**NOTICE-OPPORTUNITY TO CURE**

**NOTICE-REFUSAL FOR CAUSE WITHOUT DISHONOR, CHALLENGE TO JURISDICTION, PUBLIC LAW DEMAND, REVOCATION OF ANY/ ALL SIGNATURES**

**NON-NEGOTIABLE**

**NOT A PLEA AT BAR**

**NOTICE TO AGENT IS NOTICE TO PRINCIPAL**

**NOTICE TO PRINCIPAL IS NOTICE TO AGENT**

In the nature of God’s common law; by Divine Visitation

CERTIFIED MAIL #

From: H. Clair King

West Virginia state; non-domestic without U.S. inc.

To: Alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, et cetera by and through both Principals and Agents.

Roger D. Clem, Jr. a.k.a. ROGER D. CLEM JR. d/b/a alleged MAGISTRATE JUDGE COUNTY OF LEWIS [foreign agent] and all agents, assigns and successors.

117 COURT AVENUE ROOM 141

WESTON, WV 26452

Michael J. Gissy a.k.a. MICHAEL J. GISSEY d/b/a alleged MAGISTRATE JUDGE COUNTY OF LEWIS [foreign agent] and all agents , assigns and successors.

117 COURT AVENUE ROOM 139

WESTON, WV 26452

Lea Anne Hawkins a.k.a. LEA ANNE HAWKINS d/b/a/ alleged PROSECUTOR COUNTY OF LEWIS [foreign agent] and all agents, assigns and successors.

117 COURT AVENUE ROOM 201

WESTON, WV 26452

Arlene Browning a.k.a. ARLENE BROWNING d/b/a alleged CLERK OF MAGISTRATE COURT COUNTY OF LEWIS [foreign agent] and all agents, assigns and successors.

117 COURT AVENUE ROOM 143

In the matter of: commercial case # 14-M21M-00986, et cetera

The commercial instruments/documents/presentments/charges/etc. are hereby:

**REFUSED FOR CAUSE WITHOUT DISHONOR** on the following grounds…..

In the nature of a Challenge to Jurisdiction with Explicit Notice; Explicit Notice of fraud, coercion, duress and Explicit Notice of Public Law Demand; Explicit Notice of Revocation/Rescission/Annulment/Repeal/Cancellation/Voiding/etc. of ANY/ALL Signature(s)/Autograph(s) on ALL fraudulent, commercial instruments and government documents; ALL of the aforementioned under, and out of, **NECESSITY**.

TO WHOM IT MAY CONCERN:

It is of **NECESSITY** that I, H. Clair King , a flesh and blood Living Soul upon the Land, conditionally communicate to your illegal, unchartered and unlawful corporations masquerading as a government in regards to the aforementioned case; When in Fact you are attempting to interact/communicate/conduct business/etc. commercially with the Undersigned Living Soul in a military, commercial manner, under duress and violent coercion, and under the rebuttable presumption that the Undersigned Living Soul is a civilly dead, fictional entity completely subject to various mens’ imaginary creations. Conditionally is in reference to the Fact that the Undersigned Living Soul is not voluntarily and/or with consent, interacting/communicating/conducting business/etc. with the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc. in ANY commercial matter/way and/or ANY manner/way, as the Undersigned Living Soul has no Lawful contract/agreement with said illegal, unchartered and unlawful corporations.

By these presents, I, H. Clair King, a flesh and blood Living Soul upon the Land, do hereby give **EXPLICIT NOTICE** of the **REFUSAL FOR** **CAUSE WITHOUT DISHONOR, EXPLICIT NOTICE** of **CHALLENGE TO JURISDICTION, EXPLICIT NOTICE** of a **PUBLIC LAW** **DEMAND, EXPLICIT NOTICE OF REVOCATION/RESCISSION/ANNULMENT/REPEAL/CANCELLATION/VOIDING/ETC. OF ANY/ALL SIGNATURES/AUTOGRAPHS** and to make the necessary demands for answers of questions and points raised, to provide evidence of *in personam* /subject matter/political jurisdiction and otherwise, in the interest of Justice, if it can be found, within ANY foreign, military, commercial corporate offices/jurisdictions/venues/courts/environments/etc.

