



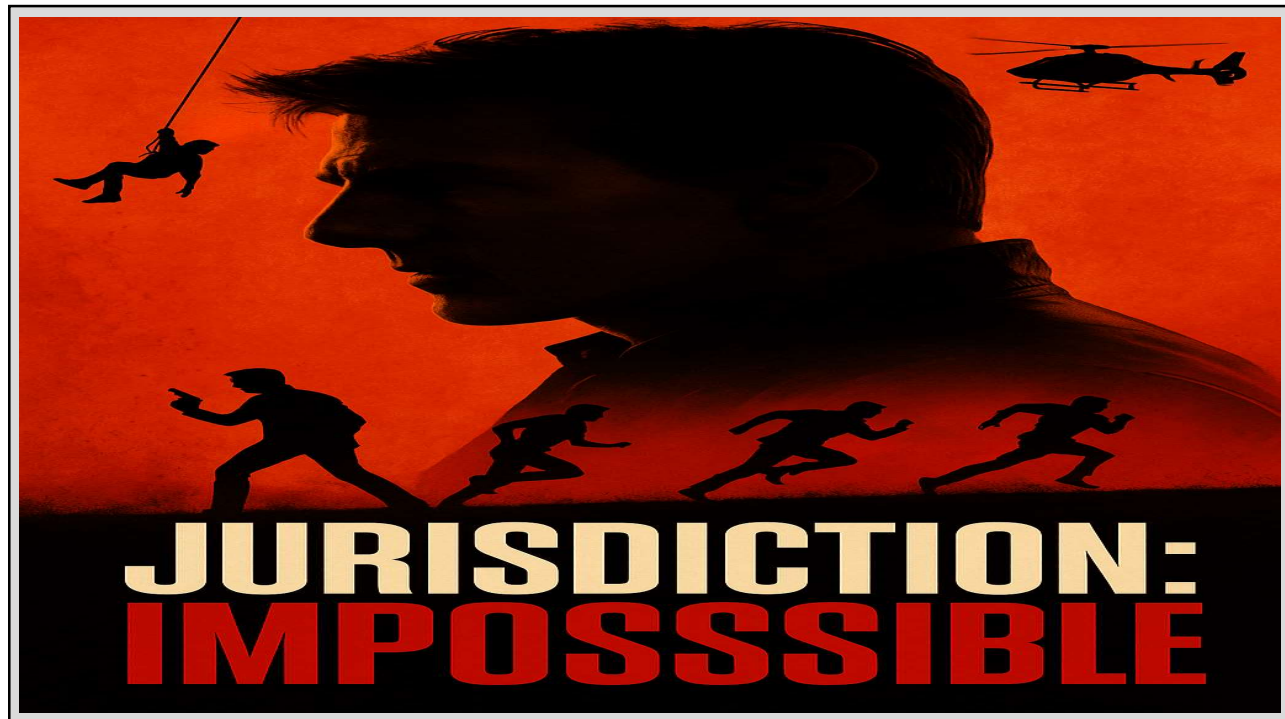
SUPREME COURT

STATE OF ARIZONA



GOVERNOR'S OFFICE OF
**HIGHWAY
SAFETY**

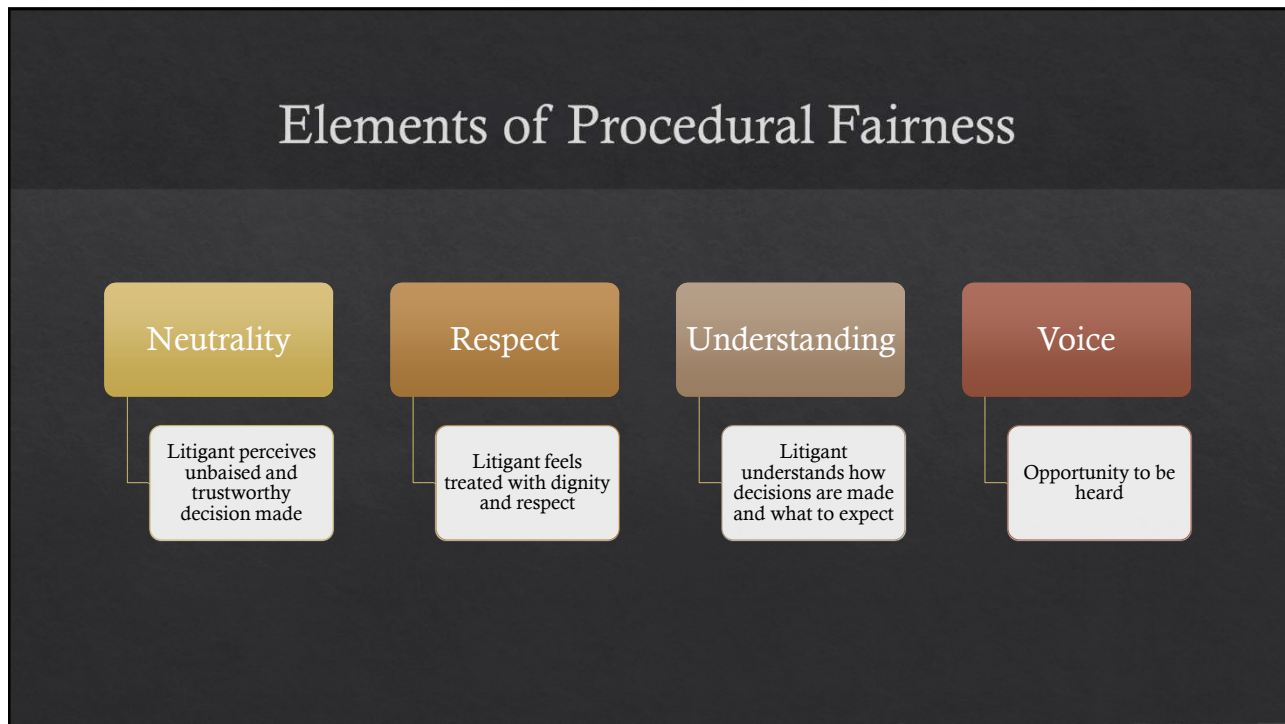
Sovereign Citizens



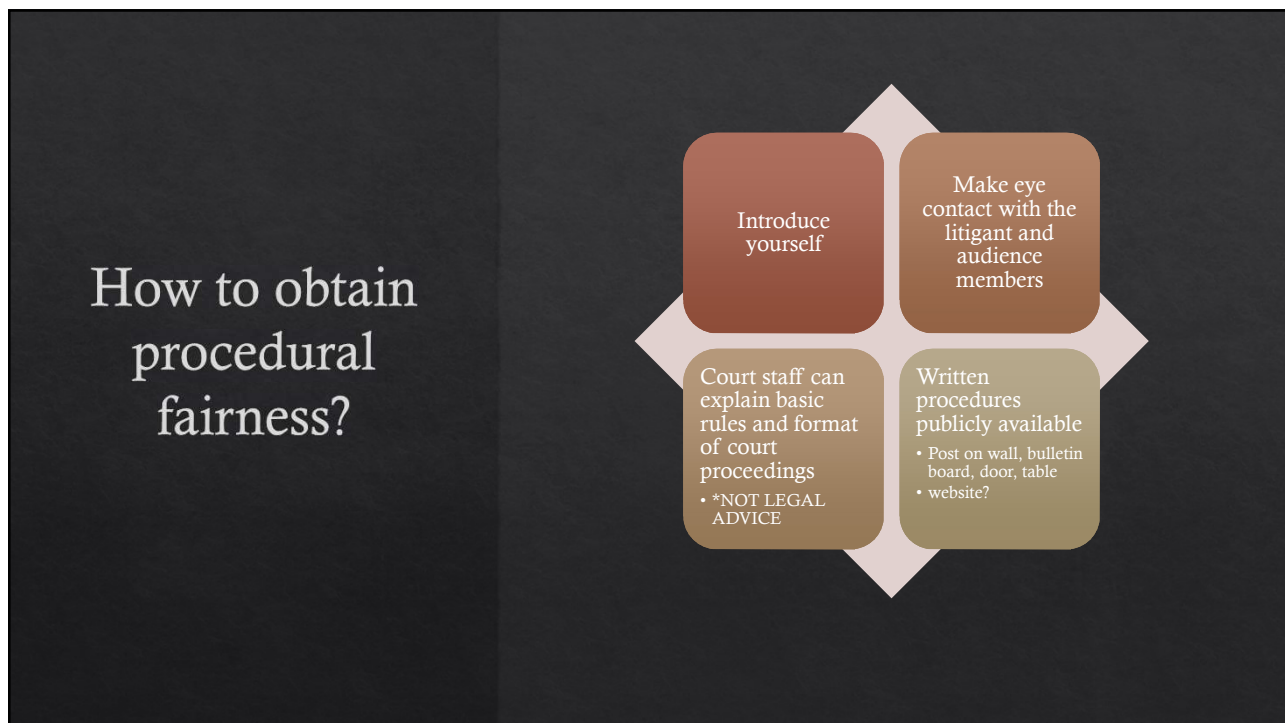
1

<p>Sovereign Citizens</p> <p>and</p> <p>Self-Represented Litigants</p>	<p style="text-align: center;"><u>Procedural Fairness</u></p> <ul style="list-style-type: none"> ◇ Concerned with procedures used by the decision-maker, rather than outcome ◇ Requires fair and proper procedure be used when making decisions <ul style="list-style-type: none"> ◇ Statutes? ◇ Rules? ◇ Cases?
--	--

