of script's to declare power of a "GOD" over man. The
7 8	Thread is what connects us to the source of life energy. Life energy is
9	Universal. Meaning the "The Name" is our vessel to which contains life.
10	See Das ICH und das Es
11	71.FACT: "THE NAME" created the ALL CAP YHWH "four letters" to
12	represent "The Vessel". MAN did not create the life force to which life "The
13	Name" exists.
14	72. FACT: The Creator of life, created all land and owns all "LAND".
15	73.FACT: A NAME has no thought of its own. A NAMEsake is a merger
16	representative of TRUST in one's natural state of being as a benefit to the
17 18	soul within "the vessel".
10 19	74.FACT: The consumer/surety/ fragmented soul, is a fiduciary beneficiary of
20	"THE NAME"/ aka the soul in the vessel. Note: The soul is a part of the
21	Universal Creator of life regardless of how it is perceived through one's
22	personal beliefs. Just as one might say i, Faith Lynn Brashear, has been
23	knocked on the head one too many times, another might say the i, Faith Lynn
24	Brashear, am a DOCUMENTED created child under YHWH; cleverly
25	orchestrated by the System Operator of this UNIVERSE to imply a
26	reincarnate of the King, Yahshua on behalf of YHWH to help implement a
27	"SYSTEM" reset of "CORE LOGIC" addressing "THE SELF's" RETURN
28	OF VALUE.
	75.FACT: It is free will to have the Choice in your own beliefs. SLAVERY is
	26

Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

still slavery when a person's free will is manipulated by their "NAME" in 1 order to superimpose such beliefs upon others. To be secure in one's home 2 should not translation to SECURITY by use of COMMERCIAL 3 INTRUSMENT's in exchange for protection money against the home for the 4 use the land. This is extortion of spiritualism based in outdated ancient 5 beliefs of THE יהוה COMP Trollers used to bait the weak of mind. 6 is being used in CONVERSION of CURRENCY (energy/people) for 7 the worship of GOD. The only thing of constant is CHANGE, one does not 8 need to condone the COIN in order KEEP for the "sake" of their private 9 beliefs. Those whom PLAY NAME GAMES are JUST(-ice) condoning 10 11 hypocrisy. Forcing one to PLAY for their survival rights to HEDGE profit 12 against DEATH presuming one survives such ELIGHTENMENTs and is 13 strong enough an ASSET to challenge DEATH is MENTAL lunacy. See 14 Pathological Gambling: Etiology, Comorbidity, and Treatment. 15 77. FACT: A manipulator of life as a creator, is NOT THE CREATOR OF 16 LIFE. While I as co-creator conceived the AMICUS RECOVERY 17 FOUNDATION" UNDER "THE NAME", it is still would need a Natural 18 Law Trust for revaluations until "THE NAME" can be returned to the 19 creator's natural intent. SEE Black's Law Dictionary, Fourth Edition, and 20 Sixth Edition (page 672) 21 78. I, Faith Lynn Brashear, am a sojourner on this earth in human flesh and 22 blood, i am but a temporary inhabitant of the land commonly known as 23 24 California, a republic, in perpetual Karmic reprieve from my rightful place in 25 Heaven in penitent repent of a UNIVERSAL LIFE SYSTEM. 26 79. These statements is as unfathomable to write as it is to force a CRIS (-H-T) 27 UNDER GOD as a "CALCULATED" "JURIS" belief upon others as part of 28 a "REDEMPTION PROCESS" using the bible as a "USER GUIDE" to free man.

Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

	80. These actions in and of itself are life infringements, violation of free will,
1	and breaches the universal laws of the creator. This WORLD is UNDER the
2	implementation of a false sense of "SECURITY" through "INTRUMENT's"
3	orchestrated by those playing as "GOD" whom are COMMERCIALLY
4	BANKING ON ITS MEMBER's "loyalty" to such beliefs in order to turn us
5	into a backwards society of held (loans are people) LAP DOG's.
6	81.FACT: The UNITED NATIONS. UNITED STATES, STATE OF
7 8	CALIFORNIA and COUNTY'S (therein) have deceptively established
9	themselves as holders of the land. LAND is an illusion in quantum
10	perception as atoms (to which all we are made of) are not solid.
11	82.FACT: Consumer's/surety, Agent for NAME, are all children of THE
12	YHWH SYSTEM (of "the Name"). Our true Creator is the Sovereign who
13	created the children of these lands, in turn we are the Creator's care takers of
14	the land until the return of the creator.
15	83. More simply put, we came into existence by spark of life. We are not meant
16	to be THE SYSTEM OPERATORS of superimposed natural divine's; we
17	simply a part of a spark to which has never left us. On this spiritual walk on
18	the wild side, i have come to believe, that i exist not only unto myself but as
19 20	a SYMBOL to others. i am a reminder that the creator of life always has and
20 21	always will be a part of us for as long as our Faith allows, regardless of what
$\begin{bmatrix} 21\\ 22 \end{bmatrix}$	vessel we wish to jump out of.
23	84. Consumer's/sureties are also in Sovereign creation, just as i, Faith Lynn
24	Brashear am in Sovereign creation capable of being responsible in self-
25	governing free thought and "self" awareness however mis-"guided" that
26	sometimes seems.
27	85.FACT: No corporation can lay claim to our land.
28	86.FACT: No corporate entity can trespass against us or commit a trespassing
	upon our land.
	28
	Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

87. FACT: There is no claim superior to untied Faith other than a prior claim to the land in the same manner. There has only been one other willing to DIE for OUR SINS and in that failed to lay such claims to "THE CHRIST"/"The Name"/"The Title" to which can only be a gateway for "the souls". See Matthew 16:20. 88. FACT: Faith Lynn Brashear f/k/a Donna Marie Beltz f/k/a Donna Marie Baur d/b/a DONNA BELTZ does not have a superior claim to My land. 89. FACT: Consumer's/surety d/b/a NAME, does not have a superior claim to Our Lands. 90. FACT: i, Faith Lynn Brashear, as a Special Agent for FAITH LYNN BRASHEAR, am not bound by corporate codes, rules, regulations, statutes and procedures as these pertain only to the corporations for which they are written. You cannot be a d/b/a a NAMEsake if you believe it is your natural name. 91. FACT Consumer's/surety, Agent for NAME, are not bound by corporate codes, rules, regulations, statutes and procedures as these pertain only to the corporations for which they are written. 92. FACT: The birth certificate for the fiction, NAMEsake, is claimed on the UCC-1 by the SECURED PARTY, NAMEsake. 93. FACT: I, Faith Lynn Brashear, agent for FAITH LYNN BRASHEAR of dissolved DONNA MARIE BELTZ of dissolved DONNA MARIE BAUR, did hereby verbally reject and gave proper Notice of such intents. 94. FACT: The consumer/surety, d/b/a NAME, must PROVE UP THE CLAIM and do so under the penalty of perjury, against the consumer/surety or NAME or immediately cease and desist the proceedings under the color-oflaw against the Sovereign created natural being in the party. 95. FACT: Donna Marie Beltz, d/b/a DONNA BELTZ, never PROVED UP THE CLAIMs and did not do so under the penalty of perjury, against the 29 Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

