The People of the United States of America Original Jurisdiction Writ of Habeas Corpus

YOU WILL: Release the People's Law of Constitutions from Legislative and Administrative Detention; and:

1. Accept the People's Original Jurisdiction as the controlling authority over the Peoples governments created by the People's Constitutions.

2. Recognize the legislative and administrative jurisdictions all public servants operate within as inferior to the Peoples Original Constitutional Republic Jurisdiction.

3. Recognize attached **Beneficiaries Letter of Wishes and Advice to Public Trust Officer, Arizona Senator, Kyrsten Lea Sinema, Congressional Leadership, both parties** is duly served fair notice and opportunity to respond as a thirty, 30, day grace period allowing promised performance of public duties owed as paid services required from every Member of Congress Assembled.

Duly Served Notice and Opportunity to Correct issued from the People's Original and Superior Jurisdiction demanding Habeas Corpus for the People's law of Constitution's, affects personal attachment of every public servant, particularly Members of Congress Assembled.

Citizer States Sovereign Grantor Nunc Pro Tun

NOTICE AND OPPORTUNITY TO CORRECT

FATALLY DEFECTIVE LEGISLATION

FROM:

1. Don Westover. P.O. Box 169, Sahuarita AZ 85629

(520) 955-6114 dgwestover@outlook.com

Underwriters:

- Charles C. Miller, 1310 NW State Ave. #79, Chehalis, Washington 98532 (253) 329-4413 <u>ccmtrusted@icloud.com</u>
- Andre Paul Provost Jr. 8839 N Cedar #105, Fresno, California 93720 (559) 970-3507 pilldig123@gmail.com

Date: Friday, June 4, 2021

Served Via: Email and Fax

REF:

- 1. Article VI, U.S. Constitution
- 2. Article I, Section VIII, U.S. Constitution
- 3. Waiver of Immunity in Tort, 28 USC, § 2674

To:

1. U.S. Senator Kyrsten Lea Sinema, State of Arizona 2. Congressional Leadership Committee Members (both parties)

Dear Senator Sinema,

Thank you for your prompt response to my email sharing former Senator Coburns Congressional Records.

I am pleased to accept your invitation to provide my Arizona Senator with documented concerns related to our country and its current confusions. I am informed that our communications are official public record. With this fact in mind, your Constituent, as exclusive Beneficiary to all government powers, particularly those of a Senator from Arizona. Please consider my formal request to file this Notice and Opportunity to Correct Fatally Defective Legislation, in the official Senate records.

My formal request should be considered a Beneficiaries Letter of Wishes to a public servant requiring performance under Public Trust duties incumbent on a United States Senator.

Beneficiaries Letter of Advice herein below is an execution of Grantors legal determinations concerning the application and enforcement of the People's powers administered by public servants. Please be advised that the People are not in any manner limited by government's rules to relief or remedy concerning TORTS involving government servants.

Beneficiary Donald Glen Westover, Wishes Arizona Senator Sinema review this Letter of Wishes with counsel, and when advised of the lawful duties that are mandatory, take all necessary actions to correct Fatally Defective, Constitutionally void Legislation, inform the People and those corporate entities illegally benefitting and protected under Legislative fiat, that false premises provide no legal protections.

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I also wish that Senator Sinema present this Letter of Wishes to both the Senate and House, in order that each are provided Fair Notice and Opportunity to respond.

I present five major issues of concern in the majority of the American Peoples minds at the moment. Before we get to the issues, the legal relationship and positions between one of the People and our public servants must be clarified so that untested assumptions are not allowed to confuse the facts, law and subject matters herein.

Our statements herein below are executed from the People's Jurisdiction delivered to the strictly limited inferior jurisdictions created by public servants through legislation. The People's superior jurisdiction is defined by our Constitutions, which every public servant agrees to be subject to upon assumption of public office or employment. The secondary jurisdiction created by legislation is mere administration of the People's Primary Jurisdiction.

Congress Assembled, each of its members, are servants by personal choice, to the People's Constitution, particularly the Bill of Rights. So mandates Article VI of the Constitution for the United States of America.

Congress Assembled, and individual members, personally UNDERWRITES every piece of legislation issued in the name of the People's governments. Underwriting by Members of Congress is the result of the Oath required by law. This is because Sovereign immunity applied to government acts only covers legitimate Constitutionally compliant acts properly identified and referenced to the Constitution. No one is immune from the law, particularly public servants held to higher standards of knowledge and duty.

