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COURT OF APPEALS  
DIVISION II

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STATE OF WASHINGTON  
BY KI  
DEPUTY

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SUPREME COURT  
STATE OF WASHINGTON  
7/28/2023  
BY ERIN L. LENNON  
CLERK

FIN.

July 25<sup>th</sup> 2023

Copy of original  
07/25/2023

To: THE COURT OF APPEALS  
DIVISION II  
909 A STREET STE 200  
TACOMA, WASHINGTON 98402-3694

and directed to JOHN OR JANE DOES 1-50, JOINTLY AND SEVERALLY, CORPORATELY AND PERSONALLY, and/or any Agent Successors or Assigns;

Including Agent #1 Leah Colette Sykes Bar No. 021039  
Agent #2 Lindsey Ann Adegbite Bar No, 191338  
ANDOR LAW, P.C.  
PO BOX 8441  
Portland, OR 97207-8441

WASHINGTON STATE COURT OF APPEALS DIVISION II

Case/Claim No. RE: 22-2-02475-06  
Account/Case No.57326-1-II

**Petition for New Evidence and Judicial Review**  
**Court Case/Claim Account RE: 22-2-02475-06, 57326-1-II for Full Audit**  
**Regarding Washington State [RAP 13.4(c)]**

**New issue Regarding Court Agents and its Administrators' and Others failure to follow their Oaths of Office and for Neglecting Their Duty for Adjudication of this Matter and Infringement upon rights to be heard for Grievance due to unanswered claim' of Rebuttal in Accordance to proof by operation of Law RE: non payment; [Rule 5] Federal Rules of Civil Procedure**

RE: A RULING BY COMMISSIONER TRIEBEL

RE: First Affidavit for Rebuttal

A RULING BY CLERK

RE: Response Second Affidavit for Rebuttal

RE: ORDER DENYING MOTION TO MODIFY CLERK'S RULING

By Jj. Maxa, Glasgow, Crusier

RE: Response Amended Third Affidavit for Rebuttal

RE: ORDER DENYING MOTION TO MODIFY CLERK'S RULING

By Jj. Maxa, Glasgow, Crusier

Notice to Agent is Notice to AGENTS

RE: Case/Claim No. RE: 22-2-02475-06, 57326-1-II Cambridge Real Estate Services, Inc, Resp V. Christopher K. Ness (PERSON)

Directed to: Agent #1 Derek M. Byrne Court Clerk/Administrator, Agent #2, Karl Tribel and Agent #3 Jj. Maxa, Glasgow, Crusier and your Administration Corporation/Business calling itself the Washington State Court of Appeals Division II, and JOHN OR JANE DOES 1-50, JOINTLY AND SEVERALLY CORPORATELY AND PERSONALLY, and/or any Agents Successors or Assigns thereof Petition for New Evidence to be heard for i, a living man' Grievance;

i, Christopher Ness Absolute trustee sui juris hereby do declare and affirm under all my natural unalienable rights and immunities and under the laws of natural law the Proof of evidence and facts presented in this Matter RE: Account Case/Claim No. 22-2-02475-06, 57326-1-II made, are done in good faith, for good cause, and

Petition for Review New Evidence and Judicial Review [RAP 13.4(c)]

Christopher. Ness Absolute Trustee  
In care of:  
103 West Powell Boulevard Suite 2143  
Gresham County, Oregonian [OR 97030]

done with clean hands/trust; i, am the "real party in interest", over the age of 18, current mailing address located at C/o 103 West Powell Boulevard Suite 2143 Gresham Oregonian [97030], and competent to testify in accordance with the laws.

[Title 5 U.S.C. § 556 (d)] – When Jurisdiction is Challenged the Burden of Proof is on the government.  
"No sanction can be imposed absent PROOF OF JURISDICTION",  
"Once Challenged Jurisdiction cannot be "assumed", it must be proved to exist".

A Statute ONLY applies to STATE Employees and people that don't know the difference between themselves and their person and who have "Consented", to the Statute which only acts under the "color" of law, but is only "Lawfully" applicable when used against "legal" fictions, like "Corporations" and/or persons" that are in reality – deemed "Property", of "THE STATE" that said, unless one is an employee of "THE STATE" or has "consented" to the Statutes they cannot be used against, living natural individuals... "Lawfully".

"Once the judge has knowledge that Subject matter Jurisdiction is lacking, he/she has no discretion but to dismiss the action, and failure to do so subjects the judge to personal liability. See [Morris V. Gilmer 129 U.S. 315, 326-327 (1889)].

[Stanard V. Oleson, 74 S. CT. 768 – The Law requires PROOF OF JURISDICTION to appear on the Record of the Administrative agency and all administrative proceedings. "Hagans V. Lavine 415 U.S. 533]

Let the record reflect... i a living man Sui juris object, under [Rule 601], as well as The Dead man' Statutes and do not accept, stand under, or consent for Your assumption of Subject Matter and in persona Jurisdiction declaration in this matter of DONATION/GIFT/ASSESSMENT/ACCOUNT RE: 22-2-02475-06, 57326-1-II and rebut and refute the Twelve Presumptions of Court, and Continue to challenge that CLARK COUNTY SUPERIOR COURT WASHINGTON STATE Administrator, Agent Emily A. Sheldrick lacked irrefutable proof the Seven Elements of Jurisdiction once Challenged and failed to provide irrefutable proof "In Fact" the Seven Elements of Jurisdiction apply "In Fact" to i, a living man, therefore her ORDER OF THE COURT is by operation of law NULL and VOID AB INITIO, by Your acts of prejudice and now, you have assumed the role of, SUCCESSOR SURITY Fiduciary and Defendant so pay the taxes and Settle Case/Claim No. RE: 22-2-02475-06, 57326-1-II Cambridge Real Estate Services, Inc, Resp V. Christopher K. Ness (PERSON), CHRISTOPHER KYLE NESS® and send the remaining credits by cashiers check to Christopher. Ness Absolute Trustee Sui juris for LEGAL TITLE PERSON BENEFICIARY CHRISTOPHER KYLE NESS®.