	consumer/surety or NAMEsake. As a result, proceedings under the color-of-
1	law against the Sovereign created natural being in the party, Faith Lynn
2	Brashear were denied. Further Identity theft ensued under false presumption
3	that the natural human Faith Lynn Brashear still currently d/b/a "THE
4	DISSOLVED NAMEsake DONNA MARIE BELTZ".
5	96. Therefor it is proper to reverse all ORDER's Regarding DISMISSED WITH
6	PREJUDICE as Donna Marie Beltz d/b/a/ DONNA BELTZ was in My
7 8	COMMERICAL AFFAIRS without a License for doing so.
9	97.FACT: The penalty for committing a COMMERICAL CRIME is called
10	INVOLUNTARY BANKRUPTCY with immediate FORFEITURE of all
11	assets. FRAUDULENT BANKRUPTCY under DURESS under the
12	presumptions the consumer/ surety was the NAMEsake must be off-set to
13	correct such claims. See attached Exhibits.
14	98.FACT: Any further correspondence not made under the penalty of perjury
15	will cause a Trademark/Copyright violation as HUMANS are based upon
16	humans, to which, Donna Marie Beltz d/b/a DONNA MARIE BELTZ and/or
17 18	Faith Lynn Brashear d/b/a FAITH LYNN BRASHEAR will be billed
10	regardless of what heir/agent of the COURT CLERK'S office sends in
20	correspondence.
21	99. FACT: Donna Beltz has been representing Me or has been assuming she has
22	been representing Me, Faith Lynn Brashear, Agent or FAITH LYNN
23	BRASHEAR of dissolved DONNA MARIE BELTZ, of dissolved DONNA
24	MARIE BAUR the FICTION, and is hereby FIRED! Further the CFPB has
25	notice that the MERS assignees were FIRED prior to all illegal foreclosures!
26	100. i, Faith Lynn Brashear, have thoroughly and completely vented and
27	repented my sins in such matters before these courts in hope that it brought
28	forth pleasure to such powers that be. Further, Affiant saith not.
	101. This document was prepared by Faith Lynn Brashear. Faith Lynn
	30 Private and Confidential LIPEL OF DEVIEW Proverbe 2:21.22 NIV Levitious 25:22.24

Brashear is the only living documented source of divined intervention as a natural living breathing human being, as it pertains to such matters on these NAMEsake DOCUMENTS.

102. The Creations of man's specific NAMEsake FAITH LYNN BRASHEAR belongs to the UNIVERSE UNDER יהוה. It is the only NAMEsake that could act in such a manner under the presumed authority through intent of My natural birth on behalf of the Creator to address such natural set-offs using the only NAMEsake that threads through every manmade NAME to which was created in FAITH by Faith through faith.

103. As a Universal Faith Minister, through UNIVERSAL MAN MADE FAITH's under הוה aka "The Name", holding newfound consciousness that the i within my I AM NAMEsake do hereby repent of my sins in these matters. Further repent of sins of human innocence in these undisclosed frauds.

i, Faith Lynn Brashear, confess that am part of a dyslexic broken
Fiat(h) SYSTEM. i further confess that i am a simple human, yet complex
WOMAN in duality, whom just wants "TO BE" free and "to be" made
whole. Faith is the only concept that transcends through all religions and all
non-religions to which it is implied backs all NAMESake to which i have
been endowed by "THE CREATOR" to enable a RESET of by higher
"SELF".

105. Though i, Faith Lynn Brashear, am my name by choice to honor my perceived creator, i first had to find my"self" through GOD's SYSTEM OF LIFE in "ORDER" to fully understand my true "SELF" In now having done so, i would gladly give "THE NAME" to man in forgiveness of all these DEBT sin's in the hope for REMPTION's of all KIND's. i do not need to DIE as there is no expiration in FAITH. i just need to let "FAITH" free WILL's and "TRUST" that all will be forgiven in time in that my Name can

Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

	be made whole. It is time for me to live anew anon upon receiving the
1	benefit of my FAITH aka "THE NAME".
2	106. Executed without the "UNITED STATES", i declare under penalty of
3	perjury under the laws of the united states of America and of California, a
4	Republic, that the foregoing is true and correct.
5	
6	Without Prejudice, UCC 1-207.
7	
8	Χ
9 10	Faith Lynn Brashear, Special Agent,
10	Creator in partnered Sovereign,
12	SYSTEM anomaly, Power of Attorney in Fact With the Autograph.
13	
14	107. Notice Using a notary on this document does not constitute any
15	adhesion, nor does it alter my status in any manner. The purpose for notary is
16	verification and identification only and not for entrance into any foreign
17	jurisdiction, a benefit for lost souls. They whom, i pray may become
18	knowledgeable in the truth for the Universal Law by our Creator and repent
19	
20	of these sins against humanity, so they will no longer be alienated from that
21	which its thread is of unconditional compassion and love aka the underlying
22	intent of YHWH יהוה- "THE NAME"
23	
24	
25	SWORN AFFIDAVIT BY DECLARATION OF FAITH LYNN
26	BRASHEAR FOR ADDITIONAL SWORN CLARITY
27	(IN AWARENESS- IN ORDER A DECLARATION BY AFFIDAVIT CONFIRMING THOSE
28	THINGS MOST SURELY BELIEVED See Luke 1: 1-4)
	108. i, Faith Lynn Brashear UCC-1, do in fact in law ultimately in
	fiduciary accept these court's charges for value and consideration, it is my 32
	Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

further wish that substance additionally be entered into these courts for honor and integrity to ensue in good faith.

109. In return for this gesture please notate for your records that i also further accept all reasonable court fees, attorney fees, witness fees, inspection fees, report fees, discovery fees, FOIA fees, investigation fees, and all other fees in which these courts see fit for profession curtesy for time energy and efforts as applicable for value and consideration as such tasks needs be.

110. Please use my exemption and principle for post-settlement and closure under public policy as it pertains to the respected case number and cusip and autotris for account #548-63-7710 as the NAMEsake (FAITH LYNN BRASHEAR of dissolved DONNA MARIE BELTZ of dissolved DONNA MARIE BAUR) account is already prepaid and exempt from levy.

111. i am here to help in the auditing and settling of the account of FAITH LYNN BRASHEAR, and to open investigations for pecuniary damages for criminal indictments on behalf UNITED STATES of republic America, in support for expanded awareness of the franchised MEMBER WE THE PEOPLE BANKS.

112. Beneficiary MEMBERS WE THE PEOPLE hold interest in pecuniary damage against the criminal elements within illegal foreclosure practice to which has engaged the lower level courts in civil RICO. *see 12 C.F.R part 1006, Title 12 ... Part *1006 - FAIR DEBT COLLECTION PRACTICES ACT (REGULATION F) ... 12 U.S.C. 5512, 5581; 15 U.S.C. 16920.*

113. The federalized banking industry under 12 C.F.R. 206, is restricted to interbank liabilities. (SOURCE Regulation F – Limitations on Interbank. Liabilities.) See Powers v. BONYM civil case number 8:17-cv-01386-DOC-KES, interest under the criminal elements of determination MOTION FOR JOINDER OF BANKING FRAUD VIOLATIONS OF 18 U.S. CODE §1005, BANK ENTRIES, REPORTS AND 18 U.S. CODE §1006, FEDERAL
 Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