Congress Assembled, nor individual members, can be AUTHORIZED to UNDERWRITE any legislation concerning the Bill of Rights. This is because those promising service to the Bill of Rights, operating under paid public servant contracts to do so, remove legislative jurisdiction over the Bill of Rights. Servants are not allowed to alter what they serve with out informed consent of the Master, the American People.

THE **FATALLY DEFECTIVE ASSUMPTION** THAT THE LEGISLATIVE BODY OF THE UNITED STATES GOVERNMENT, COULD EVER ENACT VALID, LEGISLATION CIRCUMVENTING OR COMPETING WITH ANY PROVISION OF THE BILL OF RIGHTS, IS PERFECT EVIDENCE OF CRIMINAL NEGLIGENCE, DISGUISED BY POLITICAL AND LEGAL RHETORIC, SERVING SPECIAL LIMITED INTERESTS, RESULTING IN THE PEOPLE BEING DENIED ACCESS TO AND PROTECTION OF THE PEOPLES FIRST LAW OF THE BILL OF RIGHTS. **TORT!**

When government created entities, corporations, are allowed by public servants to trespass upon, circumvent, overwhelm, by business operations regulated by interstate commerce, the Bill of Rights, there is only one cause for that set of compounding crimes. The cause is <u>criminal negligence</u> of public servants, refusing to recognize, enforce, the Bill of Rights and supporting laws, the service for which each servant is paid and promised to perform under personal surety attaching all of the personal assets.

These statements of fact and law identify and expose TORTS committed against the People. TORTS are always individual personal acts. This is because governments as legal entities are created by words on paper assigning the powers and authorities of the creators of the entity. The powers of government identified on the paper titled Constitutions simply lay on the document waiting on people, public servants, to put them into action. The governments as trust entities, their branches, are incapable of denying the People access to the Bill of Rights. Thus, the TORTFEASORS, trespassing on both the People's law of the Bill of Rights, the People injured by the negligence of public servants, are properly identified as DIVIDED LOYALTY public servants.

All State governments and the United States Government have waived sovereign immunity in TORT. This means two legal facts go into place upon service of TORT charges against any government servant. First, the governments are barred from applying its powers, spending money, to defend the TORTFEASOR. Second, the public records being naked of proof that the TORTFEASOR, actually provided access to and moved protection of the Bill of Rights and the States Declaration of Rights, is 100% proof of the crime of negligence in public offices.

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The States are not limited in any manner from suing the United States Government in TORT for breach of contract based on lack of contracted performance owed by every federal public servant to the People.

Sovereign immunity for acts of government, government servants as well, is limited to acts in complete, and provable from public record, accord with the People's Constitutions, particularly our Bill of Rights.

Senator Sinema, please have the United States Treasury, the United States Department of Justice and the Supreme Court of the United States, come forward with competent evidence drawn from public record facts, showing that when the United States waived its Sovereign Immunity in TORT, no government powers can be applied to defend TORT charges exposed through government records.

Public records must be accepted when the public records created and archived by public servants show that the Public servants failed, for any reason whatsoever to advise the People that our constitutional protections of the Declarations of Rights and Bill of Rights, were available.

The People know and understand these fundamental principles. We know We are responsible for our personal acts harming another American, or violating the laws We gave Consent to be formed.

The Bill of Rights and State Constitutions Declarations of Rights are the quantifying of the CREATORS law governing how Americans treat each other and the world around them. These quantifying laws of the People, Constitution and Bill of Rights, absolutely control all legal and political relations between the People and the governments We created.

We the People are the Creators to our governments. We the People have a property right in the governments We Created. What this means in real simple terms is every American voter holds the absolute right to enforce the terms and conditions of every public servants contract for employment with the People's governments.

The People's collective property right in the governments we created is a fact. Those arguing with that fact do not understand contract, commerce or the mechanisms of true political or legal power. The lack of understanding is a conscious choice. That choice is driven by lack of personal identity in relation to Creation and particularly the lack of identity in relation to the People's government structures. The result is personal needs or agendas are disguised as honest services to government operations as is paid for under employment contracts.