2



3

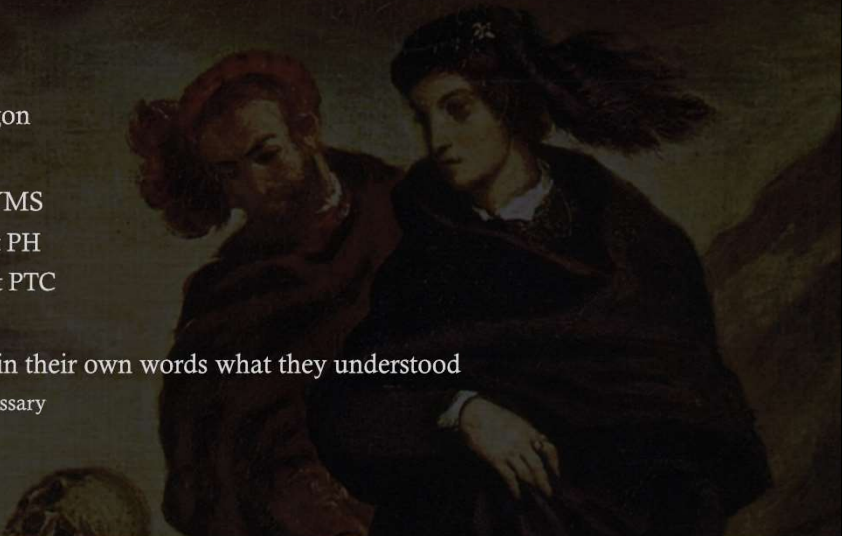


4

HAMLET

The Court Doth Protest Too Much, Methinks

- ◆ Speak in Plain English
- ◆ Avoid legal terms and jargon
- ◆ DO NOT USE ACRONYMS
 - ◆ Preliminary Hearing, not PH
 - ◆ Pre-Trial Conference, not PTC
- ◆ Allow litigants to explain in their own words what they understood
 - ◆ Correct or clarify if necessary



5

Stay on Task

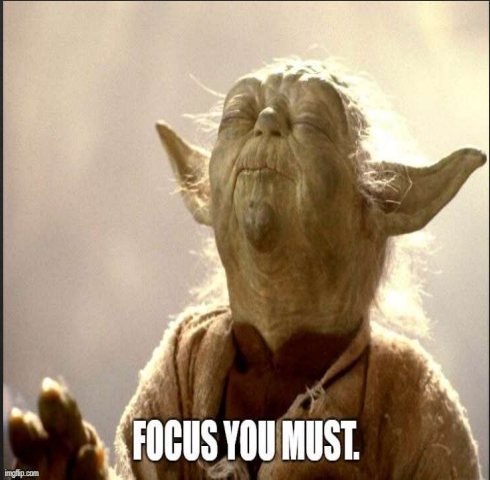
Avoiding reading or completing paperwork while case is heard

Take breaks as need to stay focused

Explain yourself

- ◆ If writing orders, let them know you're writing
- ◆ If typing notes during the case, let them know

Don't make them feel like they aren't being heard or that you aren't paying attention



6

Common Issues Working with SRLs

Incomplete or
Inaccurate Forms

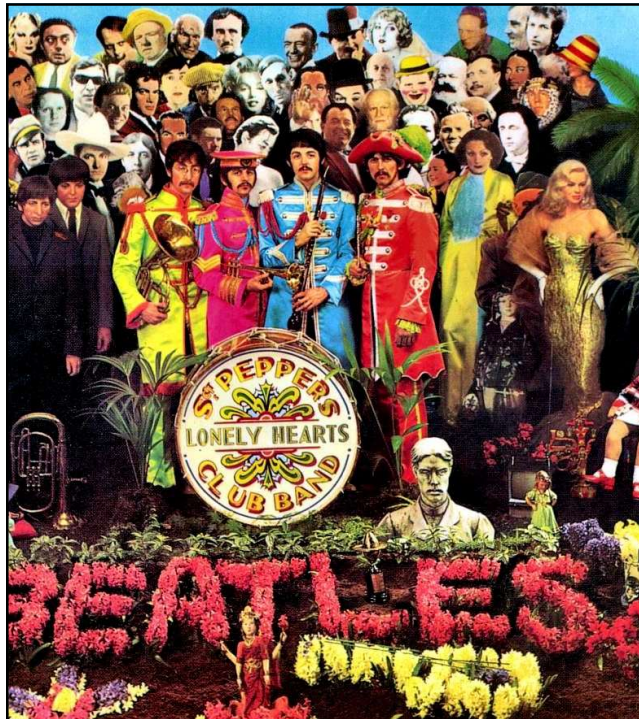
Zero knowledge
about evidence

Lack of
knowledge of law
or procedure

Lack of
confidence in
themselves

Incomplete facts
and complex
foundational
requirements

7



Need a Little Help From My Friends

- ◆ Canon 2: A judicial employee shall perform the duties of judicial employment impartially, competently and diligently
- ◆ Rule 2.6 Assistance to Litigants
 - ◆ A judicial employee shall assist litigants to access the court by providing prompt and courteous customer service and accurate information consistent with the employee's knowledge and the court's resources and procedures while remaining neutral and impartial and avoiding the unauthorized practice of law.

*Arizona Code of Judicial Administration, Section 1-303,
Code of Conduct for Judicial Employees*

8

Things employees may do:

- ◆ Explain how to accomplish various court actions and provide information without recommendations
- ◆ Answer ?'s about court policies and procedures w/o violating confidentiality
- ◆ Provide public information
- ◆ Explain legal terms without interpreting
- ◆ Provide forms and answer procedural questions w/o recommending words to use
- ◆ Provided information re: procedural options, w/o opinion on what's best
- ◆ Cite statutes, court rules, or ordinances known by employee w/o doing legal research
- ◆ Refer to lawyer referral, etc. rather than recommend particular lawyer
- ◆ Provide scheduling and other info about the case w/o prejudicing other party and w/o using ex parte info from judge

9

What about attorneys?

- ◆ Rules of Professional Conduct
 - ◆ 1.2 – Representation does not endorse party's views
 - ◆ 1.4 – Communication
 - ◆ 3.4 – Fairness to Opposing Party
 - ◆ 3.3 – Candor to Tribunal
 - ◆ How represent client when don't agree?

10

Four Pillars of Procedural Justice

Being fair in the processes

Being transparent in actions

Providing opportunity for voice

Being impartial in decision making



11

Sovereign Citizen



12

Movement

- ◆ No formal goals for it to achieve
- ◆ No hierarchy
- ◆ Loosely affiliated groups that train, help each other with paperwork, socialize and talk ideology
- ◆ No set texts defining it



13

We don't need no education!

- ◆ When a court flies an admiralty flag, the court holds no jurisdiction over them, and the case should be dropped



14

Another Brick in the Wall, part 1

- ◇ Redemption Theory:
- ◇ United States government went bankrupt when it abandoned the gold standard as the basis for currency in 1933
- ◇ As such, the government began using citizens as collateral in trade agreements with foreign governments

15

Another Brick in the Wall, part 2

- ◇ Judges know about the hidden government takeover
- ◇ Judges deny the sovereign citizens legal rights out of treasonous loyalty to hidden and malevolent government forces

16

Who are you?





17

(Not) A Boy Named Sue...