22

23

24

25

26

27

28

	CREDIT INSTITUTION ENTRIES, REPORTS AND TRANSACTIONS; 18
1	U.S. CODE § 1341, FRAUDS AND SWINDLES; 18 U.S. CODE § 880,
2	RECEIVING THE PROCEEDS OF EXTORTION; 18 U.S. CODE § 1957,
3	ENGAGING IN MONETARY TRANSACTIONS IN PROPERTY DERIVED
4	FROM SPECIFIED UNLAWFUL ACTIVITY, RICO
5	114. i, Faith Lynn Brashear am part of the POWERS team of
6	witness/whistle-blower/victim of unconscionable egregious criminal
7 8	elements that have created financial assaults upon person and property
9	causing great harm to the general public at large. I, FAITH LYNN
10	BRASHEAR, SUBMIT AWARENESS OF FRAUDS AGAINST THE
11	UNITED STATES BY THOSE WHOM WISH TO REPORT "THEM".
12	115. In re: Exhibit QFS Faith - Deeds of Trust are upon Government
13	forms. Superimposed commercial warranty deeds of conveyance create
14	Government Election of Actions by use of the ADMININSTION issued
15	"NAMEsake".
16	116. The Government Form number is located at the bottom of the front
17	page of the Contract ie FORM 3005 for California - FORM 3408 for
18	Washington.
19 20	117. The all caps NAMEsake is property of the Social Security
20	Administration and is notated as such upon the back of the social security
21	identification card.
23	118. The all caps NAMEsake is disclosed as the lowercase consumer
24	borrower upon the Government form. Note: There is no disclosure as to
25	whom the all caps BORROWER is upon the contract. There is no disclosure
26	as to whom the all caps BORROWER is borrowing from.
27	119. The use " Bold letters " and Quotations are used to define by emphasis
28	the "Security Instrument", "Borrower", "Lender", "Trustee",
	"MERS", "Note", "Property", "Loan", "Riders", "Applicable Law",
	"Mortgage Insurance" "RESPA""Successor in Interest of 34
	Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

Borrower".

	borrower .
1	120. NOTE: By way of a reminder, an autonomous definition is linked to
2	its defined term by a verb, as in "IRS" means the Internal Revenue Service,
3	whereas in the case of an integrated definition the defined term is created in
4	parentheses placed at the end of the definition, as in Since July 4th, 2018,
5	Faith has filed sworn affidavits in declaration with the Federal Claims court
6	(those affidavits, the "Faith Claims").
7 8	121. Per the Form - "Security Instrument" means this this document
9	(referring to the DEED OF TRUST contract).
10	122. Per the Form - " MERS " is the Mortgage Electronic Registration
11	System, Inc. MERS is a separate corporation that is acting solely as nominee
12	for Lneder and Lender's succesors and assigns. MERS is the beneficiary
13	under this Security instrument. MERS is organized and existing under the
14	laws of Delaware, and has an address of
15	<i>123.</i> The BORROWER COVENANTS that the Borrower (NAMEsake) is
16	lawfully siesed of the estate, and that the BORROWER has the right to grant
17	and convey the unencumbered property. Applying logic if MERS is the
18	undisclosed BORROWER, the MERS - per title recorded documented
19 20	admission - has proclaimed MERS held the authority and the right to sieze
20	the government property NAMEsake TRUST "estate" AND that the real
22	property the consumer thought he was obtaining a mortgage for, was
23	unencumbered (meaning no mortgage was created). See 18 U.S.C. Section
24	641 - emphasis added.
25	124. Per the Form "Lender" is organized under the laws of THE
26	UNITED STATES.
27	125. The NAMEsake beneficiary was passed the property in exchange for
28	FIAT currency in which paid off the property in exchange for the freehold
	use of the Government NAMEsake (which is evidenced by the HUD ONE
	settlement statements or statement showing the settlement of the NAMEsake Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

account of the purchase).

1 126. This FIAT exchange was pass through to the investors in exchange for 2 certificates issued against the manipulated LIBOR index. The NOMINEE 3 BENEFICIARY was granted a freehold use of the NAMEsake to which was 4 irrevocably transferred into TRUST for TRADE. Pooling and Servicing 5 agreements were the indentures for those TRUSTS. They promised the 6 NAMEsake borrower/surity was responsible for the repayment of the debt to 7 which MERS BORROWED from the Federal Reserve against the 8 NAMEsake as a nominee beneficiary. 9 127. Petitioners agree that it is proper for these courts to administer in 10 Common Law where they can in such matters. Since there are no provisions 11 in Title 12 banking 375-A for a bank to own land, a bank cannot act as a 12 13 holder in due course against real property because the surety is not the 14 property, it is the human surety backing the NAMEsake in exchange for 15 FIAT currency passed through the MERS BORROWER to the investors. 16 128. Fiat currency is legal tender whose value is backed by the government 17 that issued it. The value of *any* currency, whether a commodity or a fiat 18 currency, is only relative to what people *think* it's worth. It is a universal 19 principle applied to measure intellectual SELFworth. 20 129. Per the FORM the following is notated "TRANSFER OF RIGHTS IN 21 THE PROPERTY. The beneficiary of this Security Instrument is MERS (sole 22 as nominee for Lender and Lender's successors and assigns... This Security 23 Instrument secures to the Lender; (i) the repayment of the Loan, and all 24 renewals, extension and modifications of the Note; and (ii) the performance 25 26 of Borrower's covenants and agreements under this Security Instrument and 27 the Note. For this purpose, Borrower irrevocable grants and conveys to 28 *Trustee, in trust, with the power of sale the following described property.*" 130. The ENTITY its the NAMEsake notates the TRANSFER RIGHTS meaning the NAMEsake where all property is the property of the Social

Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

Security Administration (S.S. ADMIN). "IN" THE PROPERTY. (not of the property). Meaning MERS couls swap NAMEsake for NAMEsake if the borrower (NAMEsake) failed to perform. The repayment of the loan is made up front "settlement statements" are not True Bills, they are the offset of the NAMEsake to which MERS BORROWED up front for the Future Value of the loan).

131. The "Lender" was paid through the "Security instrument", the NAMEsake fulfilled the covenants to repay the lender which automatically nullified the power of sale provision ab initio.

132. As it pertains to the Trademark under the Copyright Act ; MEMBERS "we the people" did not in fact express the idea of the NAMEsake. Defamation exists in False Statement of Facts, invasion of Privacy, false light, and Misappropriation of the Right of Publicity for use in commercial intellectual trade under the MERS "trademark" system holding an undisclosed BORROWER in misdirection. This would be an infringement upon unalienable rights, (specifically to be secure in one's home) also NAMEsakes are in contempt of human rights as they usurp the names in which we were endowed with. See Universal Declaration of Human Rights. To which these courts hold certain constitutional JURIS-Dictions for various BOOKings.

133. The Pooling and Servicing agreements are Trust indenture for the NAMEsake Trust. By the courts ruling the surety human responsible for repayment, they are transferring an involuntary indenture to repay the NAMEsake to which they are the beneficiary thereto. This is, in fact involuntary servitude.