## THE TWELVE PRESUMPTIONS OF COURT

### Proof and Evidence of the law;

Canon 3228

[A Roman Court does not operate according to any true rule of law, but by presumptions of the law. Therefore, if presumptions presented by the private Bar Guild are not rebutted they become fact and are therefore said to stand true [Or as "truth in commerce"]. There are twelve (12) key presumptions asserted by the private Bar Guilds which if unchallenged stand true being Public Record, Public Service, Public Oath, Immunity, Summons, Custody, Court of Guardians, Court of Trustees, Government as Executor/Beneficiary, Executor De Son Tort, Incompetence, and Guilt:

1. The Presumption of Public Record is that any matter brought before a lower Roman Courts is a matter for the public record when in fact it is presumed by the members of the private Bar Guild that the matter is a private Bar Guild business matter. Unless openly rebuked and rejected by stating clearly the matter is to be on the Public Record, the matter remains a private Bar Guild matter completely under private Bar Guild rules; and

Petition for Review New Evidence and Judicial Review [RAP 13.4(c)]

2. The Presumption of Public Service is that all the members of the Private Bar Guild who have all sworn a solemn secret absolute oath to their Guild then act as public agents of the Government, or "public officials" by making additional oaths of public office that openly and deliberately contradict their private "superior" oaths to their own Guild. Unless openly rebuked and rejected, the claim stands that these private Bar Guild members are legitimate public servants and therefore trustees under public oath; and
3. The Presumption of Public Oath is that all members of the Private Bar Guild acting in the capacity of "public officials" who have sworn a solemn public oath remain bound by that oath and therefore bound to serve honestly, impartiality and fairly as dictated by their oath. Unless openly challenged and demanded, the presumption stands that the Private Bar Guild members have functioned under their public oath in contradiction to their Guild oath. If challenged, such individuals must recuse themselves as having a conflict of interest and cannot possibly stand under a public oath; and
4. The Presumption of Immunity is that key members of the Private Bar Guild in the capacity of "public officials" acting as judges, prosecutors and magistrates who have sworn a solemn public oath in good faith are immune from personal claims of injury and liability. Unless openly challenged and their oath demanded, the presumption stands that the members of the Private Bar Guild as public trustees acting as judges, prosecutors and magistrates are immune from any personal accountability for their actions; and
5. The Presumption of Summons is that by custom a summons unrebutted stands and therefore one who attends Court is presumed to accept a position (defendant, juror, witness) and jurisdiction of the court. Attendance to court is usually invitation by summons. Unless the summons is rejected and returned, with a copy of the rejection filed prior to choosing to visit or attend, jurisdiction and position as the accused and the existence of "guilt" stands; and
6. The Presumption of Custody is that by custom a summons or warrant for arrest unrebutted stands and therefore one who attends Court is presumed to be a thing and therefore liable to be detained in custody by "Custodians". [This includes the dead legal fiction non-human "PERSON" that corporate-governments rules and regulations are written for.\*] Custodians may only lawfully hold custody of property and "things" not flesh and blood soul possessing beings. Unless this presumption is openly challenged by rejection of summons and/or at court, the presumption stands you are a thing and property and therefore lawfully able to be kept in custody by custodians; and
7. The Presumption of Court of Guardians is the presumption that as you may be listed as a "resident" of a ward of a local government area and have listed on your "passport" the letter P, you are a pauper and therefore under the "Guardian" powers of the government and its agents as a "Court of Guardians". Unless this presumption is openly challenged to demonstrate you are both a general guardian and general executor of the matter (trust) before the court, the presumption stands and you are by default a pauper, and lunatic and therefore must obey the rules of the clerk of guardians (clerk of magistrates court);
8. The Presumption of Court of Trustees is that members of the Private Bar Guild presume you accept the office of trustee as a "public servant" and "government employee" just by attending a Roman Court, as such Courts are always for public trustees by the rules of the Guild and the Roman System. Unless this presumption is openly challenged to state you are merely visiting by "invitation" to clear up the matter and you are not a government employee or public trustee in this instance, the presumption stands and is assumed as one of the most significant reasons to claim jurisdiction – simply because you "appeared"; and
9. The Presumption of Government acting in two roles as Executor and Beneficiary is that for the matter at hand, the Private Bar Guild appoint the judge/magistrate in the capacity of Executor while the Prosecutor acts in the capacity of Beneficiary of the trust for the current matter. Unless this presumption is openly challenged to demonstrate you are both a general guardian and general executor of the matter (trust) before the court, the presumption stands and you are by default the

trustee, therefore must obey the rules of the executor (judge/magistrate); and

10. The Presumption of Executor De Son Tort is the presumption that if the accused does seek to assert their right as Executor and Beneficiary over their body, mind and soul they are acting as an Executor De Son Tort or a "false executor" challenging the "rightful" judge as Executor. Therefore, the judge/magistrate assumes the role of "true" executor and has the right to have you arrested, detained, fined or forced into a psychiatric evaluation. Unless this presumption is openly challenged by not only asserting one's position as Executor as well as questioning if the judge or magistrate is seeking to act as Executor De Son Tort, the presumption stands and a judge or magistrate of the private Bar guild may seek to assistance of bailiffs or sheriffs to assert their false claim; and

11. The Presumption of Incompetence is the presumption that you are at least ignorant of the law, therefore incompetent to present yourself and argue properly. Therefore, the judge/magistrate as executor has the right to have you arrested, detained, fined or forced into a psychiatric evaluation. Unless this presumption is openly challenged to the fact that you know your position as executor and beneficiary and actively rebuke and object to any contrary presumptions, then it stands by the time of pleading that you are incompetent then the judge or magistrate can do what they need to keep you obedient; and

12. The Presumption of Guilt is the presumption that as it is presumed to be a private business meeting of the Bar Guild, you are guilty whether you plead "guilty", do not plead or plead "not guilty". Therefore unless you either have previously prepared an affidavit of truth and motion to dismiss with extreme prejudice onto the public record or call a demurrer, then the presumption is you are guilty and the private Bar Guild can hold you until a bond is prepared to guarantee the amount the guild wants to profit from you.]

## 7 ELEMENTS OF JURISDICTION

### Proof and Evidence of the law

"In order for any government agency, subsidiary or law to be applied to an individual American Citizen, it must be first proved or assumed that the government has jurisdiction in this matter over that particular individual for that time. Specifically, before an individual can be charged and convicted with a crime, the government official or agency must prove jurisdiction.

This is seldom accomplished, and many individuals lose a case and even go to jail when no one has proved this legally essential issue.

If jurisdiction is to be successfully challenged, it must be at the very beginning of the trial. To allow the trial to continue at all is to admit to jurisdiction. Below are the seven issues of jurisdiction in any and every court case. Remember, if any one of these seven are not proven beyond a reasonable doubt, the case cannot continue."

1. The accused must be properly identified; identified in such a fashion there is no room for mistaken identity. The individual must be singled out from all others; otherwise, anyone could be subject to arrest and trial without benefit of "wrong party" defense. Almost always the means of identification is a person's proper name, BUT, any means of identification is equally valid if said means differentiates the accused without doubt. (By the way, there is no constitutionally valid requirement that you must identify yourself to the judge or to anyone.) For stop and identify issues (4th Amendment) see (Brown v. Texas, 443 US 47 and Kolender v Lawson, 461 US 352).
2. The statute of offense must be identified by its proper or common name. A number is insufficient. Today, a citizen may stand in jeopardy of criminal sanctions for alleged violation of statutes, regulations, or even low-level bureaucratic orders. The assumption of an element is not lawful. Otherwise, the accused will not be thoroughly informed. How many citizens have been convicted on a fatally defective process? Perhaps thousands, all with the knowing or willing participation of a judge. It is the judge's job to assure that justice is accomplished. But the judge will almost always stop short of doing his/her job and wait until the defense takes the important steps. Nor does it seem to matter to the judge.