Freemen on the land	Flesh and blood human being	Natural man
Free person	Sovereign man	A natural person

18

Going through the motions...

◇ Standard Motions:

- ◇ Plea to Jurisdiction
- ◇ Motion to Suppress
- ◇ Motion for Discovery
- ◇ Motion to Dismiss

◇ Novel Motions:

- ◇ Notice, Grace and Demand by Declaration
- ◇ Declaration for Notice with surety Act and Bond
- ◇ Appearance Brief
- ◇ Administrative Notice

19

Common References

References

- Bible
- The Constitution of the United States
 - The U.C.C.
- U.S. Supreme Court decisions
 - Treaties with foreign governments

Personal names

Personal names spelled in all capital letters or interspersed colon

JOHN SMITH

Smith: John

Signatures

Usually followed with:

- “under duress”
- “Sovereign Living Soul” (SLS)
- Copyright symbol (©)
- Personal seals, stamps, thumb prints
- “accepted for value”

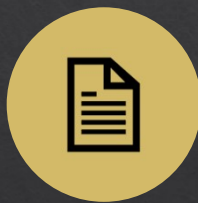
20

I was born a ramblin' man...



23

What if they refuse to identify themselves?



SCOUR THE FILE FOR IDENTIFYING INFORMATION AND POINT IT OUT



ANNOUNCE YOUR INTENT TO RESET THE CASE AND SEND NOTICE TO THE DEFENDANT SO THEY'LL HAVE FAIR NOTICE



ANNOUNCE YOUR INTENT TO ISSUE A WARRANT AND DEFAULT THE CIVIL MATTER (IF APPLICABLE)

24



25



All we need is
just a little patience

A judge shall be patient, dignified, and
courteous to litigants...

Rule 2.8(B), Arizona Code of Judicial Cond

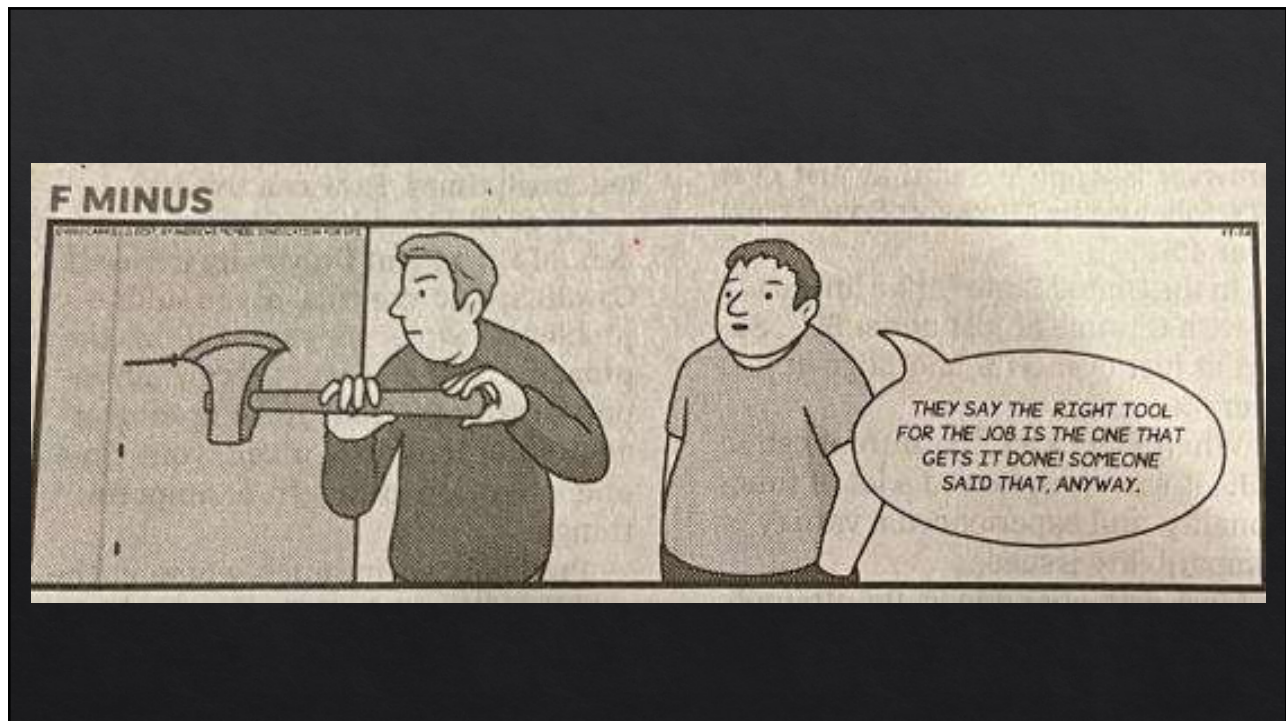
26

*“Patience is the most
necessary quality...
many a man would rather
you heard his story
than grant his request.”*

-Phillip Stanhope,
4th Earl of Chesterfield
1694 - 1773



27



28

What tools do we need?

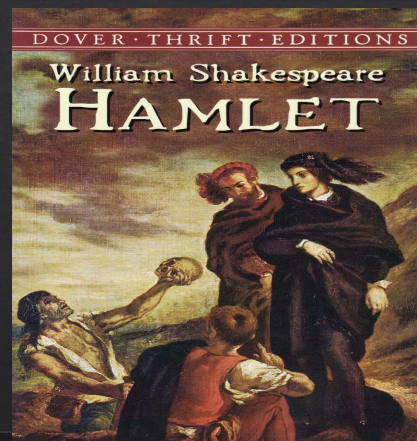
- ◆ Remember your purpose!
 - ◆ Just
 - ◆ Speedy
 - ◆ Inexpensive determination of every action and proceeding
- Rule 1, Ariz. R. Civ. P.*
Rule 1, Ariz. R. Crim. P.
Rule 1, Ariz. R. Fam. Law P.
- ◆ With these ideals in mind, can determine which tool you need at the moment



29

To be, or not to be...

Develop	Develop a philosophy
Re-examine	Re-examine practical courtroom handling of difficult litigants
Improve	Improve techniques to effectively address such litigants



30

Don't engage



31

Courtroom Management

- ◇ Be prepared:
 - ◇ Review pleadings in advance
 - ◇ Have a strategy
- ◇ Be professional:
 - ◇ Polite – hearing recorded or virtual?
 - ◇ Complaints against judicial officers

32

Remember...

- ◆ There is value in formality
- ◆ Maintain Control
- ◆ Maintain your demeanor

33

What not to do...



34

Better way...



35

Strategy

“I’m sorry, we are out of time”

“I have to leave enough time for other folks in the courtroom”

“I need to think about this a bit before I make a decision on your case”

**This applies to any situation regardless of whether SRL’s, sovereign citizens, represented parties

36

Planning



ADDITIONAL SECURITY?



ADDITIONAL TIME SET FOR THE HEARING?



SET ON A DIFFERENT DAY/CALENDAR FROM NORMAL SETTINGS?



LIMITS ON FILINGS?



PICK YOUR BATTLES!

RE 793 582 115 US

There is a total of 34 pages

DO NOT DETACH

I reserve all of my rights at all times and in all places, nunc pro tunc (now for then) from the time of my birth and forevermore, not to be compelled to perform or appear under any contract or commercial agreement that I did not enter knowingly, voluntarily and intentionally. And furthermore, I do not accept the liability of the compelled benefit of any unrevealed contract or commercial agreement.

Further, let all be advised that all actions commenced against me may be in violation of, USC TITLE 18 > PART I > CHAPTER 13 > § 242 Deprivation of rights under color of law USC TITLE 18 > PART I > CHAPTER 13 > § 241 Conspiracy against rights Violation fee is \$250,000 per person or \$500,000 in silver species per organization per incident or per 15 minutes or any part thereof. Wherefore all have undeniable knowledge.

Take Notice;

1. Regarding Case Number S1300CR202401474/ DR23-10726 NOTICE dated January 17th, 2024 and all other previous hidden and highlighted presentments in this matter which are completely presumptive to have any jurisdiction over a flesh and blood man, and I have come to overstand that Judge Debra R Phelan is overlooking the very real Judicial Procedures that she is bound by and failure to rebut any Deed of Re-Conveyance or Challenge of the Twelve Presumptions of Law point for point within 21 days results and stands as judgment in Law when received and signed for through Registered Mail through Court of Record process.
2. Take Notice: The state cannot be or make an uninjured party or witness(s) a victim. If there is no victim to an alleged incident there is no crime. That is as I have stated an elementary fact and not even an argument for discourse.
3. Take Notice: I am not a person as defined in statutes when such definition includes artificial entities. I refuse to be treated as a federally or state-created entity which is only capable of exercising certain rights, privileges, or immunities as specifically granted by federal or state "government's" echo chamber.
4. In the instant case, the state, by applying commercial statutes to all entities, natural and artificial persons alike, has deprived this free and natural person of the Right of Liberty, without cause and without due process of law.
5. Take Notice; Statutes, codes, acts, and ordinances are only over contracting entities, Drivers, companies, Firms, and corporate beings existing and operating commercially for profit.