 134. Unless the TREASURY can produce the actual agreement issued to MERS by both the people and by mutual consent by the creator of life itself that allowed them to engage in dirivitive trading of a NAMEsakes then these courts also hold the authority as Administrators of these NAMEsake
 Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

1

2

3

4

5

6

7

8

9

10

11

12

	CESTUI QUE TRUSTS for the proper distribution of profit to which was
1	generated by such trades by use of private NAMEsakes owned by a private
2	company for PUBLIC TRADE use.
3	135. In re: CRIS (-H- T) system that connects the courts to the Federal
4	Reserve. Banks and utility companies have direct access to these NAMEsake
5	TRUSTs. The SSI; SSD; Medicare and Medicaid are all financed by these
6 7	NAMEsake TRUSTs. Meaning that the Government has also benefited by
8	the use of these trusts in the financing of bank Bail outs.
9	136. The US Dollar is a Promissory note. These are Article III Contracts
10	in law.
11	137. The only DEBT CREATOR is the FEDERAL RESERVE
12	BOARD/BANK. There are no lenders of "promissory notes" only traders and
13	creditors. The NAMEsake is the creditor.
14	138. You cannot lend credit to a private person. The Person is the surety
15	backing the FIAT promissory notes.
16	139. A living breathing person is a beneficiary MEMBER of WE THE
17	PEOPLE NAMEsakes.
18 19	140. A NAMEsake is a MEMBER BANK [™] SYSTEM.
20	141. A living breathing person is the beneficiary of their NAMEsake.
20	142. NOTE: Non Rebutted Affidavits are "Prima Facie Evidence in the
22	Case, "United States vs. Kis, 658 F.2d, 526, 536-337 (7th Cir. 1981); b) Cert
23	Denied, 50 U.S. L.W. 2169; S.Ct. March 22, 1982. "Indeed, no more than
24	(Affidavits) is necessary to make the Prima Facie Case."
25	143. If MERS is the BORROWER the NAMEsake cannot be. Logic
26	dictates that there can be no lender to the NAMEsake upon a contract which
27	references the MERS trademark to which MERS is acting as the
28	BORROWER against a MEMBER-NAMEsake FRANCHISE BANK.
	Therefore it is a legal impossibility that any ENTITY could legitimately
	issue a 1099-A as the "lender" to the NAMEsake.
	Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

	144. Steven Terner Mnuchin is an American former investment banker	
1	who is serving as the 77th and current United States Secretary of the	
2	Treasury as part of the Cabinet of Donald Trump. As such he knows or	
3	should know the truth of these statements. In RE: Insider Jane Doe testimony	
4	Powers V BONYM first impression case.	
5	145. ALL third parties were required to file Form 941 and MUST have a	
6 7	Form 2848 POA in order to have a perfected assignment from the	
8	ORIGINAL lender to be considered a verified Holder in due course.	
9	146. Living people get subpoenas and indictments.	
10	147. NAMEsakes get summons and charges.	
11	148. Amun (also Amon, Ammon, Amen ; Greek Άμμων Ámmōn, Άμμων	
12	Hámmōn) is a major ancient Egyptian deity who appears as a member of the	
13	Hermopolitan ogdoad. AMEN-dments, PRAY for relief, are all false	
14	DICTION (juris) used in courts to which go against my core religious values	
15	and beliefs. See Ronald Reagan's Grace Commission Report of 1984	
16	149. i, Faith Lynn Brasher, now know my SELF. i am SELF-evident.	
17	150. i,Faith Lynn Brashear, am an inhabitant of America whose citizenship	
18	is in Heaven.	
19 20	151. i, Faith Lynn Brashear, have been improperly PROCESSed yet never	
20	BOOKed as there exist no legal copyright for my NAMEsake.	
21	152. Copyright does not extend to titles, names , slogans or short phrases,	
23	the Copyright Office has made that much very clear. However Defamation	
24	exists in the False Statement of Facts, Invasion of Privacy, false light, and	
25	Misappropriation of the Right of Publicity for use in commercial	
26	intellectual trade under a trademark system.	
27	153. I, Faith Lynn Brashear certify and swear on my own Commercial	
28	Liability, that I have read the foregoing, titled Judicial Notice under Sworn	
	Affidavit by Declaration, and know the content thereof, and that, to the best	
	of my knowledge and belief, it is true, correct, complete, and not misleading,	
	Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24	
		i i

the truth, the whole truth, and nothing but the truth. I reserve the right and duty to update and correct this instrument as needed, and record my interest in civil action. The original filing is executed once again on the 11th day of September. Please time and date stamp this court of record and return within a once again prepaid postage.

Signed good as avail September 11, 2018.

Х Faith Lynn Brashear UCC 1-308 by special appearance sui juris private Attorney General unchallenged. In capacity of involuntary indentured TRUST GUARDIAN **ROYALTY USE OF QUI TAM FAITH LYNN BRASHEAR** In re: "The Sledgehammer Team" -See 48 CFR 154. i, Faith Lynn Brashear, am a realtor MEMBER[™] REALTOR[®]. i, swore oath to protect the beneficial property interests of MEMBER's WE THE PEOPLE. If the world can have an IN GOD WE TRUST SYSTEM, then "THIS" WORLD can have a TRUST GAURDIAN in BODY of Christ. I, FAITH LYNN BRASHEAR, UPON FULL SETTLEMENT OF 155. MY COMMERCIAL ACCOUNT DO HEREBY ALLOW THE "ROYALTY" USE OF MY NAMEsake SPECIFICLY FOR THE QUANTUM BETTERMENT OF MANKIND as it pertains to the FINANCIAL system יהוה "THE NAME". A NAMEsake is a TRANSMITTING UTILITY that allows a private 156. individual to operate in COMMERCE with a LICENSE to conduct their COMMERCIAL Affairs. 157. Anyone operating in COMMERCE without a LICENSE is 40Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

	com	mitting a COMMERCIAL CRIME.
1	158.	All crimes are Commercial and are then regulated by COMMERCIAL
2	COU	JRTS.
3	159.	COMMERCIAL CRIMES are Murder, Stealing, Dealing in illegal
4	drug	s, Prostitution, Practicing Law or making a Legal Determination without
5	the P	Permission or Consent by Assent of any party to a Contract.
6 7	160.	All COMMERCE is ruled by CONTRACTS.
8	161.	All COURTS (Tribunals) are ruled by, CONTRACTS.
9	162.	Absent a CONTRACT, the COURT (Tribunal) will proceed to write a
10	CON	TRACT under Cause/Case #
11	163.	All the arguments are the Offer for the Contract and the JUDGMENT
12	is the	e Acceptance for the CONTRACT. If a Defendant raises it is the
13	signa	ature for the Contract under the presumption it is the NAMEsake as a the
14	LIVI	NG SOUL.
15	164.	Member's WE THE PEOPLE that do not hold such awareness cannot
16	be pr	resumed to understand they are entering into such contracts of adhesion.
17	To de	o so willingly would be to knowingly engage in such fraud as no person
18 19	in the	eir right mind could legally admit to being an EMPTY SHELL. The
20	MER	RS uniform CONTRACT's in dispute CRUDEN v. NEALE, 2 N.C. 338
20	(179	6) 2 S.E. 70.
22	165.	MEMBER's WE THE PEOPLE are CREDITOR's
23	166.	MERS is the BORROWER of MEMBER's WE THE PEOPLE.
24	167.	The principal MERS, the debtor is obligated to the CREDITOR's.
25	168.	The government relies upon the Members Faith to back MEMBER's
26	WE	THE PEOPLE's TRUST.
27	169.	The value of FAITH is limitless in such TRUST's.
28	170.	Member's WE THE PEOPLE are surety.
	171.	The MERS system is designed to evade repayment to MEMBER's
	WE 7	THE PEOPLE'S TRUST. 41
	Private an	d Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