The People's Declaration of Rights as an insuperable part of the States Constitutions is the controlling minimum standard by which all acts of government are measured. These terms and conditions necessarily transferred to the national Constitution. Thus the Bill of Rights attached to the national Constitution by order of the People in the States is the highest national law and first law of the People controlling all state government acts.

The People's Bill of Rights as another insuperable part of the Constitution for the United States of America is the controlling minimum standard by which all acts of our national government are measured. These terms and conditions necessarily transferred to the national Constitution to every act of government. Thus, the Bill of Rights attached to the national Constitution by order of the People in the States is the highest national law and first law of the People controlling all federal government acts.

What this statement of fact means is every licensed, franchised, tax identified and regulated business operating in interstate business is subject to, voluntarily, the Bill of Rights serving the People.

The Bill of Rights was required by the People forming our country before the Constitution for the United States of America could be verified as Will of the People, indicating Consent to be Governed.

The State Constitutions Declarations of Rights came first. The States creating the national government were then required by the People to limit the national government in the same manner. Thus, the People spoke and the Bill of Rights was born as the People's controlling national law.

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The Identity of the People as Masters over the governments We created is stolen under misidentification of the People as subjects to legislation never authorized by Constitution nor Bill of Rights, resulting in Slavery to legislative fiat.

Congress Assembled recognized identity theft as a national problem and legislated certain laws protecting individual Americans identity. To conceive of or argue that the root identity of the American People as grantors to all legislative power is ether insanity or admission of intent to subjugate the People via legislative or regulatory fiat.

No government created by We the People was ever authorized, directly or indirectly, to allow harm to the People, our property or property rights, nor franchise and license any party to do so in any manner whatsoever. This point is particularly applicable to the Legislative bodies.

In short Senator Sinema your invitation, a proper act by a public servant, opens the door for the People, Don Westover in particular, to address all the public servants in Congress Assembled, informing all of you, TORT crimes are in progress across the land.

Senator Sinema, no government actor is empowered in any manner whatsoever to ignore formal actual notice of errors by public servants, or crimes in progress against the People.

BENEFICIARIES FAIR NOTICE, DEMAND FOR CORRECTIVE ACTION

GRAVAMEN.

Legislative acts known to be Constitutionally insecure as to authority must be addressed and corrected immediately upon Beneficiaries Notice. Failure or refusal to acknowledge or recognize public servants duties to correct defective legislative acts are a TORT, which rise to Constitutional crises, high crimes based on compounding and accumulating felony charges.

No branch of government is authorized by Constitution to exercise inferior, secondary to the People jurisdiction government powers over the Constitution, nor manufacture Jurisdiction affecting the Constitution, particularly the Bill of Rights.

FIRST TORT: Second Amendment.

Being that the Constitution, creating the United States government is the exclusive source of all-legislative powers, the Constitution of legislative powers are Amended to limit subject matter jurisdiction of legislation. Congress Assembled lacks subject matter Jurisdiction over any Second Amendment issue relating to gun ownership.

The only legitimate powers of Congress Assembled associated to the Bill if Rights is the stewardship to the Bill of Rights.

Thus, Congress Assembled acts in TORT when the members act to supplant or preempt any Americans absolute right to keep and bare Arms or to define what the term Arms means to the People.

Senator Sinema, please recognize that disguising an illegitimate unlawful act as a valid lawful exercise of duly delegated authority to Congress Assembled is also a TORT and high crime.

All acts of Congress Assembled trespassing on the Second Amendment are VOID, for lack of subject matter jurisdiction.

Any act of Congress Assembled supplanting, preempting, converting or affecting in any manner whatsoever the Bill of Rights, is void for lack of subject matter jurisdiction.

The legislatively created federal courts are devoid of jurisdiction over subject matter implicating the Bill of Rights, because Congress lacks the jurisdiction to assign powers over the Constitution and Bill of Rights.

The only power held by any public servant, concerning the Bill of Rights or the federal or state constitutions is, to ensure that the People have full access to and the protection of the laws recognizing our rights are and will be secured from all government trespass.

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Failure in this Public Trust duty of stewardship is a TORT.

SECOND TORT: Medical/Vaccination Tyranny. Fourth Amendment.