Please be advised that the Undersigned Living Soul has received various commercial presentments/instruments/documents/charges/etc. from your illegal, unchartered and unlawful corporations and the same are **REFUSED FOR CAUSE WITHOUT DISHONOR**, whereupon it is required of you and/or your corporate legal counsel to produce the/any contract, with bona fide blue ink signatures of both parties, obtained with full disclosure, not under coercion or duress, and of the Undersigned Living Soul’s intelligent, willful and knowing consent, and naming the flesh and blood Living Soul correctly and properly; And the Lawful delegation of authority of ANY alleged agents, contractors, employees, civil servants, officers, public servants and representatives, etc. thereof, to proceed in this fraudulent commercial matter against the Undersigned Living Soul.

It has come to the Undersigned Living Soul’s attention that you and your illegal, unchartered and unlawful corporations are operating a strictly military, commercial scheme to rob, pillage, plunder and violently coerce the Undersigned Living Soul and Living Souls of America into a foreign, commercial, military jurisdiction/court/venue/environment/etc. not contemplated by the restricting and limiting alleged Organic Constitutions. Whereupon in this matter it is **NECESSARY** for the Undersigned Living Soul to present Law, points and your authorities, of things foreign and confusing to the Undersigned Living Soul, and **DEMAND** from your foreign, commercial corporations said clarification and otherwise, so that the authority of the demand(s) of the Undersigned Living Soul, to come into your corporate commercial, military, foreign jurisdiction/ court/venue/environment/etc. to be subjected to pains, penalties, punishments and/or fines is completely, fully and finally understood by the Undersigned Living Soul; Whereby full disclosure is **DEMANDED** to show that the Undersigned, a sovereign, private flesh and blood Living Soul upon the Land, is the subject and the object of your illegal, unchartered and unlawful foreign jurisdiction/venue/court/environment/etc. and so-called government, by and through Lawful Contract, Lawful Agreement or otherwise to prove *in personam/subject matter* / *political* jurisdiction.

Therefore, find the points and authorities below for your corporate edification and following is the Undersigned Living Soul’s commentary as to its application to the Undersigned Living Soul and/or questions that need to be answered, under Oath and personal, unlimited liability and for the Record, by your illegal, unchartered and unlawful alleged corporations, or the legal counsel thereof.

**NOTICE**: ANY and ALL references to court cases, past or present, is for reference only for your edification and application to your alleged corporate venue/jurisdiction/court/environment/etc. via Article Four Section One of the alleged Organic Constitution for the United States of America and pari materia rule as to application to ALL alleged Organic Constitutions, acts, codes. by laws, laws, ordinances, regulations and statutes, etc.

**CONTRACT MAKES THE LAW AND ALL LAW IS CONTRACT**

1. “But indeed, no private person has a right to complain, by suit in court, on the ground of a breach of the Constitution. The Constitution, it is true, it is a compact, but he is not a party to it. The states are a party to it…”Padelford, Fay and Co. vs The Mayor and Alderman of the City of Savannah, 14 GA. 438 (1854)

COMMENT: The Undersigned Living Soul has NOT been noticed by the alleged STATE OF WEST VIRGINIA, alleged COUNTY OF LEWIS, alleged MAGISTRATE COURT COUNTY OF LEWIS and/or alleged UNITED STATES, etc. that the Undersigned Living Soul was a signatory party to the alleged STATE OF WEST VIRGINIA CONSTITUTION and/or alleged CONSTITUTION OF THE UNITED STATES, and therefore a party to that *social compact.*

QUESTION: How does the alleged STATE OF WEST VIRGINIA CONSTITUTION and/or the alleged CONSTITUTION OF THE UNITED STATES operate upon the Undersigned Living Soul, by and through the alleged STATE OF WEST VIRGINIA LEGISLATURE and/or the alleged U.S. CONGRESS, by and through alleged STATE and/or alleged FEDERAL acts, codes, by laws, laws, ordinances, regulations and statutes, etc., to compel and violently coerce the Undersigned Living Soul into your foreign, military, commercial, corporate jurisdiction/court/venue/environment/etc. to be subjected to fine(s), punishment(s) and/or debtor’s prison?