172. The surety is the accommodation party—a third person who becomes 1 responsible for the payment of the obligation if the principal is unable to pay 2 or perform. See U.C.C. - ARTICLE 9 - SECURED TRANSACTIONS 3 (2010) > Part 3. Perfection and Priority § 9-314. PERFECTION BY 4 CONTROL (2) (C) if the collateral is a security entitlement, the debtor is or 5 becomes the entitlement holder. 6 173. Pursuant to Treasury Delegation Order No. 92, the IRS is trained 7 under the direction of the Division of Human Resources United Nations 8 (U.N.) and the Commissioner (International), by the office of Personnel 9 Management. SF form 24 is the bid bond. The performance bond is SF form 10 25. The payment bond is SF form 25 A. 11 174. These forms are in play under the Comptroller of the Currency under 12 13 the GAO. Commercial items are commercial paper as per the 8th edition of 14 Black's Law. We are "in fact" in an assumpsit environment for debt 15 collection purposes to which diminution of loss principles may be applied. 16 175. i, Faith Lynn Brashear, am here in TRUST as a Trust Guardian of the 17 people, to address the procedural irregularities to which fall under the 18 jurisdiction of respective courts as it pertains to unsettled government 19 election of action contracts and fraudulently issued 1099-A for the 20 abandonment of property that never left the possession of the S.S. ADMIN. 21 (The all caps NAMEsake is the TRUST that uses the ALL CAPS NAME 22 that appears of the BIRTH CERTIFICATES). 23 176. The use of capital letters is dictated by the US Printing style Manuel, 24 which explains how to identify a CORPORATION. Common sense dictates 25 26 that since of a BORROWER cannot be the BENEFICIARY, that leaves me 27 as an unchallenged private attorney general as a TRUST GUARDIAN of the 28 indenture to which is fully allowable under The Trust Indenture Act of 1939 codified at 15 U.S.C. §§ 77aaa-77bbbb, which supplements the Securities Act of 1933. 42 Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

177. i, Faith Lynn Brashear, am here in TRUST as a Trust Guardian of the 1 people, to address the procedural irregularities to which fall under the 2 jurisdiction of these courts as it pertains to unsettled government election of 3 action contracts and fraudulently issued 1099-A for the abandonment of 4 property that never left the possession of the S.S. ADMIN. The all caps 5 NAMEsake is the TRUST that uses the ALL CAPS NAME that appears of 6 the BIRTH CERTIFICATES. 7 178. The use of capital letters is dictated by the US Printing style Manuel, 8 which explains how to identify a CORPORATION. Common sense dictates 9 that since of a BORROWER cannot be the BENEFICIARY, that leaves me 10 as an unchallenged private attorney general as a TRUST GUARDIAN of the 11 indenture to which is fully allowable under The Trust Indenture Act of 12 13 1939 codified at 15 U.S.C. §§ 77aaa–77bbbb, which supplements the 14 Securities Act of 1933. 15 179. i, Faith Lynn Brashear, am considered human by TRADE, a faith 16 backed FIAT surety against the Nations deficit because of my personal 17 "belief in its value". 18 180. If People are the surety backing this nation debt, as such they cannot 19 be personally levied or personally pros-e(xe)cuted. 20 181. i, Faith Lynn Brashear, did NOT give my authorization or consent to 21 the United States Government for unconditional right of publicity in secret 22 service to America. 23 182. i, DO SOLEMNLY SWEAR, that at the time of the issuance of a birth 24 "certificate" I was not of legal age to enter such a contract, nor was i made 25 26 aware by the government that at any time in my life that such a contract 27 existed. 28 183. i, Faith Lynn Brashear, am a volunteer federal witness to mortgage crimes, NOT a volunteer of the government to mimic my name for use international trade as an implied promise to pay a national debt being ping- $_{43}$ Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

	pong	ged back and forth in financial warfare of over false promises to
1	Dire	ctors of Trusts to offset undisclosed government expenses upon my
2	priva	ate business for government and financial banking write-offs.
3	184.	Until a summons (aka an adhesion contract) is authenticated and
4	verif	fied it is null and void ab initio. SUMMONS ARE FOR THE DEAD.
5	185.	Courts need personum and subject matter jurisdiction before they can
6 7	acce	ss the Government cestui que trust. No living breathing person exists as
8	LIV	ING BREATHING CORPORATION.
9	186.	i, Faith Lynn Brashear, did not knowingly or willingly give open and
10	knov	wledge consent to these implied adhesion contracts known as a
11	"SU	MMONS".
12	187.	i, Faith Lynn Brashear, could not have legally consented under
13	rebu	ttable presumptions to contract with a SUMMONS that was brought
14	forth	n under a dissolved NAMEsake addressing me as a surity tenant. See
15	15 L	J.S.C. 1692. 12 C.F.R. 206, is restricted to interbank liabilities.
16	188.	A surety tenant regardless of the NAMEsake cannot be levied
17	there	efore can never be a party to a NAMEsake SUMMON's.
18 19	189.	A NAMEsake is fiction used to imply non-fiction as law in fact.
20	190.	i. Faith Lynn Brashear, did not willingly give open and knowledge
21	cons	ent to these implied adhesion contracts known as a "NOTICE OF
22	DEF	FAULT".
23	191.	A NOTICE OF DEFAULT does not address the surety/ tenant as the
24	Bene	eficiary of the NAMEsake.
25	192.	i. Faith Lynn Brashear, did willingly give open and knowledge
26	unde	erstanding of procedural irregularities, prior to awareness, before being
27	beat	en as a result of these actions. By my intents and by my actions i
28	prop	erly rescinded these levies under what was afforded to me in knowledge
	unde	er allotted AWARENESS.
	193.	Hypothecated usurpations are in violation of 12 U.S.C. 5512, 5581. 44
	Private ar	ad Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

	<i>194.</i> Mortgages cannot exist under a federal state of emergency to where a
1	government election of action implies a CESTUI QUE TRUST exists to
2	irrevocably transfer into for the protection of land against national threat.
3	<i>195.</i> Real property is held by the Social Security Administration under a
4	CESTUI QUE TRUST, transferred to another property held by the Social
5	Security Administration under a CESTUI QUE TRUST means that under a
6 7	federal state of emergency means that it is not possibly for property held in
8	such TRUST to be legally abandoned. See Melorich Builders v. The
9	SUPERIOR COURT of San Bernardino County (Serbia) 207 Cal.Rptr. 47
10	(Cal.App.4 Dist. 1984) "Uncontested Affidavit taken as true in Opposition of
11	Summary Judgment."
12	<i>196.</i> The courts cannot refuse to admisiter a complaint specifically drafted
13	granting them proper jurisprudence in the areas in which they are able.
14	<i>197.</i> The complaint was properly served to the Defendants and Published
15	by constructive notice to the awakening living breathing people on
16	www.disleague.com. Constructive notice has been given to the general
17	public at large.
18 19	<i>198.</i> At no time did the Treasury heads state that they did not accept the
20	Governments offer to repurchase the government election of action contracts
20	across the nation.
22	<i>199.</i> At no time has the Treasury head stated that he did not consent to
23	these proceedings without prejudice UCC 1-308. "Silence can only be
24	equated with fraud where there is a legal or moral duty to speak, or where
25	an inquiry left unanswered would be intentionally misleading We cannot
26	condone this shocking behavior This sort of deception will not be tolerated
27	and if this considered to be routine by all other courts, it should be corrected
28	immediately." See U.S. v. Tweel, 550 F.2d 297, 299. See also U.S. v.
	Prudden, 424 F.2d 1021, 1032; Carmine v. Bowen, 64 A. 932.
	200. MERS cannot contest their own registered trademark process as it is Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