3. The acts of alleged offense must be described in non- prejudicial language and detail so as to enable a person of average intelligence to understand nature of charge (to enable preparation of defense); the actual act or acts constituting the offense complained of. The charge must not be described by parroting the statute; not by the language of same. The naming of the acts of the offense describe a specific offense whereas the verbiage of a statute describes only a general class of offense. Facts must be stated. Conclusions cannot be considered in the determination of probable cause.
4. The accuser must be named. He may be an officer or a third party. Some positively identifiable person (human being) must accuse. Some certain person must take responsibility for the making of the accusation, not an agency or an institution. This is the only valid means by which a citizen may begin to face his accuser. Also, the injured party (corpus delicti) must make the accusation. Hearsay evidence may not be provided. Anyone else testifying that he heard that another party was injured does not qualify as direct evidence.
5. The accusation must be made under penalty of perjury. If perjury cannot reach the accuser, there is no accusation. Otherwise, anyone may accuse another falsely without risk.
6. To comply with the five elements above, that is for the accusation to be valid, the accused must be accorded due process. Accuser must have complied with law, procedure and form in bringing the charge. This includes court-determined probable cause, summons and notice procedure. If lawful process may be abrogated in placing a citizen in jeopardy, then any means may be utilized to deprive a man of his freedom. All political dissent may be stifled by utilization of defective process.
7. The court must be one of competent jurisdiction. To have valid process, the tribunal must be a creature of its constitution, in accord with the law of its creation, i.e. (article III judge). Without the limiting factor of a court of competent jurisdiction, all citizens would be in jeopardy of loss of liberty being imposed at any bureaucrat's whim. It is conceivable that the procedure could devolve to one in which the accuser, the trier of facts, and the executioner would all be one and the same. The first six elements above deal primarily with the issue of personal jurisdiction. The seventh element (also element #2) addresses subject matter and territorial jurisdiction. Subject matter jurisdiction is conferred by acts controlled by law; territorial jurisdiction attaches by venue of the parties in relation to the court and to any trans- jurisdictional acts and/or activities of the parties (extended territorial jurisdiction is conferred by controversial long-arm statutes).]

#### SUMMING UP the LAW and the POLITICS

[Lacking any of the seven elements or portions thereof, (unless waived, intentionally or unintentionally) all designed to ensure against further prosecution (double jeopardy); to inform court of facts alleged for determination of sufficiency to support conviction, should one be obtained. Otherwise, there is no lawful notice, and charge must be dismissed for failure to state an offense. Without lawful notice, there is no personal jurisdiction and all proceedings prior to filing of a proper trial document in compliance with the seven elements is void. A lawful act is always legal but many legal acts by government are often unlawful. Most bureaucrats lack elementary knowledge and incentive to comply with the mandates of constitutional due process. They will make mistakes. Numbers beyond count have been convicted without benefit of governmental adherence to these seven elements. Today, informations are being filed and prosecuted by "accepted practice" rather than due process of law. See Corpus Juris Secundum (CJS), Volume 7, Section 4, Attorney & client: The attorney's first duty is to the courts and the public, not to the client, and wherever the duties to his client conflict with those he owes as an officer of the court in the administration of justice, the former must yield to the latter. Clients are also called "wards" of the court in regard to their relationship with their attorneys. After you have read the foregoing, ask your attorney to see a copy of "regarding Lawyer Discipline & other rules" Also Canons 1 through 9. Corpus Juris Secundum assumes courts will operate in a lawful manner. If the accused makes this assumption, he may learn, to his detriment, through experience, that certain questions of law, including the question of personal jurisdiction, may never be raised and addressed, especially when the accused is represented by the bar. (Sometimes licensed counsel appears to take on the characteristics of a fox guarding the hen house.) Jurisdiction, once challenged, is to be proven, not by the court, but by the party attempting to assert jurisdiction. The burden of proof of jurisdiction lies with theasserter. The court is only to rule on the sufficiency of the proof tendered. Se McNutt v. GMAC, 298 US 178. The origins of this doctrine of law may be found in Maxfield's Lessee v Levy, 4 US 308.

Petition for Review New Evidence and Judicial Review [RAP 13.4(c)]

Christopher. Ness Absolute Trustee  
In care of:  
103 West Powell Boulevard Suite 2143  
Gresham County, Oregonian [OR 97030]

NOTE: Today the courts are unconcerned with questions such as whether or not the 16th or 17th amendments were ever lawfully ratified. If the courts were to address this type of question honestly, the government, with its huge bureaucracy and patron special interests would be placed in jeopardy. This potential threat is not allowed nor will it ever be. It is much easier for the courts to label such potential threats as political questions, point to the lateness of the clock and refuse to hear or rule. Whatever the political juggernaut does, it uses the facade of law to justify or reconcile it. The only way such questions will have force and effect is if the general public becomes aware and concerned with justice being based upon law and not just policy based on a facade of law. If you doubt such words, please be assured that they are not just words but are, in fact, and articulation of the unwritten, unspoken, present public policy, as enforced by the courts in dealing with challenges to governmental acts and authority. For documentation, see [US v WAYNE WOJTAS, 85 CR 48 in the US District Court for the Northern District of Illinois, Eastern Division and Judge Shadur's opinion on the 16th Amendment]. You will see the beginnings and threat of disbarment of a certain "aggressive" licensed attorney. To be truly effective in the courts in any challenge to governmental power and authority, the challenger must possess a good understanding of politics. This is especially so since government and the courts are primarily concerned with a public perception of the balancing of the scales of justice rather than the attainment of true justice under the law. Once it is realized that the court is primarily concerned with politics, it then becomes necessary for any challenger to become proficient in the political arena. By politics, we speak, not of the electoral process, but of the politics of association. Keeping this in mind, and truly understanding the concept, a man accused of breaking a "rule" for which he may suffer penalties of imprisonment, fine and costs without benefit of trial or Constitutional safeguards, may very well consider bringing a criminal charge against himself directly in court and thereby blunt his adversaries' attack. To the uninitiated, this may sound like madness, but to the political scholar destined to appear before a "master" to answer to alleged rule violation of the unauthorized practice of law, the self-accusatory route to the courts may be the only hope of victory; both legal and political.]