DUE PROCESS

"The essential elements of due process of law are...Notice and The Opportunity to defend."
Simon vs. Craft, 182 US 427.

"The claim and exercise of a constitutional [protected] right cannot be converted into a crime" Miller v. US, 230 F 486, 489.

6. Take Notice; I do not consent to the recent Notice dated January 17th, 2024 and do not accept the refusal to file the Deed of Re-conveyance Dated 12/04/2023, publicly filed 12/07/2023 was sent 01/07/2024 Registered Mail #: RE 793 582 129 US. It is a Felony to refuse to file any lawful Notice. Subject Matter Jurisdiction has not been confirmed, proven, or consented to. All contracts or presentments have been rescinded and are retracted. No Dates for any Grand Jury or Deadlines were consented to or confirmed without Jurisdiction being proven and in Conjunction with the legal division stated and non-liability confirmed with UCC Financing Statement File Number 2023-118-3248-0 with a \$100,000,000 Lien, the terms of the Security

Agreement have not been fulfilled for so a Show Cause is in Order or complete Dismissal and Release from Defacto jail custody. The publicly filed Common Law Copyright Notice dated 04/28/2023 has been Violated and Infringement has been detected and reported.

7. Take Notice: Continued Retaliatory Withholding of the Necessities since 02/26/2024 like the use of Toilet Paper of a Flesh and Blood American State National Inmate or any Inmates in all Pods by Detention Officers at the Camp Verde Detention Center by Yavapai County Sheriffs Office for non-compliance of any defacto dresscode policies adopted from the Toilet Paper Shortage of 2020 Covid-19 Lockdown Lie that are still being used and employed by Detention Officer Moody and three other night Detention Officers and should be canceled immediately before Health Code Violations and Local Phoenix News investigations and reports address the problem Statewide publicly and uncomfortably. The Investigations are already activated.
8. Take Notice: A Jury of My Peers is not possible as I have revoked my 14th Amendment and all UNITED STATES Citizenship affirmed with Antony Blinken the SECRETARY of STATE of the United States of America at 2201 C STREET NW, WASHINGTON, DISTRICT OF COLUMBIA 20520. A notarized Affidavit of Truth and Asserty Oath, Repudiation and Revocation of Citizenship was sent 10/19/2023 to Judge David P. Gordon which notarized proof of service was also publicly filed 12/07/2023 in Pima, Arizona.
9. This shall serve as notice to certify that I; A Living Soul, So called by my Father and Mother since born, Kyle-Austin; of the genealogy of Johnson, was born 16th of September, 1995, in the Sovereign Republic Arizona State. I am not a Resident, Employee or Citizen of the UNITED STATES Government (Corporation), whose situs is Washington, the District of Columbia. My relationship to that Federal entity as far as jurisdiction is that of a non-resident alien to the Corporate United States Government. Also known as an American State National, or Lawful Bloodline American.
10. Take Notice: I have and hereby Asseverated, Repudiated and Revoked my Citizenship, if any ever existed, with the Legal fiction known as the "UNITED STATES" Government (Corporation), USA Inc, and any and all subsidiary corporations both known (STATE, COUNTY, CITY,) and unknown under its control.
11. I further rescinded any and all feudal contracts with that Federal government, its agencies and with the State of Arizona, STATE OF ARIZONA and its agencies. I have Filed my Attached Certified Copy of Deed of Re-conveyance publicly in Pima County Recorders Office and served Notice proving I am not a prohibited possessor having changed my status and standing with the current Secretary of State of the United States of America Antony Blinken on 10/31/2023 in Washington, DC at 05:50:00am through Registered Mail # RF661163595 US.
12. Take Notice: I was Constitutionally carrying a firearm as an American State National with the right to bear arms intact under the Second Amendment as a right of "We The People" under the Bill of Rights passed in 1789 for which this cannot be construed as Misconduct Involving Weapons as no Misconduct was performed and the Statutes do not apply to American State Nationals. No CCW or permit is required by an American State National to Constitutionally Carry a Firearm and the right shall not be infringed. Statutory and Admiralty Law do not apply.

I can assure you the Lawsuits and Copyright Infringement Charges are going to be following closely behind this Case's outcome and thereafter as I am deemed a State National and not a U.S. Citizen or "Municipal Servant" so I will be suing my Public Servants in a personal capacity and rightfully so. I am not so sure this early in the Yavapai Superior Court Career, of any one of you would want me attached to your Bonds or individual personal accounts.

And So here I Stand...

13. Take notice; For consideration on the contrary, I make a Motion for Dismissal for Lack of Subject Matter Jurisdiction as I am a State National not a U.S. 14th Amendment Citizen, and all Evidence of any wrong doing with the State of Arizona and Prosecution on this Case is without cause as there is no Victim.
14. Take Notice; that No judgment or ruling other than a Complete Motion For Dismissal will be accepted along with my prompt release from defacto jail from being held as the Surety body for the name KYLE AUSTIN JOHNSON. I do not and will not Consent to trust fraud purporting that the Deputy County Attorney Mike Morrison is the new Beneficiary or the Judge Debra R. Phelan is the Executor for the KYLE AUSTIN JOHNSON CQV Trust as I am the true Beneficiary and it is illegal for me to be the Trustee as well. I do not consent for a Trial, or any Fines, Administration Fees, or Probation as if this incident never happened. Dismissal should be cured in (3) three business days and sent within (7) seven business days of receipt of this Notice to:

KYLE AUSTIN JOHNSON All Rights Reserved UCC 1-308
c/o P.O. Box 124
Jerome, Arizona [86331]

The undersigned certifies that the statements set forth in this Affidavit/Notice of Demurrer are true and correct, except as to matters therein to be information and belief and as to such matters

the undersigned certifies as aforesaid that he or she verily believes the same to be true.

All Rights Reserved UCC 1-308

: Kyle - Austin - Johnson :
(Authorized Signature)

3 / 4 /2024

All Rights Reserved UCC 1-308

: Kyle - Austin - Johnson : ©, Beneficiary sui juris

Printed Name

: Michelle - Autumn - Stevens : © Beneficiary

3 / 4 /2024

: Michelle - Autumn - Stevens :

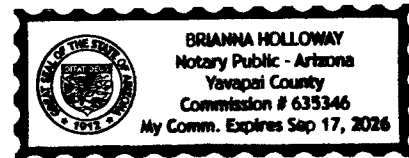
By: Accommodation-Authorized Representative Printed Name

State of Arizona
County of Yavapai

This Instrument was acknowledge before me this 4 day of March, 2024
,by

My commission expires 09 / 17 / 2026

Brianna Holloway
NOTARY PUBLIC



20233410112

MISC

12/07/2023 09:50:34 AM

Page: 1 of 26

Gabriella Cázares-Kelly Recorder

OFFICIAL RECORDS OF PIMA COUNTY, AZ



PIMA COUNTY RECORDING DISTRICT
COURT OF RECORD OF THE LAND JURISDICTION
PUBLICLY RECORDED
TO ALTER, IGNORE, OR DISPOSE OF IS A FELONY

Affidavit of Truth and Assertory Oath
Repudiation and Revocation of Citizenship
Certified Proof of Service
Notice of Default Certified Judgement of Un-Rebutted Affidavit
Deed of Re-Conveyance
Acknowledgment
UCC Informational Filing
Security Agreement
Common Law Copyright Notice
Formal challenge to the Twelve Presumptions of Law
Affidavit and Claim of Non-Corporate Status

Return to: Kyle Austin Johnson
c/o rural route 554 Copper Basin Road Unit 13
Prescott, Arizona, [near 86303]

This cover sheet has been added to these recorded documents to provide space for the recording data.

This cover sheet appears as the first page of the documents in the official public record.