	registered as such. Seitzer v. Seitzer, 80 Cal. Rptr. 688 "Uncontested	
1	Affidavit taken as true in support of Summary Judgment." See Melorich	
2	Builders v. The SUPERIOR COURT of San Bernardino County (Serbia) 202	7
3	Cal.Rptr. 47 (Cal.App.4 Dist. 1984) "Uncontested Affidavit.	
4	201. i Faith Lynn Brashear, was f/k/a Donna Marie Beltz	
5	202. i Faith Lynn Brashear, was f/k/a Donna Marie Baur	
6 7	203. i Faith Lynn Brashear, am the daughter of Mary Katheryn Baur	
8	204. i Faith Lynn Brashear, am the daughter of my Uncle Joseph Baur	
9	through sinful merger. My Parent patria was Edward James Baur, a veteran	
10	who's other bother Charles Baur was awarded a purple heart.	
11	205. i Faith Lynn Brashear, am a past volunteer federal witness of	
12	mortgage crimes in the inland empire.	
13	206. i Faith Lynn Brashear, am a past employee of Wells Fargo whom bet	a
14	tested the MERS BORROWING system of MINDBOX "asset classification	
15	by use of a DU (reverse UD) underwriting "system" that pulled the FICC)
16	Social Security number scoring "system" in 1997 (2 years prior to the 1999	
17	deregulation implementing CORE LOGIC).	
18 19	207. i Faith Lynn Brashear, am a past employee of Countrywide during	
20	their merger to BAC to BANK OF AMERICA.	
20	208. i Faith Lynn Brashear, was a past fraudulently contracted wholesale	
22	"mortgage" broker to a multitude of fraudulently disclosed subprime	
23	"lenders".	
24	209. i Faith Lynn Brashear, am a minister of the peace under the Universa	1
25	Life Church to which holds the belief that all religions are a part of the	
26	source energy to which free will to believe in one's faith, or not believe in	
27	anything but the faith in one's own self, is sacred. i am not designed by the	
28	"MASTER" creator of the Universe to otherWISE falsely place my TRUST	
	IN GOD.	
	210. I, Faith Lynn Brashear, know mySELF. i am simply an extension of Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24	6

universal life source through the twinkle in an eye. 1 211. i Faith Lynn Brashear, am aware of the mimicked DICTION under 2 JURIS. 3 212. i Faith Lynn Brashear, am here as "special limited Appearance" on 4 behalf of the Birth CERTIFICATE non-corpus BONDs in indentured 5 servitude under a continual contract that was never openly or willingly 6 entered to. 7 213. Indenture contracts are in fact banned by the Universal Declaration of 8 Human Rights. 9 214. i Faith Lynn Brashear, am flesh and blood. 10 215. I, Faith Lynn Brashear, am of the living. 11 216. I, Faith Lynn Brashear, am an extension of creative source energy. 12 13 217. i Faith Lynn Brashear, am a woman of age. 14 218. i Faith Lynn Brashear, am of the majority. 15 219. i Faith Lynn Brashear, exist because of the true creator of life. 16 220. i Faith Lynn Brashear, legally changed my name to Faith spiritually, 17 to which the S.S. ADMIN usurped implying in law in fact a NAMEsake 18 temple "FAITH LYNN BRASHEAR" as a CERTIFIED MINISTER OF 19 PEACE. 20 221. i Faith Lynn Brashear, am the beneficiary of FAITH LYNN 21 BRASHEAR 22 222. i Faith Lynn Brashear, was the beneficiary of the dissolved DONNA 23 MARIE BELTZ FNA as the dissolved DONNA MARIE BAUR. 24 223. i Faith Lynn Brashear, hold inside knowledge of financial industry. 25 26 224. i Faith Lynn Brashear, hold inside awareness of the laws forced upon 27 me. 28 225. i Faith Lynn Brashear, hold awareness of the IRS codes. 226. i Faith Lynn Brashear, only became aware recently that i was government chattel after being beaten as a resolute of defalcations of 47 Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

unauthorized hypothicated JURIS DICTION.

- 227. i Faith Lynn Brashear, only became aware recently that i was property of the Social Security Administration (herein S.S. ADMIN) after being beaten in 2017.
- 228. i Faith Lynn Brashear, am aware the Law of Trusts dictates that an Administrator; sole Trustee and sole Beneficiary cannot serve two positions in a Trust.
- 229. i Faith Lynn Brashear, at no time authorized MERS to reassign my beneficiary interests to a third-party incidental to these government contracts.
- 230. i Faith Lynn Brashear, hold awareness of the Courts CRIS system.This is the system that connects the courts to the Federal Reserve to whereBanks and utility companies also have direct access to these TRUSTS.
- 231. i Faith Lynn Brashear, am both independent and UNIQUELY qualified as an undisputed TRUST GUARDIAN, to act for the benefit of the holders of these NAMEsakes being used for securities trading upon these government election of action contracts naming MERS as both a beneficiary and an undisclosed BORROWER.
- 232. Unless proven otherwise, there is no other person in the World whom could hold such historical value with the audacity to stand as a living breathing Qui Tam Lex Merchant before these courts to in order to address these abusive tax matter undisclosed partnership interests under a commercial FAITH vessel. "THE FAITH CLAIM" is the vessel, the words are the cargo, the "like flag" designates the law and the "courts stamp" in and of itself shows that we have paid the fee to deliver our cargo.
- 233. i Faith Lynn Brashear, am in full awareness that a corporation is a fiction and therefore cannot be Sovereign. A "SOVEREIGN" cannot create DEBT it is his/her duality ENERGY that creates payment for the DEBT created by the FEDERAL RESERVE BOARD/BANK and all their CORPORATIONS in implied promise. See Ruhstrat v. People, 57 NE 41 48

Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

234. While it is true that Attorneys verifications under this state of emergency are in representation of fiction under order to obtain writs by Tacit Procuration, (in violation of the people's constitutional rights), Petitioner is not here to discuss the merits of Admiralty under the rebuttable presumptions of Black's Law Dictionary as that would quite possibly disqualify over half the Attorneys in the States BAR. *In re STEPHEN RANDALL GLASS on Admission*.

235. Rule 701 is the federal securities law exemption for compensatory equity issuances. The Treasury is a Private Corporation. Under Rule 701 (1) (i) in order to issue awards, it must be done so by a natural person.

236. California Corporations Code sections 2105 and 13404.5 (b) No foreign professional corporation shall render professional services in this state without a currently effective certificate of registration issued by the governmental agency regulating the profession in which that corporation proposes to be engaged, pursuant to the applicable provisions of the Business and Professions Code expressly authorizing those professional services to be rendered by a foreign professional corporation.

237. "Uncontested affidavit" moved the court to hear the case. United States v. Lopez, No. 07-3159 (10th Cir. 03/04/2008). g) ..."finding uncontested affidavit of debtor's attorney that he provided telephonic notice of debtor's bankruptcy case sufficient to hold creditor in violation of § 362(h)." Those of whom filed bankruptcy to seek relief did not do so as creditors. Filing under the presumption consumers had borrowed a mortgage using MERS did so under duress of a false creditor.

238. Settlement statements as are the name implies, they are statements that show the settlement of the NAMEsak accounts, if accounts are settled there is nothing to trade against. . See Thrift Drug Inc. v. Universal Prescription Administrators, 131 F.3D 95 (2d Cir. 12/11/1997) k) ... "the government conceded that a single sale was the only connection between the Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