Declaration as of the here and now 7/25/2023  
i, Christopher Ness Absolute Trustee Sui Juris for CHRISTOPHER KYLE NESS® declare i, am Not abandoning my grievance, giving up any rights, titles, or interests; i by operation of law have no authority to pay, (Sec. 16 of the Fed Reserve Act pt 1,) and only gold and silver is payment for a debt under Article 1 Sec. 10 according to the law i have no debt obligation, i, Christopher. Ness Absolute Trustee Sui Juris Declare that Documents, Declarations, Instruments, Proclamations, Memorandums Filings, Forms, Motions, Petitions and Affidavits have been Sent in good faith and i, continue to assert my natural God given unalienable rights, liberties and protections and immunities in accordance to the laws of nature in good faith, to be heard for i a mans grievance directed to Public Officials and Agents: Agent #1 Derek M. Byrne Court Clerk/Administrator, Agent #2, Karl Tribel and Agent #3 Jj. Maxa, Glasgow, Cruser and your Administration Corporation/Business calling itself the Washington State Court of Appeals Division II, Business D-U-N-S- No. 949444160 – 790531545, 909 A Street, Suite 200, Tacoma Washington, 98402, and JOHN OR JANE DOES 1-50, JOINTLY AND SEVERALLY CORPORATELY AND PERSONALLY, and/or any Agents Successors or Assigns thereof for Judiciary Courts of The State of Washington a for-profit Business and Corporation;

U.S. SUPREME COURT RULING NO CORPORATE JURISDICTION OVER THE NATURAL MAN (Penhallow V. Doane's Administrators (3 U.S. 54; L. Ed. 57' 3 Dall. 54). "Supreme Court of the United States 1795", "In asmuch as every government is an artificial person, an abstraction and a creature of the mind only, a corporation/government can only interface with other artificial persons. The imaginary, have neither actuality nor substance, is foreclosed from creating and attaining parity with the tangible. The legal manifestation of this is that no government/corporation as well as any law, agency, aspect, court etc., can concern itself with anything other than corporate Artificial persons and contracts between them ("S.C.R. 1795, (3 U.S. 54; 1 L Ed. 57; 3 Dall. 54)."

CRUDEN Vs NEALE 1797 " Every man is Independent of all laws, except those prescribed by nature. He is not bound by any institution formed by his fellow men without consent"...

U.S. Bankruptcy Act of 1933, especially Section 101 (11) – Declares the American People as the Creditors, and the "United States" as the Obligor, or Debtor. This establishes that the signatures of Americans are to be used for credit, and the "State" franchises of the United States of America, Inc., d.b.a. "United States", State of Washington" etc., and their Trustees, Alien Property, Comptroller of Currency, etc., were to discharge all debts.

Petition for Review New Evidence and Judicial Review [RAP 13.4(c)]

Take Notice: i by operation of law have no authority to pay, (Sec. 16 of the Fed Reserve Act pt. 1), and only gold or silver is payment for a debt under Article 1 Sec. 10 according to the law i have no debt obligation.

1. How may we settle this matter today, the accusations against the CHRISTOPHER KYLE NESS® account is under presumption, claimed that payment has not been fulfilled, and therefore a legal determination has been made several times by Agent #1 Derek M. Byrne Court Clerk/Administrator, Agent #2, Karl Tribel and Agent #3 Jj. Maxa, Glasgow, Crusier and your Administration Corporation/Business calling itself the Washington State Court of Appeals Division II who is "In fact" to date in the here and now in default for failure to state a claim upon which relief may be granted RE: CASE/CLAIM 22-2-02475-06, 57326-1-II;
2. Under penalty of perjury and Commercial Liability Agent #1 Derek M. Byrne Court Clerk/Administrator, Agent #2, Karl Tribel and Agent #3 Jj. Maxa, Glasgow, Crusier and your Administration Corporation/ Business calling itself the Washington State Court of Appeals Division II, Business D-U-N-S- No. 949444160 – 790531545, 909 A Street, Suite 200, Tacoma Washington, 98402, and JOHN OR JANE DOES 1-50, JOINTLY AND SEVERALLY CORPORATELY AND PERSONALLY, and/or any Agents Successors or Assigns thereof for Judiciary Courts of The State of Washington proof and evidence that Rebuttal' RE: Agent #1 Derek M. Byrne Court Clerk/Administrator, Agent #2, Karl Tribel and Agent #3 Jj. Maxa, Glasgow, Crusier and your Administration Corporation/Business calling itself the Washington State Court of Appeals Division II, was responded to Line by Line Point for Point under Affidavit of Oath and Commercial Liability under penalties of perjury?
3. Under penalty of perjury and Commercial Liability Agent #1 Derek M. Byrne Court Clerk/Administrator, Agent #2, Karl Tribel and Agent #3 Jj. Maxa, Glasgow, Crusier and your Administration Corporation/Business calling itself the Washington State Court of Appeals Division II, where is the Lawful fact that i, an American known as Christopher Must "Pay" a Corporation/Business calling itself the Washington State Court of Appeals Division II, to be heard for i, a living man 's Grievance caused by another man or woman acting as an Agent/Public Servant for an alleged Government?
4. Under penalty of perjury and Commercial Liability Agent #1 Derek M. Byrne Court Clerk/Administrator, Agent #2, Karl Tribel and Agent #3 Jj. Maxa, Glasgow, Crusier and your Administration Corporation/Business calling itself the Washington State Court of Appeals Division II, did "In Fact" receive i, a living man s grievance for real harm, real loss and for real damages Regarding lack of Territorial Jurisdiction Claim RE: Case/Account No. 22-2-02475-06 on or around November 2022?
5. Under penalty of perjury and Commercial Liability Agent #1 Derek M. Byrne Court Clerk/Administrator, Agent #2, Karl Tribel and Agent #3 Jj. Maxa, Glasgow, Crusier and your Administration Corporation/Business calling itself the Washington State Court of Appeals Division II, did "In Fact" receive from i, a living man several applications in good faith, extending credit, for Fee Waiver with Tender and Settlement for CASE/CLAIM # 57326-1-II?
6. Under penalty of perjury and Commercial Liability Agent #1 Derek M. Byrne Court Clerk/Administrator, Agent #2, Karl Tribel and Agent #3 Jj. Maxa, Glasgow, Crusier and your Administration Corporation/Business calling itself the Washington State Court of Appeals Division II, did "In Fact" receive from i, a living man Notarized Affidavit', Federal Laws, Codes, Statutes At Large, Public Laws, Public Policies, Commercial Law, UCC Codes, Acts, Regulations, NOTICE(s), Documents, Declarations, Instruments, Filings, and Forms, and Claims with Proof and Evidence In Fact Attached that all debts are "In Fact" pre-paid RE: CASE/CLAIM 22-2-02475-06, 57326-1-II with Acceptance for Value for Fee Waiver with Tender and Settlement of CASE/CLAIM RE: 22-2-02475-06, 57326-1-II?
7. Under penalty of perjury and Commercial Liability Agent #1 Derek M. Byrne Court Clerk/Administrator, Agent #2, Karl Tribel and Agent #3 Jj. Maxa, Glasgow, Crusier and your Administration Corporation/Business Petition for Review New Evidence and Judicial Review [RAP 13.4(c)]

calling itself the Washington State Court of Appeals Division II, is "In Fact" Making a legal determination that i, a living man "Must" make a "Payment" to be heard for i, a living man' Grievance caused by another man or woman acting as an Agent/Public Servant for an alleged Government when it was fully aware that i by operation of law have no authority to pay, (Sec. 16 of the Fed Reserve Act pt. 1), and only gold or silver is payment for a debt under Article 1 Sec. 10 according to the law i have no debt obligation?