There is a total of 26 pages

DO NOT DETACH

NOTICE OF DEFAULT CERTIFIED

"JUDGMENT" OF UN-REBUTTED AFFIDAVIT

Herein Bound / Attached and so named as

AFFIDAVIT OF TRUTH AND ASSERTORY OATH, REPUDIATION AND REVOCATION OF CITIZENSHIP,

I, hereby Certify that on this; the 4th day of December, 2023 ;
on/or after the 22nd day following the date of the Bound / Attached "Certified Proof of
Service" that was properly served and dated the 31st day of October, 2023;

I hereby declare by my honor and under my Authority as one of "we the people" and under
the laws of the United States of America in that an affidavit un-rebutted in 21 days becomes
judgment.

X : Kyle-austin-johnson

Print Kyle austin johnson

Post Mailed in Prescott, Arizona by my hand

Witness Jessie Pdeu

CERTIFIED PROOF OF SERVICE

I, hereby Certify that on this; the 4th day of December, 20 23; The Bound / Attached Affidavit was signed for Received as attested to by the attached Proof of mailing return receipt.

X : Kyle-austin Johnson

Print Kyle austin Johnson

Post Mailed in Prescott, Arizona by my hand

Witness Michelle P. [Signature]

Witness [Signature]

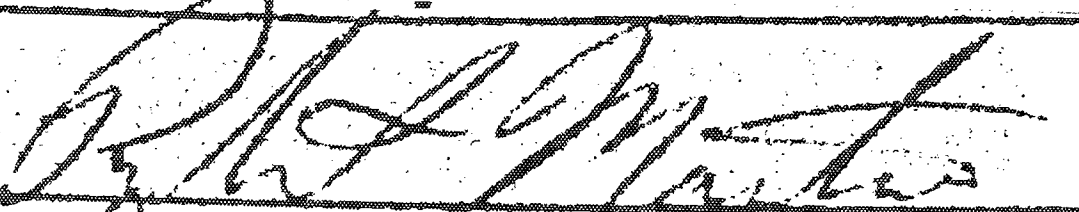
Witness Michelle Bili

USPS Tracking Intranet
Delivery Signature and Address

Tracking Number: RF66 1163 595U S

This item was delivered on 10/31/2023 at 05:50:00

[Return to Tracking Number View](#)

Signature	
Printed Name	Robert Martin
Delivery Address	STATE 20520221

Enter up to 35 items separated by commas

Select Search Type: Quick Search

Submit

Product Tracking & Reporting. All Rights Reserved
Version: 24.1.1 P11-07-af2eac34

Notary as JURAT CERTIFICATE

Arizona State

Yavapai County

The United States of America

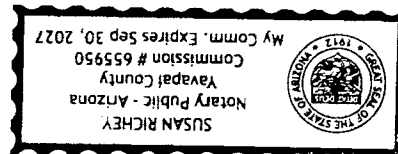
On December 4, 2023 date before me, a Notary public, personally appeared Kyle Austin Johnson who proved to me on the basis of satisfactory evidence to be the man whose Name is subscribed to the within attached instrument and acknowledged to Me that he executed the same in his authorized capacity, And that by his autograph(s) on the instrument the man executed, the instrument known as:

Notice of Default Certified Judgment of Un-Rebutted Affidavit

I certify under PENALTY OF PERJURY under the lawful laws of Arizona State and the STATE OF ARIZONA that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature Susan Richey
of Notary / Jurat seal



Recording requested by (name)

Kyle Austin Johnson

After Recording Return To:

Kyle Austin Johnson

In Care Of Rural Route 554 Copper Basin Road

Unit 13

Prescott, Arizona Republic

Zip Exempt Near [86303]

Recorders Use Only

DEED OF FULL RE-CONVEYANCE

KYLE AUSTIN JOHNSON, KYLE A. JOHNSON, Kyle Austin Johnson, as Known and Unknown ENTITIES, under the Birth Registration #1021995054585 and Linked to Social Security Registration # [REDACTED] originating at Home Birth in City of Laveen, Maricopa County, State of Arizona and Originally requested by MICHAEL LAWRENCE JOHNSON and MICHELLE AUTUMN RAMIREZ as Parents, Legal Guardians, Signatories, and Trustee(s), And as held in CESTUI QUE VIE Trust dated 16, September, 1995. and as recorded on the 3 Day of October, 1995as Local File No. 33900, of Official Records of Maricopa County, Department of Human Resources of the State of Arizona Republic

IN WITNESS WHEREOF;

Kyle Austin Johnson, as Trustee, has caused its Autograph as witnessed below.

Date: 4th day of December in the year of our Lord two thousand twenty-three

Kyle Austin Johnson, House of Johnson, Ancient Johnson, As trustee Sui Juris, Jus Soli

By: Kyle-austin; John;

Kyle Austin Johnson

STATE OF ARIZONA,

COUNTY OF YAVAPAI,

as Notary and Jurat Certificate On 4th day of December, 2023

And Arizona state, Yavapai County as Notary Public personally appeared Kyle Austin Johnson with satisfactory evidence to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his Autograph on the instrument, executed the instrument. I certify under PENALTY OF PERJURY under the laws of the State of Arizona that the foregoing paragraph is true and correct.

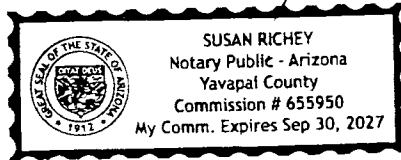
KYLE JOHNSON, JOHNSON, KYLE, Kyle Johnson, Johnson, Kyle, kyle johnson, johnson, kyle, kyle Johnson, KYLE Johnson, Kyle johnson, Kyle JOHNSON, johnson, Kyle, JOHNSON, Kyle, Johnson, kyle, Johnson, KYLE, K. JOHNSON, JOHNSON, K., K. Johnson, Johnson, K., k. johnson, johnson, k., k. Johnson, K. Johnson, K. johnson, K. JOHNSON, johnson, K., JOHNSON, K., Johnson, k., Johnson, K., KYLE AUSTIN JOHNSON, KYLE A. JOHNSON, JOHNSON, KYLE AUSTIN, JOHNSON, KYLE A., KYLE Austin Johnson, kyle Austin Johnson, Kyle AUSTIN Johnson, Kyle austin Johnson, Kyle Austin JOHNSON, Kyle Austin johnson, KYLE A. Johnson, kyle A. Johnson, Kyle A. Johnson, Kyle a. Johnson, Kyle A. JOHNSON, Kyle A. johnson, Kyle Austin Johnson, Kyle A. Johnson, Johnson, Kyle Austin, Johnson, Kyle A., kyle austin johnson, kyle a. johnson, johnson, kyle austin, johnson, kyle a., K AUSTIN JOHNSON, K A. JOHNSON, JOHNSON, K AUSTIN, JOHNSON, K A., K. Austin Johnson, k. Austin Johnson, K. AUSTIN Johnson, K. austin Johnson, K. Austin JOHNSON, K. Austin johnson, K. A. Johnson, k. A. Johnson, K. A. Johnson, K. a. Johnson, K. A. JOHNSON, K. A. johnson, K. Austin Johnson, K. A. Johnson, Johnson, K. Austin, Johnson, K. A., k. austin johnson, k. a. johnson, johnson, k. austin, johnson, k. a., and any Other unknown variation thereof;

Having received from holder of the obligations thereunder a written request to reconvey, reciting that all sums secured by the Deed of Trust have been fully paid, and said Deed of Trust and the note or notes secured thereby having been surrendered to said Trustee for cancellation, does hereby RECONVEY without warranty, to the living soul legally entitled thereto, do hereby CLAIM the entire estate, including the minor account, now held by it or by successors, Parent Corporations or subsidiaries of the United Nations, United States, State of Arizona, or Variations thereof, Shall Convey all Known and Unknown said Trust and Property to; :Kyle -Austin; Johnson: of the house Johnson, Ancient Johnson

before me,

Witness my hand and official seal.