property and the predicate offense; "United States v. Premises and Real 1 Property at 4492 South Livonia Road, 889 F.2d 1258 (2nd Cir. 11/17/1989) 2 *l) "The district court relied on the uncontested affidavit of Robert A.* 3 239. Pension and SSI benefits could be replenished in lue of triple dipping 4 the IMF fund. "The district court relied on the uncontested affidavit of 5 Robert A. Michlik, the PBGC case officer responsible for processing the 6 termination of the Plan, for the finding that 74 Plan participants were eligible 7 for pension benefits as of September 20, 1978." In re Syntex Fabrics Inc., 8 698 F.2d 199 (3rd Cir. 01/19/1983) 9 240. in re: Dismissal on other grounds... i.e. when facts are undisputed and 10 DF is entitled to JGT as a matter of law (Summary JGT under R56) statute of 11 limitation, claim or issue preclusion, etc. Answer – a pleading that responds 12 13 to allegations of the complaint and may add new matter as well. R8(b)(c)(d)14 Admissions. allegations not denied are deemed admitted. Denials? those 15 allegations properly denied are joined, meaning they are in dispute and ripe 16 for adjudication." CIVIL PROCEDURE SPRING 2003 - Professor Von 17 Creel, OCU Law School. v) The above, as well as dozens of other cases 18 which could be sited to support the legal position on the validity of 19 unrebutted or uncontested affidavits, which are deemed admitted, regardless 20 of the framework in which this lawful fact is presented. To have to take this 21 to a court in suit is a waste of the court's time and a violation of the PRA. 22 241. i, Faith Lynn Brashear do hereby solemnly swear by this sworn 23 affidavit by declaration, hereto that that at no time did anyone brought 24 forward under this complaint, including myself, accepted responsibility for 25 26 these any of these levies to which were fraudulently placed against these 27 Birth Certificates. This includes but is not limited to any Article III 28 contracts of adhesion such as Court Summons, Notices of Default, presentment of a settlement statement (not true bills), or writ of possessions issued to fiction. 50

Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

VIOLATIONS OF IMPLIMENTING REGULATION

2	242. Centering violation at TITLE 12 3704 governed by the foreclosure
3	commission under TITLE 12 1701 for failure to initiate proper and/or
4	appropriate delegation orders in violation of Article FOUR section 3, clause
5	2 of the Constitution for the United States of America. Further centering
6	upon defalcation of improper discharge of debts owed by the BORROWER
7 8	MERS as notated upon Government Election of Action forms in uniform
° 9	with FANNIE MAE/ FREDDIE MAC. under 31 U.S. Code § 3729
10	243. Petitioner, a private attorney general pursuant codified by U.S.
11	Congress 42 U.S.C §1510, §1512 and §1988, brings this action for the
12	benefit of the public trust.
13	244. This Sworn Affidavit of declaration is under the authority of the
14	Common Law of England, pursuant to PROB § 2580, 28 U.S.C. Section
15	1333. Unlawful Detainer Usurpations in such a manner as to profit at the
16	expense of the people is in violation of 12 U.S.C. 5512, 5581; 15 U.S.C.
17	1692.
18	245. 12 C.F.R. 206, is restricted to interbank liabilities. The only authority
19 20	for standing is limited to 12 U.S. Code § 632 – Jurisdiction of United States
20 21	courts; disposition by banks of foreign owned property. It is well established
$\begin{bmatrix} 21\\22 \end{bmatrix}$	that "foreign corporations are not an "agency" or a department of the
23	government, in fact Congress disavows any connection with their "foreign
24	operations". Meaning all court rulings and foreclosures are void ab initio for
25	lack of subject matter jurisdiction, lack of standing and are enabling the
26	courts to aid and abet treason against the people of these United States based
27	upon a reward system in exchange for granted privilege. Reports of Human
28	Rights Violations, documented foreclosure abuse, and breach of, despite the
	Governments best attempts, has ensued and are notated under the Dodd
	Frank Data base of the Consumer Financial Protection Bureau. Averted 51
	Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

firsthand knowledge of such crimes of raids initiated through Agent Hirsch, Melanie of the CFPB.

246. "THE FAITH CLAIM" arrests the proceedings of any tribunal, corporation, board or persons exercising judicial functions, when such proceedings are without or in excess of the jurisdiction of such tribunal, corporation, board or person.

247. This action is within the interest of public safety and welfare in light of the documented and documentable PUBLIC transactions of over 3000 REO properties being run through FIRST TEAM REAL ESTATE through whom the head justice Daniel Ottollia reports a 10% ownership interest in and through whom his wife is licensed under as notated upon SCHEDULE A-2 of FORM 700 of the FAIR POLITICAL PRACTICES COMMISSION STATE OF CALIFORNIA. Further the PUBLIC discoveries of the use of the S.E.C.U.R.E software to record title slanders upon accommodation stamps to perpetuate these frauds on behalf of the FEDERLIZED BANKING industry would indicate dissension in ranks as to the dispossession of Government intellectual property and its effect to the general PUBLIC at hand.

248. Petitioner, as Private Attorney General, pursuant to 42. U.S.C. Section1988, and 28 U.S.C. Section 1516, has authority to issue this Writ.

249. It is because of these abuses of discretion that an immediate injunction needs to be placed upon FIRST TEAM REAL ESTATE REO division (The Judicial vested interest owned company) and the applicable Unlawful Detainer Courts to where their franchise branch offices lay. FIRST TEAM REAL ESTATE Corporate office appears to be in Irvine and they have 1573 agents and 4 designated officers. They have 29 DBA's and 36 franchise offices located in various cities: Anaheim, Arroyo Grande, Bakersfield, Beverly Hills, Big Bear, Cathedral City, Corona, Fullerton, Huntington Beach, Irvine, Ladera Ranch, Laguna Beach, Laguna Niguel, Long Beach, 52
Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

12 13

14

15

16

17

21

22

23

24

25

26

27

Palm Desert, Oceanside, Marina Del Ray, Mission Viejo, Newport Beach,Pasadena, Palm Springs, San Clemente, San Diego, Seal Beach, Sunset Beach, Temecula, Tustin, Yorba Linda, Valencia, and Westlake. The Bureau of Real Estate holds authority under improper holder in due course in review of listing agreements under an injunction issued by the July 11th Task Force Attorney General Sessions Civil Division. The attorneys in violation of Rule 11 participating in these courts and their affiliate witness can be met with the Criminal Division and and/or the Tax Division of the July 11th Task force as applicable. The courts Payee Data records will need to be reviewed by the Criminal Tax Division of the July 11th Task force.

250. Petitioner compels these courts to address the Void Summons and Complaints in breach of public trust to which were outside of the Courts ministerial duty, and without proof of delegation of authority or jurisdiction of any kind. These are breaches of the Statues as Large in turn a breach of PUBLIC TRUST and in violation of the Judicial code of ethics.

251. The people of this Nation hold Superior Claims on the Trusts over all certificate holders. Upon presentment of this Writ to any participant of any foreclosure action, respondents within fifteen days of receipt of this writ, and file a statement of Claim for these courts, provide proof of authority for their claim, produce the IRS FORM 8594 asset purchase filed with the Internal Revenue Service and provide a written statement from the Securities and Exchange Commission that the foreclosing trust has not been suspended or terminated upon the SEC, or your silence, or attempt to demur will be confession of judgement for the release and collateral estoppel of all alleged claims by all notice of interested parties of these collateral cases. Attorneys must prove they complied with Rule 11 compliance udder RCFC APPENDIX F or be held accountable as disqualified party to the trust and held accountable for up to 100% value of the trust for violating 26 U.S Code