2. “The people have succeeded to the rights of the king, the former sovereign of this state. They aren’t, therefore, bound by general words in a statute, restrictive of prerogative, without being expressly named.” The People vs Herkimer, Gentleman, one, and C-4 cowen345; 1825 N.Y. LEXIS 80

COMMENT: The Undersigned Living Soul has NOT been noticed by the alleged MGISTRATE COURT COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA, alleged UNITED STATES and/or alleged COUNTY OF LEWIS, etc. that the Undersigned Living Soul has NOT also succeeded to the rights of a king….

QUESTION: How is the Undersigned Living Soul named in the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc. acts, codes, by laws, laws, ordinances, regulations and statutes, etc. and/or Is the Undersigned Living Soul specifically named therein and/or How does the liability of the alleged acts, codes, by laws, laws, ordinances, regulations and statutes, etc., attach to the Undersigned Living Soul?

3. “…we are of the opinion that there is a clear distinction in this particular between an individual and a corporation, and that the latter has no right to refuse to submit its books and papers for an examination at the suit of the state. The individual may stand upon his constitutional rights as a citizen. He is entitled to carry on his private business in his own way. His power to contract is unlimited. He owes no duty to the state or to his neighbors to divulge his business; or to open his doors to an investigation so far as it may tend to incriminate him. He owes no such duty to the state, since he receives nothing therefrom, beyond the protection of his life and property. His rights are such as existed by the law of the land long antecedent to the organization of the state, and can only be taken from by due process of law, and in accordance with the alleged Constitution. He owes nothing to the public so long as he does not trespass upon their rights…an individual may lawfully refuse to answer incriminating questions, unless protected by an immunity statute.” Hale vs Henkle, 201 U.S. 43@pg74(1905)

COMMENT: Please provide Lawful documentation and/or Lawful evidence that the above points and self evident truths DO NOT apply to the Undersigned Living Soul and ALL LIVING SOULS regardless of domicile by freewill choice and/or have been Lawfully vacated by the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA, alleged UNITED STATES and/or COUNTY OF LEWIS, etc. in its application to the Undersigned Living Soul.

4. “There, every man is independent of all laws, except those prescribed by nature. He is not bound by any institution formed by his fellowmen without his consent.” Cruden vs Neale, 2N.C. 338 (1796) 2 S.E. 70

QUESTION: If the Undersigned Living Soul is not a signatory party to the alleged STATE OF WEST VIRGINIA CONSTITUTION or alleged U.S. CONSTITUTION, not a party to that ‘social compact’ and not named in the alleged acts, codes, by laws, laws, ordinances, regulations and/or statutes, etc., how then is the Undersigned Living Soul bound to your private, illegal, unchartered and unlawful, military, commercial, foreign jurisdiction/venue/environment/court/etc.?

5. Please produce the evidence that the Undersigned, H. Clair King, a flesh and blood Living Soul upon the Land, is/was under Lawful contract or Lawful agreement with the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA, alleged UNITED STATES and/or alleged COUNTY OF LEWIS, etc. by and through the indicia of a driver license or any other Lawful contract/agreement that would establish *in personam*/subject matter/political jurisdiction over the Undersigned Living Soul.

NOTE: for reference see “Where a person is not at the time a licensee of the particular agency, his license having expired and he not having asked for its renewal, neither the agency nor any other officer has jurisdiction of said person.” O’Neil vsDepartment of Professions and Vocations, 7 CA 2d 398; Eiseman vs Dougherty, 6 CA 783.