The People individually and collectively own them selves as private property. "The right to be secure in their persons," the portion of the Fourth Amendment recognizes that ownership, as a fundamental control over all legislation or any government regulatory act affecting the good People in how We treat our bodies. The states as co parties and creators of the national government are bound to these limits established by the Fourth Amendment.

Trespass, an unlawful act committed on the person, property, or rights of another.

The inclusion of the word "effects" in the Fourth Amendment covers not only property both real and chattel, yet more to the point, property rights in the People's bodies.

Congress Assembled created by legislative fiat, lack of authority, a double standard under the law by protecting Pharmaceutical companies and their untested products, Wuhan China Virus vaccines, from liability, good standing federal medical safety regulations, resulting in distribution and use of products affecting the American People as consumers required to be protected by many, many federal statutes.

Congress Assembled acted outside the known limits of the Fourth Amendment security in our persons, out side the equal protection of the law required by the Fourteenth Amendment by legislative fiat.

Any and all acts of Congress Assembled favoring one class of citizens over another, one class of companies over another, are VOID.

By granting Pharmaceutical companies the immunities from the good standing long term laws, immunizing Pharmaceutical companies from lawful regulations, protecting Pharmaceutical companies from liabilities, damage claims on faulty product, Congress made decisions of a medical nature affecting every American. This act provides proof positive that the Congress Assembled views and acts upon the American People as subjects, chattel property, to be regulated and managed. The barring of damage claims against Pharmaceutical companies also protects the source of the Chinese Wuhan Virus, the CCP.

Every act of Congress Assembled that could in any manner whatsoever benefit or protect the Chinese government that knowingly released the Wuhan Virus in our country is supporting a foreign interest that invaded our country through deception and stealth. *Invasion* is defined as: an act of invading, a trespass; especially: incursion of an army for conquest or plunder; the incoming or spread of something usually hurtful.

Every member of Congress Assembled, many of whom are attorneys, knew and should have known that allowing untested vaccines to be paid for by the United States government, distributed to and used on the American People results in the People being used as human test subjects in direct violation of federal statutes and treaties the United States is bound to honor. Using humans as test subjects, under legislative fiat, is an act qualifying as involuntary servitude, particularly when the act is labeled and sold as a product under the deception that it is the only health alternative.

Congress Assembled legislative fiat favoring Pharmaceutical companies circumvented good standing consumer protection, medical rights laws, and regulatory agencies standards.

The Congress Assembled through legislative malfeasance granted Pharmaceutical companies creating vaccines immunity from the laws governing trespass on the American People's bodies

Congress Assembled through legislative nonfeasance granted Pharmaceutical companies creating vaccines legal immunity from the laws governing product liability while the vaccines are being tested on the American People's bodies.

Congress Assembled acted as the attorney for every American by making the legal decision for all the American People to waive damage claims against the Pharmaceutical companies. This legislative overreach

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indicates the mindset of Congress Assembled is that of managers over human capital, the People, held as subjects for the benefit of Pharmaceutical companies and the CCP invaders.

Congress Assembled has acted with criminal negligence in many facets of the Chinese Wuhan Virus invasion.

Public servants, particularly members of Congress Assembled, are never allowed to misidentify the People as subjects. Misidentification in the context leading the People to believe "We" are subjects to our public servants is a premium Badge of Slavery. TORT.

Misleading the People in any context whatsoever, when carried out by public servants, is a TORT. And to think that Martha Stewart was jailed for lying to the FBI gives all of us comfort that a standard has been established and executed.

Senator Sinema, with regards to the Supreme Court of the United States. We ask Congress Assembled to review legislative overreach and personal liabilities for TORTS rising to high crimes chargeable as serious felonies.

United States v. Kozminski, 487 U.S. 931 (1988). Held: For purposes of criminal prosecution under § 241 or § 1584, the term "involuntary servitude" necessarily means a condition of servitude in which the victim is forced to work for the defendant by the use or threat of physical restraint or physical injury or by the **use or threat of coercion through law or legal process**. This definition encompasses cases in which the defendant holds the victim in servitude by placing him or her in fear of such physical restraint or injury or **legal coercion**. Pp. 487 U.S. 939-953. (Emphasis added)

The Supreme Court of the United States DECLARATORY ORDER to all public servants establishing where government powers actually come from might be instructive in context of Congressional discussions concerning Constitutional limits on Legislative Jurisdiction