	§860 tax exempt status, violations under 26 CFR 1.35-1 and additional
1	penalties under 17 CFR 240.10b5 for failure to authenticate.
2	252. The victims of these collateral cases were not amenable to the process
3	of this court, and insufficiency of process, alleged defendant, as Contributing
4	Beneficiaries, were not informed that he needed to settle the account that are
5	open in escrow in the courts. As a result fraud upon the courts has ensued.
6	253. The victims of these collateral cases, as public officials, and agents to
7	the UNTITED STATES- a federal corporation as defined in 28 U.S.C. 1746
8 9	are Trustees and as such owe a Fiduciary duty to Petitioner. See 63C Am.
10	Jur. 2d, Public Officers and Employees, Sect. 247 and Judicial Ethics
11	Preamble of applicable region. All respondents (if any) are acting in fraud
12	and in violation of maxims in law, and outside the decedents will by
13	attempting to enforce and unlawful lien on real estate and personal property
14	of their estates, IN VIOLATION OF 17 C.F.R 450 et seq, in vein usurpation
15	of the creator of life itself. (Anu)
16	254. Fraud upon the court voids the entire preceeding. "It is axiomatic
17	that fraud violates everything. In re: Villiage of Willowbrook, 37 ILL.App
18	2d 393 (1962), People ex rel. Chicago Bar Ass'n v. Gilmore, 345 Ill 28, 177
19	N.E. 710 (1931). It is the inherent power of the Court to expounge from its
20	records void acts of which it has knowledge from its records. See Aero Inc.
21 22	v. LaFuerga Area Bolivana, 24 F. 3d 457 (2nd Cir. 1994) ("A judge is not a
22	court")
23	255. Memorandum of Points and Authorities from initial complaint further
25	incorporated herein. See Scheuer v. Rhodes, 416 U.S. 232, 94 S. Ct. 1683,
26	1687 (1974).
27	In re: Trespassers of the Law/ Treason/ Violation of Oath
28	256. When a Judge or state officer acts without jurisdiction, or acts to
	enforce a void order (summons, complaint or writ) they become trespassers
	of the law and are in fact engaged in treason. These courts are not fiduciaries
	Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

to the PEOPLES TRUST. See Cohan v. Virginia, 19 U.S. (6 Wheat) 264, 404 L.Ed. 257 (1821).

1

2

3

4

5

6

7

8

9

10

11

12 13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

257. Because of the lower courts superior knowledge of the law, and witnessed constitutional wrongs through fraudulent violations of rights, privileges and immunities, equating to felony in perjuries of oaths, their inquiry to the rights of its Citizens constitutes an actionable offence with no immunity, by failure to act upon a ministerial duty. Those in presentment of this Writ of Mandate have fifteen days(15) days to respond to this notice. If you are unwilling or unable to investigate this, you must respond to this notice in writing with your reasons. Acquiesce of silence will be deemed acceptance to settle these matters and further affirmations as prima facie evidence that you are under orders from "The United States" to commit constructive fraud against the victims of these collateral cases. All answers MUST be pursuant to Public Law 940550 "...under oath and affirmations to be admissible under Court Records". Failure to rebut by affidavit or counter affidavit, in the required time given, will be deemed as a Self-Executing Judgement and subject to further criminal investigations and prosecutions. This Writ will further stand against the Void Writ of Possessions as permission to execute the Writ on behalf of all parties involved in accordance with Etna Casualty & Surey Co. of Hartford, Conn, v. Bond of Supervisors of Warren County 160 VA 11, 168 S.E. 617, 629.

ANTI TRUST REASONING

258. Since House Joint Resolution 192 (HJR 192) (Public law 7310) was passed in 1933 we have only had debt, because all property and gold was seized by the government as collateral in the bankruptcy of the United States.
259. In 1863 the first Bank Act was passed. The Office of the Comptroller of the Currency (or OCC) is a US federal agency established by the National Currency Act of 1863 and serves to charter, regulate, and supervise all 55

Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

national banks and the federal branches and agencies of foreign banks in the United States.

260. The OCC was created by Abraham Lincoln to fund the American Civil War but was later transformed into a regulatory agency to instill confidence in the National Banking system and protect consumers from misleading business practices.

261. The Lieber Code, or General Order 100 was also created by Abraham Lincoln in 1863.

262. The National Bank Act (ch. 58, 12 Stat. 665, February 25, 1863) was a United States federal law that established a system of national charters for banks, the United States national banks. It encouraged development of a national currency based on bank holdings of U.S. Treasury securities, the National Bank Notes. It also established the Office of the Comptroller of the Currency (OCC) as part of the Department of the Treasury. This was to establish a national security holding body for the existence of the monetary policy of the state.

263. The Act, together with Abraham Lincoln's issuance of "greenbacks", raised money for the federal government in the American Civil War by enticing banks to buy federal bonds and taxing state bank issued currency out of existence.

264. The law proved defective and was replaced by the National Bank Act of 1864. The money was used to fund the Union army in the fight against the Confederacy. This authorized the OCC to examine and regulate nationally-chartered banks.

265. The above only partially begins to include the historical records and other Acts of Congress that proves the US bankruptcy of 1933 and that there is no money, only credit that the American people are the Creditors.

266. Every/all companies have failed to pay off any of the public debt but rather unlawfully redirected ill-gotten gains into private corporate accounts
 Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

1

- 26 27
- 28

through embezzlement, theft by deception, fraudulent conversion, and in violation to each all incorporated in entirety laws established through and as a result of the US Bankruptcy of 1933, wherein there is no money, only "bank Notes" which are but only a promise to pay.

267. Thus all debts are to be discharged as agreed. Additionally, the alleged invoices sent to every recipient is a dividend an/or a coupon to the recipient.

268. The Comptroller of the Currency at County, State, and Federal level all know the incorporated documents and testimony to be true, but have yet to discharge any of the public debt, therefore have misappropriated funds through embezzlement, theft by deception, obtaining money through false pretenses, extortion and other predicate acts since the date of Comptroller of the Currency inception of 1863.

269. That in turn means that it is the American people are the Creditors not the Debtors. America still remains to date in a state of Emergency. Those in the know have advantaged the system as a result monopolies have ensued.

270. Those whom desire to lessen their involvement in further investigations, please provide a copy of your errors and omissions insurance and/or insurance bond to be entered as no-contest and immediately moved under RCFC 11(c)(3) for voluntary settlement of the claim.

VERIFICATION / MOVE TO DELEGATION ORDERS

In Witness, Whereof, knowing the law of bearing false witness before God and men, i solemnly affirm that, i have read the foregoing, and know the contents thereof to be true to the best of my knowledge, as a direct original source volunteer federal witness of mortgage crimes in the Inland Empire, except as to those matters stated on my information or belief as to those matters, i believe them to be true. These instruments are submitted upon good faith belief that they are grounded in fact, warranted by existing law or a good faith argument for the modification or Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24

1

2

3

23

24

25

26

27

28

19

1	reversal of existing law and are submitted for proper purposes, and not to cause
$\begin{bmatrix} 1 \\ 2 \end{bmatrix}$	harassment and unnecessary delay or cost. With all said, and all done, i Faith Lynn
2	Brashear do hereby move these courts to SUMMARY JUDGEMENT and/or
3	DECLARITORY JUDGMENT for DELEGATION ORDERS . (from
4	STATORTY LAW to common law however JURIS prudence sees fit
5	ADDRESSing Deceitful Trespass upon private business)
6 7	
8	Submitted, and sealed this day of,
9	
10	Affiant,
11	
12	On behalf of FAITH LYNN BRASHEAR, as Private Attorney General without the
13	ALL CAP "UNITED STATES", per 28 U.S.C. 1746, on behalf of the People of the
14	Territory of these United States, one nation UNDER GOD.
15	
16	Originally Signed good as avail September 11, 2018.
17	X
18	
19	Faith Lynn Droch an UCC Liby anagial annagrance avi iveia
20	Faith Lynn Brashear UCC I by special appearance sui juris
21	private Attorney General unchallenged.
22	In capacity of TRUST GUARDIAN UNDER FAITH LYNN BRASHEAR.
23	
24	
25	
26	
27	
28	
	58
	Private and Confidential LIBEL OF REVIEW Proverbs 3:21-22, NIV - Leviticus 25:23-24