8. Under penalty of perjury and Commercial Liability Agent #1 Derek M. Byrne Court Clerk/Administrator, Agent #2, Karl Tribel and Agent #3 Jj. Maxa, Glasgow, Crusser and your Administration Corporation/Business calling itself the Washington State Court of Appeals Division II, is "In Fact" complicit against i, a living man for unjust enrichment and for financial gain RE: CASE/CLAIM 22-2-02475-06, 57326-1-II?

9. Under penalty of perjury and Commercial Liability Agent #1 Derek M. Byrne Court Clerk/Administrator, Agent #2, Karl Tribel and Agent #3 Jj. Maxa, Glasgow, Crusser and your Administration Corporation/Business calling itself the Washington State Court of Appeals Division II, "In Fact" have valid Oaths of Office and did you Agent Derek Byrne Clerk/Administrator and your Administration, "In Fact" take an Oath to uphold the Constitution of the United States of America upon taking office as Clerk/Administrator and your Administrations duty and Office to the People?

10. Under penalty of perjury and Commercial Liability Agent #1 Derek M. Byrne Court Clerk/Administrator, Agent #2, Karl Tribel and Agent #3 Jj. Maxa, Glasgow, Crusser and your Administration Corporation/Business calling itself the Washington State Court of Appeals Division II, what specie for "Payment" Agent Jj. Maxa, Glasgow, Crusser, Agent Derek Byrne Clerk/Administrator and your Administration, is demanded that i, a living man Must "Pay" "In Fact" to this Corporation/Business calling itself the Washington State Court of Appeals Division II, to be heard for i, a living man' Grievance?

11. Under penalty of perjury and Commercial Liability Agent #1 Derek M. Byrne Court Clerk/Administrator, Agent #2, Karl Tribel and Agent #3 Jj. Maxa, Glasgow, Crusser and your Administration Corporation/Business calling itself the Washington State Court of Appeals Division II, wouldn't it be appropriate for you Agent Jj. Maxa, Glasgow, Crusser, Agent Karl Tribel, Agent Derek Byrne Clerk/Administrator, and your Administration to credit the account for the same value as the charge, and wouldn't it be appropriate in this rebuttal to claim interest and securities in this account CASE/CLAIM RE: 22-2-02475-06, 57326-1-II and provide a cashiers check for the remaining credits after the taxes have been setoff to Christopher. Ness Absolute Trustee Sui juris for LEGAL TITLE PERSON BENEFICIARY CHRISTOPHER KYLE NESS@ RE: CASE/CLAIM 22-2-02475-06, 57326-1-II?

12. Under penalty of perjury and Commercial Liability Agent #1 Derek M. Byrne Court Clerk/Administrator, Agent #2, Karl Tribel and Agent #3 Jj. Maxa, Glasgow, Crusser and your Administration Corporation/Business calling itself the Washington State Court of Appeals Division II, does this Corporation/Business calling itself the Washington State Court of Appeals Division II, "In Fact" have Valid Jurisdiction under Court seal please provide Certified proof and validation of Court Seal, "Dismissal" and "Abandonment" for Claim/ Account RE: CASE/CLAIM 22-2-02475-06, 57326-1-II?

13. Under penalty of perjury and Commercial Liability Agent #1 Derek M. Byrne Court Clerk/Administrator, Agent #2, Karl Tribel and Agent #3 Jj. Maxa, Glasgow, Crusser and your Administration Corporation/Business calling itself the Washington State Court of Appeals Division II, did you "In Fact" receive multiple messages and requests June 7<sup>th</sup>, 2023, and again on June 8<sup>th</sup>, 2023 to contact i, a living man, and did you Agent Derek Byrne Clerk/Administrator receive several notices that i, a living man did Not "In Fact" give consent to any Claim for Abandonment for this CASE/CLAIM 22-2-02475-06, 57326-1-II for this Grievance?

14. Under penalty of perjury and Commercial Liability Agent #1 Derek M. Byrne Court Clerk/Administrator, Agent #2, Karl Tribel and Agent #3 Jj. Maxa, Glasgow, Crusser and your Administration Corporation/Business calling itself the Washington State Court of Appeals Division II, by what right do you have to put a claim for abandonment against i, a living man' claim, against CHRISTOPHER KYLE NESS@ and continue to collect Petition for Review New Evidence and Judicial Review [RAP 13.4(c)]



Christopher. Ness Absolute Trustee  
In care of:  
103 West Powell Boulevard Suite 2143  
Gresham County, Oregonian [OR 97030]

unjust enrichments and make financial gains without compensation in regards to a debt, RE: CASE/CLAIM 22-2-02475-06, 57326-1-II?

15. Under penalty of perjury and Commercial Liability Agent #1 Derek M. Byrne Court Clerk/Administrator, Agent #2, Karl Tribel and Agent #3 Jj. Maxa, Glasgow, Crusier and your Administration Corporation/Business calling itself the Washington State Court of Appeals Division II, is there "In Fact" Multiple unanswered Rebuttals and Affidavits that was received in response to RE: CASE/CLAIM RE: 22-2-02475-06, 57326-1-II?

16. Under penalty of perjury and Commercial Liability Agent #1 Derek M. Byrne Court Clerk/Administrator, Agent #2, Karl Tribel and Agent #3 Jj. Maxa, Glasgow, Crusier and your Administration Corporation/Business calling itself the Washington State Court of Appeals Division II, is it "In Fact" the law under the United States of America and your duty under oath of Office to respond to any Due Process challenges, Jurisdictional challenges and Rebuttals before proceeding in a Case or making Orders RE: CASE/CLAIM 22-2-02475-06, 57326-1-II?