FURTHER NOTE: The Supreme Court in the case of Wills vs Michigan State Police, 105 L. Ed. 2d 45 1989…. Made it perfectly clear that the sovereign (Undersigned Living Soul), cannot be named in any statute as merely a *person* or *any* *person*. “At the Revolution, the sovereignty devolved on the people; and they are truly the sovereigns of the country, but they are sovereigns without subjects… with none to govern but themselves; the Citizens of America are equal as fellow Citizens, and as joint tenants in the sovereignty.” Chisolm vs Georgia (US) 2 Dall 419, 454 1 L. Ed. 440, 455 @ DALL 1793 pp471-472

6. “In as much as every government is an artificial person, an abstraction, and a creature of the mind, a government can interface only with other artificial persons. The imaginary, having neither actuality nor substance, is foreclosed from creating and attaining parity with the tangible. The legal manifestation of this is that no government, as well as any law, agency, aspect, court etc., can concern itself with anything other than corporate, artificial persons and the contracts between them.” Dean’s Administrators vs Penhallow, 3U.S. 54; 1 L. Ed.57; 3 Dall. 54, Supreme Court of the United States 1795

QUESTIONS: Since the Undersigned Living Soul is/was not an *artificial/ corporate entity/person….*By what authority do you interface or compel/violently coerce the Undersigned Living Soul into your artificial, civilly dead, military, commercial, foreign venue/jurisdiction/court/environment/etc., where no Lawful contracts/agreements have been brought forward showing Lawful, blue ink signatures of both parties? And is the Undersigned Living Soul an artificial, civilly dead, corporate person or is the Undersigned Living Soul one of the sovereign People, a flesh and blood Living Soul upon the Land, and a private, sentient God created woman?

7. Alleged Senate Report No. 93-549 93rd Congress, 1st session(1973), “ Summary of Emergency Power Statutes,” Executive orders 6073, 6102, 6111, and by Executive order 6260 on March 9th, 1933, under the *trading with the enemy act*(65thCongress , Session 1, Chapters 105 and 106 October 6th, 1917), and as codified at 12 U.S.C. 95a.” “The majority of the people of the United States have lived all of their lives under Emergency Rule. For 40 years, freedoms and governmental procedures guaranteed by the Constitution have, in varying degrees, been abridged by laws brought into force by states of national emergency…”

QUESTION: Is not the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA, and/or alleged UNITED STATES, etc. and its military, commercial court, in ANY matter, breaching the God given rights/freedoms/immunities/privileges/etc. of the Undersigned Living Soul and governmental procedures guaranteed by the alleged Organic Constitution for the United States of America c1791and Organic Declaration of Independence, pursuant to the alleged Constitutional *oaths of office* taken and subscribed, voluntarily and with consent, by the agents, contractors, employees, civil servants, officers, public servants and/or representatives, etc. of the aforementioned illegal, unchartered and unlawful, civilly dead, military, commercial, fictional, corporate entities.

8. U.S. Bankruptcy, it is imperative that you read alleged SENATE REPORT 93-549, alleged 93rd CONGRESS, 1st session(1973), *summary of emergency power statutes* consisting of 607 pages, which the Undersigned Living Soul found most interesting. The alleged UNITED STATES went BANKRUPT in 1933 and was declared so by alleged PRESIDENT ROOSEVELT EXECUTIVE ORDERS 6073, 6102, 6111 and EXECUTIVE ORDER 6260 on March 9th, 1933 pages 187 and 594. On May 23rd, 1933 alleged CONGRESSMAN LOUIS T. MCFADDEN brought formal charges against the alleged BOARD OF GOVERNORS OF THE FEDERAL RESERVE BANK SYSTEM, the alleged COMPTROLLER OF THE CURRENCY and the alleged SECRETARY OF THE UNITED STATES TREASURY for criminal acts. The petition for ARTICLES OF IMPEACHMENT was thereafter referred to the alleged JUDICIARY COMMITTEE, and has yet to be acted upon.