Susan Richey Signature, and (SEAL)



, a Notary Public, who proved to me on the basis of

: Kyle - Austin : Johnson :

CAPACITY CLAIMED BY Autograph

as a Living Soul, Sui Juris, Jus Soli

UCC FINANCING STATEMENT

FOLLOW INSTRUCTIONS

A. NAME & PHONE OF CONTACT AT FILER (optional) Kyle-Austin Johnson 9283923072
B. E-MAIL CONTACT AT FILER (optional) mumstevens@yahoo.com
C. SEND ACKNOWLEDGMENT TO: (Name and Address) Kyle-Austin Johnson In Care Of 554 Copper Basin Road Prescott AZ USA

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

1. DEBTOR'S NAME: Provide only one Debtor name (1a or 1b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name); if any part of the Individual Debtor's name will not fit in line 1b, leave all of item 1 blank, check here and provide the Individual Debtor information in item 10 of the Financing Statement Addendum (Form UCC1Ad)

1a. ORGANIZATION'S NAME KYLE AUSTIN JOHNSON				
OR	1b. INDIVIDUAL'S SURNAME			
	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)		SUFFIX
1c. MAILING ADDRESS 544 COPPER BASIN UNIT #13	CITY PRESCOTT	STATE AZ	POSTAL CODE	COUNTRY USA

2. DEBTOR'S NAME: Provide only one Debtor name (2a or 2b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name); if any part of the Individual Debtor's name will not fit in line 2b, leave all of item 2 blank, check here and provide the Individual Debtor information in item 10 of the Financing Statement Addendum (Form UCC1Ad)

2a. ORGANIZATION'S NAME KYLE AUSTIN JOHNSON				
OR	2b. INDIVIDUAL'S SURNAME			
	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)		SUFFIX
2c. MAILING ADDRESS 508 S CORTEZ STREET APT #2	CITY PRESCOTT	STATE AZ	POSTAL CODE 86303	COUNTRY USA

3. SECURED PARTY'S NAME (or NAME of ASSIGNEE of ASSIGNOR SECURED PARTY): Provide only one Secured Party name (3a or 3b)

3a. ORGANIZATION'S NAME				
OR	3b. INDIVIDUAL'S SURNAME			
	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)		SUFFIX
	Johnson	Kyle- Austin;		
3c. MAILING ADDRESS In Care of 554 Copper Basin Road Unit 13	CITY Prescott	STATE AZ	POSTAL CODE [86303-9998]	COUNTRY USA

4. COLLATERAL: This financing statement covers the following collateral:

NOTICE: Informational filing 'In lieu of filing.'

Original UCC-1 Financing Statement Filed in
Washington State -UCC-1 Number 2023-118-3248-0
Dated April 28, 2023, Time of Filing;09:39:00 PM

5. Check <u>only</u> if applicable and check <u>only</u> one box: Collateral is <input checked="" type="checkbox"/> held in a Trust (see UCC1Ad, item 17 and Instructions)		<input type="checkbox"/> being administered by a Decedent's Personal Representative	
6a. Check <u>only</u> if applicable and check <u>only</u> one box:			
<input type="checkbox"/> Public-Finance Transaction	<input type="checkbox"/> Manufactured-Home Transaction	<input checked="" type="checkbox"/> A Debtor is a Transmitting Utility	<input type="checkbox"/> Agricultural Lien <input type="checkbox"/> Non-UCC Filing
7. ALTERNATIVE DESIGNATION (if applicable): <input type="checkbox"/> Lessee/Lessor <input type="checkbox"/> Consignee/Consignor <input type="checkbox"/> Seller/Buyer <input type="checkbox"/> Bailee/Bailor <input type="checkbox"/> Licensee/Licensor			

8. OPTIONAL FILER REFERENCE DATA:

Secured Party- Kyle Austin Johnson (Seal)

**SECURITY AGREEMENT
NON-NEGOTIABLE**

This Security Agreement is made and entered into this 28th day of April 2023 by and Between KYLE AUSTIN JOHNSON, DEBTOR, hereinafter "DEBTOR" SOCIAL SECURITY ACCOUNT and Ceste que Trust Number [REDACTED]-[XXXX], and listed User: Kyle-Austin;Johnson, Secured Party, Hereinafter "Secured Party" for listed Beneficiary(s) [:Kyle Austin;Johnson:©,BENE]. If any part or portion of this Security Agreement is found to be invalid or unenforceable, such part or portion shall not void any other part or portion as reasonably segregate-able from said part(s) or portion(s). The Parties, hereinafter " Parties" are Identified as follows:

DEBTOR:

**KYLE AUSTIN JOHNSON;
[AN ARTIFICIAL CORPORATE ENTITY/CESTUI QUE TRUST/PERSON]
554 COPPER BASIN RD UNIT #13
PRESCOTT, AZ 86303
Social Security Account Number**

Secured Party

Kyle- Austin;Johnson:
[a "Personam Sojurn and one of the people of Posterity"]
In Care of 554 Copper Basin Road Unit 13
Precott, Arizona Republic Zip Exempt near[86303]-9998
united States of America

Now, THEREFORE, the Parties agree as follows:

RE: Privately Held AGREEMENT

In consideration for the Secured Party providing certain accommodations to DEBTOR, inter alia, to the Secured Party;

1. All property of BAILEE, DEBTOR KYLE AUSTIN JOHNSON, 554 COPPER BASIN RD Unit #13 and all other forwarding addresses, is now hereby secured property as bailment of Bailor, Secured Party Creditor Kyle-Austin:Johnson, c/o Rural route 554 Copper Basin Road Prescott, Arizona

Form RE: SA #1091619951046-KAJ KAJ

Secured Party: Kyle-Austin Johnson

Page 1 of 3 of Security Agreement

Republic near [86303]-9998; and to all other forwarding addresses Non-Domestic

without the US. Secured Party Creditor must be fully compensated before any property can be exchanged, sold, tendered, disposed of, or forfeited in any manner. This property now owned or hereinafter acquired includes, but is not limited to, all proceeds, products, accounts and fixtures from crops, mine head, wellheads, transmitting utilities, etc, rent wages, salary, all and any interest, all and any dividends, land, mineral, water, and air rights, cottages, houses, buildings, structures, bank accounts, bank deposit boxes and contents therein, retirement plans, derivatives, stocks, bonds, securities, benefits from trusts, inheritances received or in receivership, inventory from any source, all machinery and tools including farm and industrial, livestock, equipment, fifth wheel trailers, automobiles, trucks, four-wheelers, boats, water craft, sea breachers, submersibles, any aircraft, motor homes, jewelry, gold, gold bullion, silver, silver bullion, diamonds, gems, precious stones, wedding bands, rings, watches, all household goods, including personal vehicles(conveyances) used for travel, appliances, any type of furniture or furnishings, kitchen utensils, cooking utensils, radios of all frequency and range, televisions, monitors, computers, disks, disk drives, CDRs, CDR Disc Drives, External Back-up Hard-drives, Thumb Drives, Books, financial records, papers, Private travel documents and ID, musical instruments, antiques, all sporting equipment, firearms, guns, ammunition, safes and all other property held for benefit by myself or others, and all assigns. Any and all property, arms. or weapons not specifically referenced by make, model, and serial number is also included.

2. This privately held Non-Negotiable Security Agreement in hand cannot be discharged in bankruptcy court or any other court, as holder's property is exempt from levy. Secured Party Creditor accepts all signature in accordance with UCC 3-419. Adjustment of this recording is from H.J.R 192, Public Law 73-10, and UCC 1-104. All proceeds, accounts, and orders therefrom are released to Secured Party Creditor.

3. This Non-Negotiable Security Agreement Instrument in hand supersedes any and all, but not limited to, documents or claims purporting to have a higher standing against Undersigned's bona-fide, original, wet ink signature set forth by English appellation Kyle Austin Johnson in correlating correct accounting practice numbers.