17. Under penalty of perjury and Commercial Liability are You Agent #1 Derek M. Byrne Court Clerk/Administrator, Agent #2, Karl Tribel and Agent #3 Jj. Maxa, Glasgow, Crusier and your Administration Corporation/Business calling itself the Washington State Court of Appeals Division II, "In Fact" Complicit in acts of unjust enrichment and financial gains using CHRISTOPHER KYLE NESS® trademarked property RE: CASE/CLAIM 22-2-02475-06, 57326-1-II?

i, a living man known as Christopher Kyle: House of Ness Sui juris hereby Conditionally give Acceptance for value your Offer for Abandonment Claim, RE: CASE/CLAIM # 57326-1-II dated July 14th, 2023, in response to Rebuttal from Agent #1 Derek M. Byrne Court Clerk/Administrator, Agent #2, Karl Tribel and your Administration Corporation/Business calling itself the Washington State Court of Appeals Division II, RE: Agent Derek Byrne Clerk/Administrator June 7<sup>th</sup>, 2023 (received by email Notification on July, 14<sup>th</sup> 2023), upon Proof of Claim with proof of signed affidavit under penalties of perjury that this Order for Abandonment is Valid and that you Agent #1 Derek M. Byrne Court Clerk/Administrator, Agent #2, Karl Tribel and Agent #3 Jj. Maxa, Glasgow, Crusier and your Administration Corporation/Business calling itself the Washington State Court of Appeals Division II, have true Jurisdiction Under Court Seal and were "In Fact" given Consent to use CHRISTOPHER KYLE NESS® property for unjust enrichments and financial gains without compensation even after being given notice to Cease and Desist unless requested in writing Express permission for continued use;

Terms and Conditions under penalty of perjury and commercial liability by Agent #1 Derek M. Byrne Court Clerk/Administrator, Agent #2, Karl Tribel and Agent #3 Jj. Maxa, Glasgow, Crusier and your Administration Corporation/Business calling itself the Washington State Court of Appeals Division II, if this Petition RE: CASE/CLAIM 22-2-02475-06, 57326-1-II is not given a response in writing to third party Notary witness, in "Full" Point for Point, line by line refuting, counterclaiming or rebutting any/all claims in Question above 1-17, within Ten (10) days upon receipt then with acquiescence, it is under assumption and presumption by Law that this court/ administration claim/order/decision to claim abandonment by i, a living man for Failure to "Pay", "Tender", "Settle" and "Discharge" "Payment" RE: CASE/CLAIM 22-2-02475-06, 57326-1-II, to be heard for i, a living man' Grievance, is dismissed and will not continue any further in the present;

CASE/CLAIM # 57326-1-II; must be heard and setoff made if not by this Administration, then by a competent court of jurisdiction, failure to respond is acquiescence and an assumption and presumption, therefore, future damages and charges will be claimed by i, a living man known as Christopher Kyle: House of Ness Sui Juris.

In addition: as a matter of good faith i, a living man respectfully demand to be heard for my grievance and require this Administration adjudicate this Matter Case/Claim No. RE: 22-2-02475-06, 57326-1-II;

**Notice:** Postal Rule is in Full Effect

Further Affiant saith not

Dated this 25 day of July 2023.

Petition for Review New Evidence and Judicial Review [RAP 13.4(c)]

Christopher. Ness Absolute Trustee  
In care of:  
103 West Powell Boulevard Suite 2143  
Gresham County, Oregonian [OR 97030]

### Commercial Affidavit Oath and Verification

State of Oregon )  
County of Multnomah ) affirmed and subscribed  
United States of America )

i, Christopher. Ness under my unlimited liability, self-governing on Oregonian Republic land and commercial Oath, proceeding in good faith, being of sound mind, having first-hand knowledge, affirm, state, and declare that the facts contained herein are correct, complete and not misleading, under penalty of International/Commercial Law, in Good Faith so help me {God}.

Executed without the United States in Multnomah County, Oregonian Republic, this 28 day of the month July in the year Two thousand and twenty-three. Witness my hand and seal.

In good faith nunc pro tunc ab initio,

By: Christopher. Ness Absolute Trustee Sui Juris  
Christopher. Ness Absolute Trustee on Behalf of:  
CHRISTOPHER KYLE NESS@  
In care of: 103 West Powell Boulevard Suite 2143  
Gresham County, Oregonian [OR 97030-0823]  
Non-Domestic Without The U.S. [28 USC 1746].  
All rights reserved "without prejudice", "Without recourse"

Christopher. Ness Absolute Trustee  
In care of:  
103 West Powell Boulevard Suite 2143  
Gresham County, Oregonian [OR 97030]

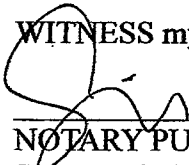
NOTARY ACKNOWLEDGMENT

The use of a notary below is for identification only and not for entrance into any foreign jurisdiction.

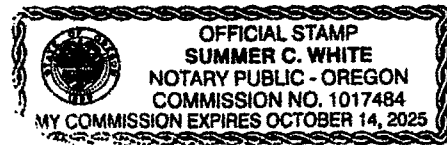
STATE OF OREGON )  
 ) scilicet  
COUNTY OF MULTNOMAH )

Personally appeared before me this 25<sup>th</sup> day of July, 2023, Christopher. Ness Absolute trustee herein referred "Attorney In Fact", "Authorized representative" for Respondent/Issuer "CHRISTOPHER KYLE NESS@" certifies that this "PETITION FOR NEW EVIDENCE AND JUDICIAL REVIEW FULL AUDIT RE: Case/Claim No. RE: 22-2-02475-06, 57326-1-II for NON PAYMENT AND ABANDONMENT FOR GRIEVANCE" is made in good faith, has personal first-hand knowledge of the facts asserted herein and that the facts asserted herein are correct, complete and not misleading, the truth, the whole truth, and nothing but the truth in law, Commerce and substantial citation certified in accord with the laws of State and the united states of America, and executes the same in his authorized capacity by affixing his lawful signature hereon.

WITNESS my hand and official seal.

  
\_\_\_\_\_  
NOTARY PUBLIC  
Summer C. White  
C/o 304 SE Hearthwood Blvd. Suite 872011  
Vancouver, WA 98684,

July 25, 2023  
DATE



(Seal)  
My commission expires: October 14 20 25

**LEGAL NOTICE** Notarization for verification purposes only and not for entry into any foreign jurisdiction.  
The Certifying Notary is an independent contractor and not a party to this claim. In Fact the Certifying Notary is a Federal Witness Pursuant to TITLE 18, PART I, CHAPTER 73, SEC. 1512. *Tampering with a witness, victim, or an informant.* The Certifying Notary also performs the functions of a quasi-Postal Inspector under the Homeland Security Act by being compelled to report any violations of the U.S. Postal regulations as an Officer of the Executive Department. Intimidating a Notary Public under Color of Law is a violation of Title 18, U.S. Code, Section 242, titled "Deprivation of Rights Under Color of Law," which primarily governs police misconduct investigations. This Statute makes it a crime for any person acting under the Color of Law to willfully deprive any individual residing in the United States and/or united States of America those rights protected by the Constitution and U.S. laws.

Petition for Review New Evidence and Judicial Review [RAP 13.4(c)]

COPY 07/05/2023

**NOTARY PRESENTMENT CERTIFICATE OF MAILING**  
NOTICE TO AGENT IS NOTICE TO PRINCIPAL NOTICE TO PRINCIPAL IS NOTICE TO AGENT.