SEE: alleged CONGRESSIONAL RECORD pages 4055-4058. Alleged CONGRESS confirmed the BANKRUPTCY on June 5th 1933, and impaired the obligations and considerations of contracts through the *joint resolution to suspend the gold standard and abrogate the gold clause June 5th, 1933.*

SEE: Alleged HOUSE JOINT RESOLUTION 192, alleged 73rd CONGRESS, 1st session. The several alleged STATES of the UNION pledged the faith and credit thereof to the aid of the alleged national government, and formed numerous socialist committees, such as the *COUNCIL OF STATE GOVERNMENTS.* Meanwhile, evidence is being sought as to the BANKRUPTCY having been terminated. In light of the alleged Supreme Law of the Land, the alleged Organic Constitution for the United States of America c1791, which operates upon the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc. and its alleged agents, contractors, civil servants, employees, officers, public servants and/or representatives, etc., via their respective voluntary alleged Constitutional *oaths of office*. Please be ADVISED: Alleged Organic Constitution for the United States of America c1791 Article 1Section 10, *No State shall make any Thing but gold or silver Coin* *a Tender in Payment of Debts.*

QUESTION: Is not the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or the alleged UNITED STATES, etc. and their respective alleged agents, contractors, employees, civil servants, officers, public servants, and/or representatives, etc. bound by their voluntary alleged Constitutional oath to uphold, support and defend the alleged Organic Constitution for the United States of America c1791?

9. Article 1 Section 10 alleged Organic Constitution for the United States of America c1791: *No State shall make any Thing but gold and silver Coin a Tender in Payment of Debts.*

QUESTION: Is not the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or the alleged UNITED STATES, etc. in flagrant, purposeful and willful violation of Article 1 Section 10?

10. “There can be no limitation on the power of the people of the United States. By their authority the [organic] state Constitutions were made, and by their authority the [organic] Constitution of the United States of America was established.” U.S. Supreme Court Havenstein vs Lynham 100 US 483.

QUESTION: Please provide Lawful evidence that the Undersigned Living Soul, in his private, sentient, sovereign, flesh and blood capacity, does NOT have a right to travel upon the roads and highways in her ordinary course of life and private business; And can be forced/coerced by armed and violent actors to enter into a commercial *agreement* /*contract* with the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA, and/or alleged UNITED STATES, etc.

11.That the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTYOF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc., by becoming a corporator (22 U.S.C. 286e) DID NOT lay down its sovereignty and take on[the character] that of a private citizen, and that it can exercise no power which is not derived from its corporate charter. See: The Bank of the United States vs Planters Bank of Georgia, 6 L. Ed. 9 Wheat 244.

Therein, it appearing from the Penhallow case (see#6 above) , All military, commercial, corporate courts can only deal and interface with corporate, artificial persons and from the time of the alleged UNITED STATES bankruptcy (see#8 above), the alleged state (meaning the alleged UNITED STATES and all alleged STATES thereof) took the BIRTH CERTIFICATES not only for commercial purposes, but took the names therefrom and created corporate entities, fictions and corporate persons, and without full disclosure to, or valid consent of, the Living Souls of America and the Undersigned Living Soul, created this/a artificial, corporate entity/fiction/ person , for all commercial activities/transactions and maintained or required this corporate name to be used in all commercial matters/transactions within the imaginary bounds of the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc. Whereby this corporate name appears on drivers licenses, permits, licenses, marriage licenses, bank accounts, and on all other accounts or transactions in commerce in capital letter form or otherwise.

And this corporate entity/fiction/person’s name appears on ALL commercial tickets, commercial warrants, commercial complaints, commercial informations and/or commercial indictments, etc…. As the artificial/corporate alleged MAGISTARTE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA, and/or alleged UNITED STATES, etc. can only “interface only with other artificial persons”; Therein the Undersigned, H. Clair King, a private, sentient, flesh and blood Living Soul upon the Land, is NOT the fictional entity named and/or identified on the commercial instruments/documents/presentments/charges/etc. or otherwise…. For the purpose of the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIs, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc. to COMMERCIALLY CHARGE the Undersigned Living Soul…. But solely for the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc. to commercially charge the artificial, corporate person in their artificial abstraction and imaginary jurisdiction/venue/court/environment/etc., for the sole purpose of extracting revenue and taxes from the corporate entities. Without such full disclosure, the private, sentient Undersigned Living Soul is not so named on any commercial instruments, any Lawful contract/agreement or otherwise, but is coerced, through the threat of violence and death, that the Undersigned Living Soul is/was liable/attached to ANY/ALL alleged acts, codes, by laws, laws, ordinances, regulations and/or statutes, etc.; And coerced, through the threat of violence and death, to believe the Undersigned Living Soul is to *pay* a commercial fine, fee/tax or otherwise and/or go to debtor’s prison; And fraudulently and coercively being forced to believe the Undersigned Living Soul is a surety to/for the corporate entity/fiction/person, all without full disclosure, Lawful and valid consent and/or a meeting of the minds.