KYLE AUSTIN JOHNSON, DEBTOR:

KYLE AUSTIN JOHNSON

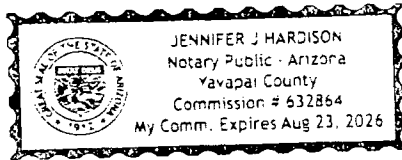
Kyle-Austin;Johnson;;The Secured Party

: Kyle-austin ; Johnson :
**Kyle-Austin of the Family Johnson©, Secured Party Creditor
AUTHORIZED REPRESENTATIVE, Attorney-in-Fact on behalf of
KYLE AUSTIN JOHNSON© LEGAL ENTITY; Ceste que 04/28/2023**

State of Arizona
County of Yavapai

I do certify that on the 4th day of December,
2023 personally made a photocopy of Security
Agreement Non Negotiable from the original.
and it is a true exact, complete and unaltered copy

Jennifer J Hardison
NOTARY PUBLIC



Common Law Copyright Notice

Common Law Copyright Notice: All rights reserved re; common -law copyright of trade-name/trademark, KYLE AUSTIN JOHNSON© as well as any and all derivatives and variations in spelling of said tradenames/trademarks – Copyright 1995-2013, by Kyle-Austin;Johnson:. Said trade-names/trademarks, ©, may neither be used, nor reproduced, neither in whole nor in part, nor in any manner whatsoever, without the prior express, written consent and acknowledgment of Kyle Austin Johnson as signified by the blue-ink signature of Kyle-Austin;Johnson:;Beneficiary, hereinafter 'Secured Party'. With the intent of being contractually bound any Juristic Person, as well as agent of said Juristic Person, consents and agrees by this Copyright Notice that neither said Juristic Person, nor agent of said Juristic Person, consents shall display, nor otherwise use in any manner, the trade-name/trademark, nor common-law copyright described herein, nor any derivative of, nor any variation in spelling of, said name without prior, express , written consent and acknowledgment of Secured Party, as signified by Secured Party's signature in blue ink. Secured Party neither grants, nor implies, nor otherwise gives consent for any unauthorized use of "KYLE AUSTIN JOHNSON©" nor for any derivative of, nor for any variation in spelling of, said name, nor for any other juristic person, and so-indemnified and harmless by the DEBTOR, i.e. "KYLE AUSTIN JOHNSON©", Hold-Harmless and Indemnity Agreement No.4091619951046-KAJ dated the 28th Day the 4th Month in the Year of our Father Two Thousand-Three against any and all claims, legal actions, orders, warrants, judgments, demands, liabilities, losses, depositions, summonses, lawsuits, costs, fines, liens, levies, penalties, damages, interests, and expenses whatsoever, both absolute and contingent, as are due and as might become due, now existing and as hereafter might arise, and as might be suffered by, imposed on, and incurred by DEBTOR for any and every reason, purpose, and cause whatsoever. Self-executing Contract / Security Agreement in the Event of Unauthorized Use: By this Copyright Notice, both the Juristic Person, hereinafter jointly and severally "User," consent and agree that any use of "KYLE AUSTIN JOHNSON©," other than authorized use as set forth above; constitutes unauthorized use of Secured Party's copyrighted property and contractually binds User. **This Notice** by Declaration becomes a Security Agreement wherein User is the debtor and 'Kyle Austin Johnson' is Secured Party, and signifies that User: (1) grants Secured Party a security interest in all of User's property in sum certain amount of \$500,000.00 per each trade-name/trademark used, per each occurrence of use (violation /infringement), plus triple damages, plus costs for each such use, as well as for each and every use of any and all derivatives of, and variations in spelling of, "KYLE AUSTIN JOHNSON©"; (2) authenticates this Security Agreement wherein User pledges all of Users Property,i.e. All consumer goods, farm products, inventory, equipment, money, investment property, commercial tort claims, letters of credit, letter- of- credit rights, chattel paper, instruments,deposit accounts, accounts, documents, and general intangibles, and all User's interest in all such foregoing property, Now owned and hereafter acquired, now existing and hereafter existing and hereafter acquired, now existing and hereafter arising, and wherever located, as collateral for securing Users contractual obligation in favor of Secured Party for Users unauthorized use of Secured Party's copyrighted property; (3) consents and agrees with Secured Party's filing a UCC Financing Statement wherein User is Debtor and Kyle-Austin;Johnson:Beneficiary is Secured Party; (4) consents and agrees that said UCC Financing Statement described above in paragraph (3) is a continuing financing statement, and further consents and agrees with Secured Party's filings of any continuation statement necessary for maintaining Secured Party's perfected security interest in all Users property and interest in property pledged as collateral in Security Agreement as described above in paragraph "(2)" until User's contractual obligation theretofore incurred has been fully satisfied; (5) authorizes Secured Party's filing of any UCC Financing Statement, as described above in paragraph "(3)," as well as in paragraph"(4)," and filing of any Security Agreement, as described above in paragraph "(2)," in the UCC filing office; (6) consents and agrees that any and all such filings described in paragraph "(4)" and "(5)" above are not, and may not be considered, bogus, and that the User will not claim that any such filing is/are bogus; (7) waives all defenses; and (8) appoints Secured Party as Authorized Representative for User, effective upon User's default re User's contractual obligations in favor of Secured Party as set forth below under "Payment Terms" and :Default Terms," with full authorization and power granted to Secured Party for engaging in any and all actions on behalf of User including, but not limited by, authentication of a record on behalf of User, as Secured Party, in Secured Party's sole discretion, deems appropriate, and User, effective upon User's default, is irrevocable and coupled with security interest. User further consents and agrees with all of the following additio0nal terms of Self-executing Contract/ Security Agreement in Event of Unauthorized Use.

Form CR # 3091619951046-KAJ

Secured Party: Kyle Austin Johnson

uosuqor
uosuqor

Default Terms: In event of non-payment in full of all unauthorized-use fees by User within ten days of date Invoice is sent, User shall be deemed in default and (a) all of User's property and interest in property pledged as collateral by User, set forth in above paragraph "(2)," immediately becomes property of Secured Party; (b) Secured Party is appointed User's Authorized Representative as set forth in paragraph "(1)"; and (2). User consents and agrees that Secured Party may take possession of, as well as otherwise dispose of any manner that Secured Party, in Secured Party's sole discretion, deems appropriate, including, but not limited by sale at auction, at any time following User's default, and without further notice, any and all of Secured Party, in respect of this "Self-executing Contract/ Security Agreement in Event of Unauthorized Use," that Secured Party, again in Secured Party's sole discretion, deems appropriate.

Terms for Curing Default: Upon event of default, as set forth above under "Default Term," irrespective of any and all of Users former property and interest in property and interest in property in the possession of, as well as disposed of by, Secured Party, as authorized above under "Default Term," User may cure User's default re only the remainder of User's former property and interest in property formerly pledged as collateral that is neither in possession of, nor otherwise disposed of by, Secured Party within twenty (20) days of date of Users default only by payment in full.

Payment Terms: In accordance with fees for authorized use of "KYLE AUSTIN JOHNSON©." as set forth above, User hereby consents and agrees that User shall pay Secured Party all unauthorized-use fees in full within (10) days of date on Secured Party's invoice, hereinafter "Invoice," itemizing said fees, as sent and received by tort feisor.

Terms of Strict Foreclosure: User's non-payment in full of all unauthorized-use fees itemized in Invoice within said twenty-(20) day period for curing default as set forth above under "Terms for Curing Default" authorizes Secured Party's immediate non-judicial strict foreclosure on any and all remaining property and interest in property formerly pledged as collateral by User, now property of Secured Party, which is not in possession of nor otherwise disposed of by, Secured Party upon expiration of said twenty (20) day strict foreclosure period. Ownership subject to common-law copyright and UCC Financing Statement and Security Agreement filed with the UCC filing office.

Record Owner: Kyle Austin Johnson, Autograph Common Law Copyright 1995.

Record Owner: Secured Party / creditor name autographed common-law copyright:

Copyrighted Date April 28th, 2023
Without Prejudice/ Without Recourse

Kyle Austin Johnson
Kyle-Austin:Johnson; Beneficiary – Secured Party,
Authorized Representative, Attorney-In-Fact on behalf of
KYLE AUSTIN JOHNSON©, Ens Legis- Cestui que Trust

Acknowledgment

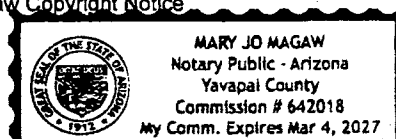
County of Yavapai
Arizona) Scilicet
state)

SUBSCRIBED TO AND SWORN before me this 28 day of April, A.D.2023
, a Notary, that Kyle Austin Johnson personally appeared and known to me to be the man
whose name subscribed to within instrument and acknowledged to be the same.

Mary Jo Magaw
Notary Public
Form CR # 3091619951046-KAJ

My commission expires 3/4/2027

Secured Party: Kyle Austin Johnson



Formal Challenge to the Twelve

08/26/2023

Presumptions of Law

Definition of presumption:

<http://www.oxforddictionaries.com/definition/english/presumption>

Definition of *presumption noun* from the Oxford Advanced Learner's Dictionary

presumption

Noun /prɪ'zʌmpʃn//prɪ'zʌmpʃn/

1. [countable] something that is thought to be true or likely
 - There is a general presumption that the doctor knows best.

1. An idea that is taken to be true on the basis of probability:

As a presumption, is a presumption on which must be agreed by the parties, to be true. THEN and EQUALLY

If one party challenges the presumption to be true on the basis of probability, then all that is required to remove the presumption is a formal challenge to that presumption.