**From:** Summer C. White, Notary Public  
In care of:  
304 SE Hearthwood Boulevard 872011  
Vancouver, WA 98684

**Cc:** Including Agent #1 Leah  
Colette Sykes Bar No. 021039  
Agent #2 Lindsey Ann Adegbite Bar No.  
191338  
ANDOR LAW, P.C.  
PO BOX 8441  
Portland, OR 97207-8441  
Email: Lindsey.Adegbite@andor-  
law.com

**To:** Certified Mail No. 7020 3160 0001 3118 5145  
Dawn Rubio  
% WASHINGTON STATE ADMINISTRATIVE OFFICE OF THE COURTS (branch)  
JUDICIARY COURTS OF THE STATE OF WASHINGTON  
1112 Quince St SE Olympia, Washington 98501-2462  
Ph: 360 753-3365  
DUN & Bradstreet # 6790531545

**To:** Certified Mail No. 7020 3160 0001 3118 5145  
WASHINGTON STATE COURT OF APPEALS DIVISION II RE: 57326-1-II  
AGENT #1 Derek M. Byrne COURT CLERK/ADMINISTRATOR, PUBLIC OFFICER  
AGENT #2 Karl R. Triebel Commissioner/ ADMINISTRATOR, PUBLIC OFFICER  
AGENT #3 Jj. Maxa, Glasgow, Crusier ADMINISTRATOR, PUBLIC OFFICER  
**909 A Street Suite 200 Tacoma, WA 98402**

**ATTENTION:** Dawn Rubio WASHINGTON STATE ADMINISTRATIVE OFFICE OF THE COURTS (branch) JUDICIARY COURTS OF THE STATE OF WASHINGTON 1112 Quince St SE Olympia, Washington 98501-2462, AGENT #1 Derek M. Byrne COURT CLERK/ADMINISTRATOR, and AGENT #2 Karl R. Triebel Commissioner and AGENT #3 Jj. Maxa, Glasgow, Crusier ADMINISTRATOR, PUBLIC OFFICER for WASHINGTON STATE APPEALS COURT DIVISION II RE: 57326-1-II, 909 A Street Suite 200 Tacoma, WA 98402 and JOHN OR JANE DOES 1-50, JOINTLY AND SEVERALLY, CORPORATELY AND PERSONALLY, and/or any Agent Successors or Assigns, Including Agent #1 Leah Colette Sykes Bar No. 021039, Agent #2 Lindsey Ann Adegbite Bar No, 191338 ANDOR LAW, P.C. Portland, OR 97207-8441;

**Date:** July 25<sup>th</sup>, 2023

**Dear:** Dawn Rubio WASHINGTON STATE ADMINISTRATIVE OFFICE OF THE COURTS (branch) JUDICIARY COURTS OF THE STATE OF WASHINGTON 1112 Quince St SE Olympia, Washington 98501-2462 and Certified Mailed to AGENT #1 Derek M. Byrne COURT CLERK/ADMINISTRATOR, and AGENT #2 Karl R. Triebel Commissioner and AGENT #3 Jj. Maxa, Glasgow, Crusier ADMINISTRATOR, PUBLIC OFFICER for WASHINGTON STATE APPEALS COURT DIVISION II RE: 57326-1-II, 909 A Street Suite 200 Tacoma, WA 98402 and JOHN OR JANE DOES 1-50, JOINTLY AND SEVERALLY, CORPORATELY AND PERSONALLY, and/or any Agent Successors or Assigns, Cc: Including Agent #1 Leah Colette Sykes Bar No. 021039, Agent #2 Lindsey Ann Adegbite Bar No, 191338 ANDOR LAW, P.C. Portland, OR 97207 8441;

**Contents/Attachments:**

1. Petition for New Evidence and Judicial Review Court Case/Claim Account RE: 22-2-02475-06, 57326-1-II for Full Audit Regarding Washington State [RAP 13.4 (c)] New issue Regarding Court Agents and its Administrator' and Others Failure to follow their Oaths of Office and for Neglecting Their Duty for Adjudication of this Matter and Infringement upon rights to be heard for Grievance due to unanswered claims' of Rebuttal in accordance to proof by operation of Law RE: non payment (Total 11 pages)
2. Notary Presentment, Notary Certificate of Mailing 7020 3160 0001 3118 5145, (Total 3 pages);

Total 14 pages

I have been contacted by: Christopher. Ness Absolute Trustee for the purpose of presenting Petition for New Evidence and Judicial Review Court Case/Claim Account RE: 22-2-02475-06, 57326-1-II for Full Audit Regarding Washington State [RAP 13.4 (c)] New issue Regarding Court Agents and its Administrator' and Others Failure to follow their Oaths of Office and for Neglecting Their Duty for Adjudication of this Matter and Infringement upon rights to be heard for Grievance due to unanswered claims' of Rebuttal in accordance to proof by operation of Law RE: non payment directed to and Dawn Rubio WASHINGTON STATE ADMINISTRATIVE OFFICE OF THE COURTS (branch) JUDICIARY COURTS OF THE STATE WASHINGTON 1112 Quince St SE Olympia, Washington 98501-2462, AGENT #1 Derek M. Byrne COURT CLERK/ ADMINISTRATOR, and AGENT #2 Karl R. Triebel Commissioner and AGENT #3 Jj. Maxa, Glasgow, Crusier ADMINISTRATOR, PUBLIC OFFICER for WASHINGTON STATE APPEALS COURT DIVISION II RE: 57326-1-II, 909 A Street Suite 200 Tacoma, WA 98402 and JOHN OR JANE DOES 1-50, JOINTLY AND SEVERALLY, CORPORATELY

**NOTARY PRESENTMENT CERTIFICATE OF MAILING**  
NOTICE TO AGENT IS NOTICE TO PRINCIPAL NOTICE TO PRINCIPAL IS NOTICE TO AGENT.

AND PERSONALLY, and/or any Agent Successors or Assigns, including Agent #1 Leah Colette Sykes Bar No. 021039, Agent #2 Lindsey Ann Adegbite Bar No, 191338 ANDOR LAW, P.C. Portland, OR 97207-8441 with supporting Proof for Claims and enforcement:

- 1) I am contracted as a non-partial third-party observer in this proceeding;
- 2) THAT I am going to be chronicling the process for the public record;
- 3) THAT my testimony cannot be rejected by any court in the United States as I am considered an officer of the court;
- 4) THAT your response is to be received through me no later than three (10) business days from receipt of this Notice or the date otherwise listed on said Notice;
- 5) THAT the certificate verifying your non-response or default pursuant to my statutory authority will be issued upon your acquiescence.