It therefore is a fact, that the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES never had *in personam/subject matter/political* jurisdiction over the private, sentient Undersigned Living Soul at ANY time and/or at ANY place, and therein the need to create some device/trick/fraud/lie/etc. to make the Living Souls of America and the Undersigned Living Soul *believe* they were, and are, subject to the imaginary alleged jurisdiction of any of the aforementioned alleged artificial entities/courts/environments/venues/etc., these merely being *private, corporate, military, commercial tribunals* acting as alleged courts to *administer the bankruptcy /national emergency* to further effect the taxing of the *artificial persons* for the extraction of vast sums of revenue for the exclusive benefit of the illegal, unchartered and unlawful alleged municipal corporations and their masters, the international money changers…in a continuous state of commercial, economic, involuntary servitude.

QUESTION: Is this not true? Please provide Lawful evidence contrary to the above 4 paragraphs.

The fact is, there is a lack of full disclosure, fraud, fraud by scienter and fraud in the factum in the normal practice and day-to-day operations of the so-called courts and governments, alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA, and/or alleged UNITED STATES, etc. and the alleged agents, contractors, employees, civil servants, officers, public servants and/or representatives, etc. thereof, merely for the subjection of illegal and unlawful corporate rule upon the private, sentient, flesh and blood Living Souls of /for the alleged Organic United States of America, and the Undersigned Living Soul, to foreign acts, codes, by laws, laws, ordinances, regulations and/or statutes, etc. and the extraction of so called revenue/money via unlawful fines/penalties/imprisonment/etc.., causing, in many cases, extreme hardship and/or casting Living Souls in jails and prisons as the *surety* for their fraudulent, illegal and unlawful scheme/game/fraud/etc., where in their artificial abstraction/artificial corporate venue, they being merely a creature of the mind only, and imaginary, having neither actuality nor substance; And commits *Constitutional impermissible application of the statute….and fraud;* And on top of that, the alleged prosecutor never files a NOTICE OF APPEARANCE; No NOTICE OF CLAIM, supported by affidavit, into a maritime court via/for an action *in rem*, with evidence of the Lawful contract/agreement; And ALL attorneys fail to submit/file POWER OF ATTORNEY on the case; And none of the attorneys have produced a LICENSE to practice Law, a possible violation of alleged corporate, foreign federal and/or alleged corporate, foreign state law.

QUESTION: Is this your commercial, foreign alleged corporate policy and/or custom? If the above paragraph is NOT true, please provide the evidence contrary to the above paragraph.

And from the standpoint that the Undersigned Living Soul is NOT a signatory to the alleged UNITED STATES and/or alleged STATE CONSTITUTIONS, and therefore not a party to that *social compact*, not named in the foreign, corporate acts, codes, by laws, laws ordinances, regulations and/or statutes, etc.; And where no agents, contractors, employees, civil servants, officers, public servants and/or representatives, etc. of the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc. has produced Lawful evidence of the Undersigned Living Soul’s *liability/attachment* to any acts, codes, by laws, laws, ordinances, regulations and/or statutes, etc…There was never *in* *personam/subject matter/political* jurisdiction at ANY place and/or ANY time, furthering the gross fraud, conspiracy and misapplication of acts, codes, by laws, laws, ordinances, regulations and/or statutes, etc. by mere *de facto* illegal, unchartered and unlawful corporations alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA, and/or alleged UNITED STATES, etc., to the detriment and injury of the Undersigned Living Soul and ALL American Living Souls.