The presumption then, has no standing or merit in FACT.

A probability:

http://www.oxforddictionaries.com/definition/american_english/probability

1. The extent to which something is probable; the likelihood of something, [uncountable, countable] how likely something is to happen happening or being the case. By definition then, this is not substantive as it is only a probability of what may be and therefore has NO substance, in material FACT.

A State Court does not operate according to any true rule of law, but by presumptions (color) 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. 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, Agent and Agency, Incompetence, and Guilt:

(i) The Presumption of Public Record is that any matter brought before a state Court 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;

I, Kyle-Austin:Johnson, the undersigned formally challenge the Presumption of Public Record as it is by definition a presumption and has no standing or merit in presentable or material fact.

(ii) 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;

I, Kyle-Austin:Johnson, the undersigned formally challenge the Presumption of Public Service as it is by definition a presumption and has no standing or merit in presentable or material fact.

(iii) 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;

I, Kyle-Austin:Johnson, the undersigned formally challenge the Presumption of Public Oath as it is by definition a presumption, by definition and has no standing or merit in presentable or material fact.

(iv) 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;

I, Kyle-Austin:Johnson, the undersigned formally challenge the Presumption of Immunity as it is by definition a presumption, by definition and has no standing or merit in presentable or material fact.

(v) 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 at court is simply an 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;

I, Kyle-Austin:Johnson, the undersigned formally challenge the Presumption of Summons as it is by definition a presumption, by definition and has no standing or merit in presentable or material fact.

(vi) 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". 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;

I, Kyle-Austin:Johnson, the undersigned formally challenge the Presumption of Custody as it is by definition a presumption, by definition and has no standing or merit in presentable or material fact.

(vii) 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);

I, Kyle-Austin:Johnson, the undersigned formally challenge the Presumption of Guardians as it is by definition a presumption, by definition and has no standing or merit in presentable or material fact.

(viii) 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";

I, Kyle-Austin:Johnson, the undersigned formally challenge the Presumption of Trustees as it is by definition a presumption, by definition and has no standing or merit in presentable or material fact.

(ix) The Presumption of Government acting in two roles as Executor and Beneficiary is that for the matter at hand, the Private Bar Guild appoints the judge/magistrate in the capacity of Executor while the Prosecutor acts in the capacity of Beneficiary of the trust for the current matter. 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 to demonstrate you are both the true general guardian and general executor of the matter (trust) before the court, questioning and challenging whether the judge or magistrate is seeking to act as Executor De Son Tort, the presumption stands and you are by default the trustee, therefore must obey the rules of the executor (judge/magistrate) or you are an Executor De Son Tort and a judge or magistrate of the private Bar guild may seek the assistance of bailiffs or sheriffs to assert their false claim against you;

I, Kyle-Austin:Johnson, the undersigned formally challenge the Presumption of Government acting in two roles as Executor and Beneficiary as it is by definition a presumption, by definition and has no standing or merit in presentable or material fact.

(x) The Presumption of Agent and Agency is the presumption that under contract law you have expressed and granted authority to the Judge and Magistrate through the statement of such words as "recognise, understand" or "comprehend" and therefore agree to be bound to a contract. Therefore, unless all presumptions of agent appointment are rebutted through the use of such formal rejections as "I do not recognise you", to remove all implied or expressed appointment of the judge, prosecutor or clerk as agents, the presumption stands and you agree to be contractually bound to perform at the direction of the judge or magistrate;

I, Kyle-Austin:Johnson, the undersigned formally challenge the Presumption of Agent and Agency as it is by definition a presumption, by definition and has no standing or merit in presentable or material fact.

(xi) 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.

I, Kyle-Austin:Johnson, the undersigned formally challenge the Presumption of Incompetence as it is by definition a presumption, by definition and has no standing or merit in presentable or material fact.

(xii) 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.

I, Kyle-Austin:Johnson, the undersigned formally challenge the Presumption of Guilt as it is by definition a presumption, by definition and has no standing or merit in presentable or material fact.

I, Kyle-Austin:Johnson:, formally challenge all presumptions of law and as I have formally challenged all the twelve presumptions of law then the presumption of law formally has no substance in material FACT.

I will recognise the rule of law, when and only when there is the material evidence of, that assumed rule of law has some material evidence of substance in presentable material fact.

Until then, the search for the rule of law, that has some credibility in material fact:

continues.

It is done.

Without ill will or vexation

Kyle Austin Johnson Notary Public
8/30/2023

Kyle-Austin:Johnson:

For and on behalf of the Legal Entity MR Kyle-Austin:Johnson and the living man,

Kyle-Austin:Johnson:,Beneficiary

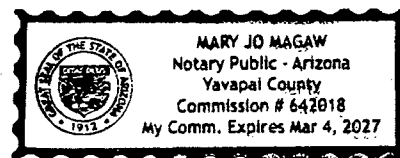
NOTARY PUBLIC

state of Arizona ()
County of Yavapai () ss

Subscribed and sworn to before me, a Notary Public, the above signed Kyle-Austin:Johnson:.

This day of August, 30, 2023

Signature Mary Jo Magaw
Notary Public



AFFIDAVIT AND CLAIM OF NON-CORPORATE STATUS

Concerning the Rights of Americans in foreign States under the Expatriation Act.

1. Affiant, being of sound mind and competent to make this affidavit with personal knowledge of the facts contained herein, in attesting to said facts in his authorized capacity.
2. That Affiant, is not a corporation created under the laws of the United States or any state, the District of Columbia, or any territory, commonwealth, or possession of the United States or a foreign state or country public or private.
3. That Affiant, is not an officer, agent, shareholder, franchisee, or fiduciary agent, resident inhabitant, or domiciled in any corporation.
4. That Affiant, is not: A vessel documented under Chapter 121 of Title 46 USC or a vessel numbered as provided in Chapter 123 of that Title.
5. That Affiant, is not an enemy of the United States or any corporation created under the laws of the United States or any state, the District of Columbia, or any territory, commonwealth, or possession of the United States, or a foreign state or country public or private.
6. Any presumption that Affiant is any of the above or documentation implying any of the above, is not the act or intention of this Affiant and any such presumption or documentation is fraudulent, illusory, false representation of a matter of fact or a kind of artifice employed by one person to deceive another for self-serving purposes.

7. That Affiant, is neither affiliated with or an enemy of any public or private corporation domestic or foreign, but is a neutral body.
8. That Affiant's, name and the location of, are particularly unique to this Affiant, although not affiliated with the corporate body politic near the same location and it suffices as complete, necessary and sufficient identification and evidencing Affiants neutral standing (15 USC 1681h).
9. That Affiant, a living, breathing man, declare by my autograph, in my own handwriting that the following facts are true to the best of my knowledge and belief;

I hereby deny that the following corporations exist; UNITED STATES; and ALL OTHER CORPORATE MEMBERS WHO ARE, OR MAY BE ASSOCIATED WITH ANY COMPLAINTS AGAINST my natural body.

Further, that I do solemnly attest that the foregoing facts contained herein are true, correct and complete to the best of my knowledge and belief, under the penalty of perjury in accordance with the laws of the United States and the law of nations.

Further Affiant sayeth not

IN WITNESS WHEREOF, I have hereunto set my hand and seal this day of

Month: December Day: 4th 2023.

Without prejudice and no recourse, all rights retained

Under UCC 1-308



Kyle Austin Johnson

Attorney in fact, Executor, and Sole Beneficiary

Of the KYLE AUSTIN JOHNSON Estate

Notice to agents is notice to principal, Notice to principal is notice to agent.

This is The End of this affidavit.

Public Service Center Building
240 N. Stone Ave. 1st Floor
Tucson, AZ 85701



Mailing Address:
PO Box 3145
Tucson, AZ 85702-3145

Doc. Recording: (520) 724-4350
Voter Registration: (520) 724-4330

Social: @PimaRecorder
Web: recorder.pima.gov

Gabriella Cazares-Kelly, Recorder

The foregoing instrument is a full, true and correct copy of the original record in this office.

Sequence #: 20233410112 # of Pages: 26

Docket # NA

Starting Page#: NA Ending Page #: NA

GABRIELLA CÁZARES-KELLY, County Recorder
In and for the County of Pima, State of Arizona

By: Mitzi Robbins

Mitzi Robbins
Deputy Recorder

DECEMBER 12, 2023
Date