YICK WO v HOPKINS. 118 U.S. 356 (1886). When we consider the nature and the theory of our institutions of government, the principles upon which they are sup- [118 U.S. 356, 370] posed to rest, and review the history of their development, we are constrained to conclude that they do not mean to leave room for the play and action of purely personal and arbitrary power. Sovereignty itself is, of course, not subject to law, for it is the author and source of law; but in our system, while sovereign powers are delegated to the agencies of government, sovereignty itself remains with the people, by whom and for whom all government exists and acts. And the law is the definition and limitation of power. It is, indeed, quite true that there must always be lodged somewhere, and in some person or body, the authority of final decision; and in many cases of mere administration, the responsibility is purely political, no appeal lying except to the ultimate tribunal of the public judgment, exercised either in the pressure of opinion, or by means of the suffrage. But the fundamental rights to life, liberty, and the pursuit of happiness, considered as individual possessions, are secured by those maxims of constitutional law which are the monuments showing the victorious progress of the race in securing to men the blessings of civilization under the reign of just and equal laws, so that, in the famous language of the Massachusetts bill of rights, the government of the commonwealth 'may be a government of laws and not of men.' For the very idea that one man may be compelled to hold his life, or the means of living, or any material right essential to the enjoyment of life, at the mere will of another, seems to be intolerable in any country where freedom prevails, as being the essence of slavery itself. (Emphasis added)

Servants or employees do not decide the terms of service, it's a take it or leave it proposition that is made clear by Article VI, oath requirements.

No public servant is paid to operate in any manner under banner of government that results in the People being harmed, injured or in any manner whatsoever that impairs full and complete access to the Bill of Rights and statutory protections of every Americans rights both Constitutional and statutory

THIRD TORT: Fraudulent Elections.

The mounting evidence of fraud associated with the 2020 election, in almost all facets of the election, all testify to one single fact.

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Congress Assembled, each of its members individually, as certifying parties for the election, holds the highest of public servants duties to investigate fully and completely the 2020 election process and verify the results are lawfully and properly reported to the American voters.

The circumstances of the 2020 election now being exposed throws suspicion of fraud on not only the results as reported yet the whole process.

Fraud is defined as: deceit, trickery; specifically: intentional perversion of truth in order to induce another to part with something of value or to surrender a legal right; an act of deceiving or misrepresenting.

When impartiality might reasonably be questioned concerning the 2020 election, the fiduciary obligations of every public servant are called to account. Fiduciary obligations in the matter of a suspicious election immediately invoke the duties to act.

The falsification, concealment, cover-ups, by any trick, scheme, or device and any material fact, or materially false, fictitious or fraudulent statement or representation concerning any relevant information affecting the 2020 election causes the 2020 election to be VOID.

Any public servant relying on a fraudulent election to assume their office is relying on a fraud. What that means in real simple terms is any and every action taken under a fraudulent election is VOID and has no legal, political, or commercial affect.

No valid transfer of Presidential powers could take place under a fraud.

When the Congress assembled refuses to engage in the open public knowledge evidencing more than just mirror suspicion of FRAUD, yet actual facts exposing FRAUD in the election are available, one of two things is taking place. Either there is complete incompetence or, there is cooperation to defraud the United States and the American People of honest elections and properly seated public servants.

When the state and federal courts refused to accept evidence, duly sworn testimony from first-hand witnesses, the very strong indications are that these individuals in particular, the government structure in general, is engaged and a FRAUD against the People and the People's power and control over the government We the People created, is verified.

The TORTS in the instance of the 2020 election is divided into two parts. The first part is the cover up of a probable fraudulent election. The second part is the breach of fiduciary duties under public house, public service contract terms and conditions by public servants refusing to engage in full investigation and clarification of all facts and law related to the 2020 election.

Continued refusal by public servants, particularly members of Congress assembled, given the circumstances indicating a fraudulent election in 2020, is a major fact certifying conspiracy to defraud the United States and the People by the public servants closing their eyes and hiding their heads in the sand.

Reference to the United States Attorneys Manual, sections covering fraud on the government, conspiracy, obstruction, false statements, and more, should be very instructive.

FOURTH TORT: First and Fourth Amendment Violations by Internet Based Regulated Business's. Congress Assembled committed the most egregious and damaging TORT by public servants in the history of the country when section 230 of the Communications Decency Act of 1996, assigned legal powers, to private businesses operating through the Internet, to determine the standards of Free Speech guaranteed to the People by the First Amendment.