Please Note: This observation in the facilitation of Commerce should not be deemed a Power of Attorney or the practice of law but rather the fulfillment of Christopher. Ness Absolute Trustee on behalf of CHRISTOPHER KYLE NESS@. Successors and Assigns, Foreign United States AGENTS/Agents, vendors, attorneys, Administrators etc, shall be held liable under pains and penalty of perjury by law regarding Title 18 U.S.C. Section 8; Public Law 73-10; Public Law chap. 48, 48 Stat. 112; UCC 1-308; 18 U.S.C. Ch. 47; 18 U.S.C. § 1006; Violations of (GAAP); 31 CFR § 321.24; 17 CFR § 300.502; 77 FED. REG. 50244; 78 FED. REG. 30662; Federal Laws of Civil Procedure; Bill of Exchange Acts; Securities Exchange Act 1934; Bankruptcy Act 1933; TRADEMARK ACT OF 1946; FDIC Law, Regulations and related Acts; and under the Full Faith and Credit Act; the United States Constitution of America; the United States Bill of Rights; The United States of America Declaration for Independence; the United States Statutes at Large; the Articles of Confederation; the 20 Maxims of Equity; the laws of nature in effort to safeguard your due process before Summary Judgment and or Default for Violation of Public Policy and Federal Laws, if on behalf of: Christopher. Ness I do not hear back from your office within (10) business days upon receipt of mailing, by Certified Mail to the Mailing Address below, there will be assumption and presumption by acquiescence, agreement, and failure to respond or counterclaim Christopher. Ness' Claims.

Below hereinafter, "RECIPIENT", the documents and papers pertaining to: CHRISTOPHER KYLE NESS@, contain a total of (Total 14 pages) addressed to the RECIPIENT, Dawn Rubio WASHINGTON STATE ADMINISTRATIVE OFFICE OF THE COURTS (branch) JUDICIARY COURTS OF THE STATE OF WASHINGTON 1112 Quince St SE Olympia, Washington 98501-2462, AGENT #1 Derek M. Byrne COURT CLERK/ADMINISTRATOR, and AGENT #2 Karl R. Triebel Commissioner and AGENT #3 Jj. Maxa, Glasgow, Cruser ADMINISTRATOR, PUBLIC OFFICER for WASHINGTON STATE APPEALS COURT DIVISION II RE: 57326-1-II, 909 A Street Suite 200 Tacoma, WA 98402 and Certified Mailed No. 7020 3160 0001 3118 5114 and JOHN OR JANE DOES 1-50, JOINTLY AND SEVERALLY, CORPORATELY AND PERSONALLY, and/or any Agent Successors or Assigns, Cc: Including Agent #1 Leah Colette Sykes Bar No. 021039, Agent #2 Lindsey Ann Adegbite Bar No, 191338 ANDOR LAW, P.C. Portland, OR 97207-8441 and directed to JOHN OR JANE DOES 1-50, JOINTLY AND SEVERALLY, CORPORATELY AND PERSONALLY, and/or any Agent Successors or Assigns.

Thank you for your assistance. All communication should be delivered through me at the Notary Public address via Certified Mail to ensure delivery and appropriate certification. Service in any other manner will be defective on its face (therefore pointless).

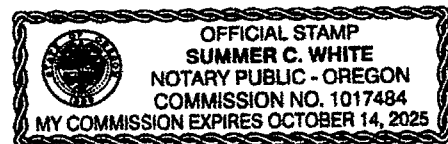
Total 14 pages

WITNESS my hand and official seal.

\_\_\_\_\_  
NOTARY PUBLIC

Return Response(s) To:  
Summer C. White, Notary Public  
In care of:  
304 SE Hearthwood Boulevard 872011  
Vancouver, WA 98684

July 25, 2023  
DATE



Seal:

My Commission Expires: October 14, 2025

**LEGAL NOTICE** Notarization for verification purposes only and not for entry into any foreign jurisdiction. The Certifying Notary is an independent contractor and not a party to this claim. In fact the Certifying Notary is a Federal Witness Pursuant to TITLE 18, PART I, CHAPTER 73, SEC. 1512. *Tampering with a witness, victim, or an informant.* The Certifying Notary also performs the functions of a quasi-Postal Inspector under the Homeland Security Act by being compelled to report any violations of the U.S. Postal regulations as an Officer of the Executive Department. Intimidating a Notary Public under Color of Law is a violation of Title 18, U.S. Code, Section 242, titled "Deprivation of Rights Under Color of Law, which primarily governs police misconduct investigations. This Statute makes it a crime for any person acting under the Color of Law to willfully deprive any individual residing in the United States and/or United States of America those rights protected by the Constitution(s) and U.S. laws.

NOTARY PRESENTMENT CERTIFICATE OF MAILING NO. 7020 3160 0001 3118 5145

NOTARY PRESENTMENT CERTIFICATE OF MAILING  
NOTICE TO AGENT IS NOTICE TO PRINCIPAL NOTICE TO PRINCIPAL IS NOTICE TO AGENT.

AFFIDAVIT OF NOTARY PRESENTMENT

State of Oregon )  
 ) ss.  
County of Multnomah )

CERTIFICATION OF MAILING

On this 25<sup>th</sup> day of July, 2023, for the purpose of verification, I, the undersigned Notary Public, being commissioned in the County and State noted above, do certify that Christopher. Ness Absolute Trustee, appeared before me with the following documents listed below. I, the undersigned notary, personally verified that these documents were placed in an envelope and sealed by me for deposit to the United States Post Office Certified Mail No. 7020 3160 0001 3118 5145, green card receipt 9590 9402 7352 2028 7161 51, firm book mail tracking, to Dawn Rubio % WASHINGTON STATE ADMINISTRATIVE OFFICE OF THE COURTS (branch) JUDICIARY COURTS OF THE STATE OF WASHINGTON 1112 Quince St SE Olympia, Washington 98501-2462, and JOHN OR JANE DOES 1-50, JOINTLY AND SEVERALLY, CORPORATELY AND PERSONALLY, and/or any Agents Successors or Assigns thereof on or around July 25 2023.

Certified Mail receipt # 70203160000131185195  
NAME AND ADDRESS OF THE RECEIVER

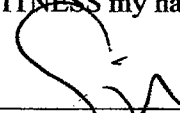
To:  
Dawn Rubio  
% WASHINGTON STATE ADMINISTRATIVE OFFICE OF THE COURTS (branch)  
JUDICIARY COURTS OF THE STATE OF WASHINGTON  
1112 Quince St SE Olympia, Washington 98501-2462  
Ph: 360 753-3365  
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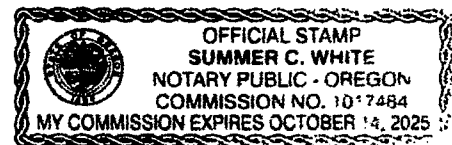
Total 14 pages

WITNESS my hand and official seal.



NOTARY PUBLIC  
Return Response(s)To:  
Summer C. White, Notary Public  
In care of:  
304 SE Hearthwood Boulevard 872011  
Vancouver, WA 98684

July 25, 2023  
DATE



(Seal):  
My commission expires: October 14, 2025, 20

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