The legislative powers of the United States government do not identify in the Constitution any authority for the Congress assembled to assign any government powers whatsoever to any private business.

As established above by simple common sense and logic, contract terms and conditions, in reference to the Constitutions of both the state and the national governments, we show that the governments have no jurisdiction over the Bill of Rights. Which makes it a legal and a political and possibility to allow any regulated

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business in interstate commerce to touch the Bill of Rights and its protections in any manner whatsoever under any act of Congress.

The key to understand is the term regulated business in interstate commerce. The business is allowed under section 230 to affect the people's rights under the first amendment are all corporations. All corporations are creatures of the law at the state level. States Constitutions authorized the creation of corporations. The national government Constitution does not recognize authority for the federal government to create corporations. Both the state and national governments are made up of a whole of all of the terms and conditions and powers contained in the constitution in particular the States Declaration of Rights and the Bill of Rights. What this means in very simple terms is when a corporation is created, recognized by the state, assigned an identifier by the state, assigned a tax identifier by the United States Treasury, and engages in interstate commerce all the terms and conditions of the Constitutions and the Bill of Rights are carried into the corporate operations completely. Ignorance of the Law is no excuse.

No corporation or other artificial legal person is ever created with the authority to do harm or to violate the law.

No corporation anywhere in this country could ever be liable for a felony. The reason for that is a legal person is a piece of paper with words that are recognized as having standing in capacity to contract and do business. Words on paper creating the corporation cannot act for themselves. Corporations need real live human beings to activate them and move them.

The legislative powers of the United States government require regulation of all businesses operating an interstate commerce. What that means in simple terms is the United States government is required to hold every business operating in interstate commerce to the terms and conditions, the limits placed on governments, by the Bill of Rights.

The root issues of the application of the Bill of Rights needs to be addressed by Congress Assembled, in relationship to the use of the People's Internet, operating in interstate commerce, Congress Assembled will be ultimately the liable party for any damages to the American for the tampering of our Right to free speech.

FIFTH TORT: Judicial Misconstruction and Tyranny. Delegation of powers by the Constitution are well defined and few.

Article III of the national Constitution creates and assigns judicial powers to the United States government.

Nowhere in the Constitution for the United States of America is any government branch or operation ever given authority or power to interpret the Constitution or the Bill of Rights. This point is particularly relevant in the context of the People served by every public servant promising to recognize honor and serve the Constitution as written.

We agree that construction of the constitution by judges in relation to the administration of the powers defined is perfectly relevant and binding upon all public servants. However, public servants construction of the contract they promised to serve being applied to those that created the contract, the People, for them to serve, is a usurpation and the role reversal of Master and servant.

The simple way to understand this point is to break down the two basic jurisdictions that exist and cover the whole country.

The first jurisdiction is that of the People memorialize in our Constitutions, both state and national. We the People created the country and the governments to serve us.

We the People's Constitution created a government jurisdiction that is explicitly limited to administration of the powers of the People's jurisdiction. This statement alone proves the inferior jurisdiction of government to that of the jurisdiction of the People.

No member of Congress Assembled, no judicial official, state or federal, no member of the Executive branch of the state or national governments can identify one statute, one portion of any constitution that authorizes federal judges to rule over the whole country and what the constitution means to the People.

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CONCLUSION:

Senator Sinema the Opportunity to Correct is always available to any one who admits mistake, commits to correcting errors and commits to make injured parties whole.

Your invitation to present my concerns to you and your office of United States Senator is a strong indication that you share my understanding that all Americans need to work together restoring the basic premises that founded our country.

Given the current confusions so rampant in our country at the moment, We as a People have nothing to loose and every thing to gain by addressing problems head on at their root.

Please accept my Beneficiaries presentation herein and here with my commitment to my country.

Please feel free to call upon me for assistance at any time.

I now advise in very strong terms that public servants in general are subject to the highest court in the land, the Court of Public Opinion.

The American People are for a large part amenable to exercising Grace for good cause.

Thank you in advance for your prompt actions sharing Beneficiaries Letter of Advice and Wishes with your colleagues.

Homalallen Sovereign Granter Donald Glen Westover

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STATE OF CALIFORNIA

STATE OF CALIFORNIA DEPARTMENT OF PUBLIC HEALTH

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ANY ALTERATION OR ERASURE VOIDS THIS CERTIFICATE



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1 of 3

Donald Glen: Westover 25731 Via Viento Mission Viejo, CA 92691

VERIFICATION OF IDENTITY

I Donald Glen: Westover, a live flesh and blood man has existed since November 16th, 1968. I was born in Los Angles, California to Gary Irving Westover, father and Joanne Hailey Westover, mother and have one sister, Cynthia Michelle Pascoe. I am able willing, able and competent to identify myself before all the world.

Done this first day of February, Two thousand and thirteen as stated under the pains and penalties of perjury under the laws of Washington and United States of America as true and correct verification of identity.



Donald Glen: Westover

Acknowledgement of Individual Jurat

State of Washington

County of King

On the 1st day of February in the year 2013 before me, the undersigned, personally appeared Donald Glen Westover, personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name(s) is (are) subscribed to the within instrument and acknowledged to me that he executed the same in his capacity, and that by his signature(s) on the instrument, the individual(s), or the person upon behalf of which the individual(s) acted, executed the instrument.

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Notary Public Printed Name: Wanda Arp

My Commission Expires:

9-20-2013



Allonge to Verification of Identity

CERTIFICATE OF CITIZENSHIP PRIVATE PROPERTY DOCUMENT OF TITLE

Deposit of Political Credit

I, Donald Glen Westover, was born on the soil of Los Angeles County, California Republic, Los Angeles city, November 16, 1968. Annexed public Records, STATE OF CALIFORNIA, RECORD AMENDED October 27, 1970, State Birth Cert. No. 104-68-280998, Local Reg. Dist. No. 7097, Local Cert. No. 10039 ISSUED NOV, 19, 2013, Identifier 003815615 is public Records proof of fact, underwriting my birth right of State Citizen.

I, Donald Glen Westover, have identified my political loyalty to The United States of America perpetuity 1781, administered by the United States of America under Constitution 1787, as Amended 1791. Annexed public Records, Doc D521827 Book 173, Page 255-266 Filed at 10:59 ON 07/25/16, Nina Webber, Hot Springs County Clerk. Fees 45.00, By PATTY HUGHES Deputy, is public Records proof of fact, Ledgered Political Credit, nunc pro tunc.

VERIFICATION OF IDENTITY

I, Donald Glen Westover, a live, flesh and blood man have existed since November Sixteen, Nineteen Sixty-Eight, 11, 16, 1968. I was born to Debra Clark, my biological mother and Patrick Burris my biological father, both State Citizens. Gary Irving Westover and Joanne Hailey Westover subsequently adopted me as my adoptive parents who are all willing and competent to identify my self before the entire world.

I am a State Citizen, State of California 1849, by free will choice since November 16, 1989, living at all times in the political jurisdiction of my choice as Declared, July 4, 1776, by will of the good People, The unanimous Declaration of the thirteen united States of America.

Public record testifying to, underwriting my Identity, my State Citizen, Political Creditor, standing were duly served to the good People's Office of President of the United States of America, September 18, 2018, under United States Post delivery contract.

VERIFICATION OF DEPOSITING CREDITOR

I, Donald Glen Westover, am the holder and holder in due course of the United States gift, the document entitled YOUR SOCIAL SECURITY CARD, issued to me by the United States Social Security Administration, on or about November of 1968.

The identifier on the document is DONALD GLEN WESTOVER, with additional identifier above the name 565-75-9601 and identifier on the back of the document, G95298027.

I accepted the gift of the United States with out hesitation and began making deposits into the account ending in 9601 thereafter, verifying the trust and Creditor relationship between my self and the United States government.

My deposits in many instances were matched by my, at the time, employers deposits to my account under my personal identifiers.

The Social Security Administration employs the United States Treasury as custodian over my Accounts fiduciary to all deposits in direct fiduciary relationship to my Political Capacities and Depositing Creditor standing.

The United States, in both its Treasury and Social Security Administration are the official record keepers underwriting my Depositing Creditor position, upon either my request or that of other United States offices, officers or designated employees. Legitimate offices, officers, or designated employees of the United States have my permission to review the Treasury account ledgers in order to satisfy any need to verify my positions.