And then…in these *de facto* illegal, unchartered and unlawful alleged courts, agencies, etc., these *administrators* of the bankruptcy/national emergency (in a state of receivership) impose fines, fees, taxes, debtor’s prison, etc. in so called *money* in clear, purposeful and willful violation to Article 1 Section 10 of the alleged Organic Constitution for the United States of America c1791, which operates on (ALL alleged STATE constitutions via the *pari materia* rule) ALL alleged agents, contractors, employees, civil servants, officers, public servants and/or representatives, etc. of alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc. via YOUR voluntary, alleged Constitutional oath, causing more fraud and violently forcing/coercing the Undersigned Living Soul and the American Living Souls into being a co-conspirator and/or *tort-feaser* (wrong-doer) in violently coerced COLLUSION to the FRAUD being perpetrated and/or having been perpetrated by the aforementioned fictional entities, or otherwise.

QUESTION: Is this not the factual truth? Please provide Lawful evidence contrary to the above paragraphs.

CLARIFICATION AS TO THE *ARTIFICIAL CORPORATE PERSON* AND THE PRIVATE, SENTIENT AND SOVERIGN LIVING SOUL.

(A) H. CLAIR KING and ALL derivatives thereof

As seen identified on ALL commercial instruments/documents/presentments/charges/etc. (see #6 above)

(a) also referred to and/or referenced by the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc. as H. CLAIR KING, including ALL derivatives thereof .

(b) an abstract legal construct; a government created artificial entity; ens legis/trust; corporate, juristic person- the same being the opposite of, or opposed to, a God created Living Soul.

(c) a strawman, i.e., *A front; a third party who is put up in name only to take part in a transaction.* See: strawman- Black’s Law Dictionary, 6th Edition, page 1421.

(B) H. Clair King

(a) A private, sentient female Living Soul, live Birth, on the soil, on the twenty ninth day of August in the Year of our Lord Jesus Christ one thousand nine hundred thirty nine, as evidenced by the fraudulent COMMERCIAL BIRTH CERTIFICATE(warehouse receipt) coercively recorded by/with the alleged nation of CZECHOSLOVAKIA.

(b) A breathing, God created flesh and blood Living Soul, as distinguished from an abstract legal construct such as an artificial entity, man-made juristic person, corporation, partnership, association, etc.; Nor is the Undersigned Living Soul, H. Clair King, a creature of statute, i.e., not a *person* as defined/applied in the 14th Amendment to the alleged CONSTITUTION OF THE UNITED STATES, including, but not limited to, the fallout and/or wrongfully *presumed nexus* emanating therefrom.

(c) A sentient, sovereign, free Living Soul upon the organic, geographic land mass of the several alleged Organic United States of America, possessing the full and unconditional power of sovereignty.

(d) As a believer, servant, and steward of God Almighty and fellow heir of the Undersigned Living Soul’s King, Lord and Savior Jesus Christ, it is against the Undersigned Living Soul’s MOST firm religious and spiritual convictions, beliefs, and God’s written word (see alleged PUBLIC LAW 97-280) to accept/condone being wrongly classified/charged as a statutory person, a creature of statute, or man-made/created entity/fiction of ANY nature whatsoever; Nor have the Undersigned Living Soul’s proper Christian name dishonored in any fashion, including the incorrect appellation thereof, contrary to the identical and correct appellation of My Lord and Savior Jesus Christ, and the Undersigned Living Soul H. Clair King.

THEREFORE, pursuant to this Explicit Notice in regards to the above fraudulent, commercial instruments, the Undersigned Living Soul herein REQUESTS and DEMANDS this alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc. by, and through, ANY of its alleged agents, contractors, employees, civil servants, officers, public servants and/or representatives, etc., to provide Lawful documentation and Lawful evidence as follows:

(a) That the alleged CONSTITUTION OF THE UNITED STATES and alleged CONSTITUTION OF THE STATE OF WEST VIRGINIA operate upon/attach to the Undersigned Living Soul.

(b) That the Undersigned Living Soul is a party to that alleged *social compact.*

(c) That the Undersigned Living Soul is a signatory party to the alleged CONSTITUTION OF THE UNITED STATES and alleged CONSTITUTION OF THE STATE OF WEST VIRGINIA.

(d) That the Undersigned Living Soul is properly named/identified in the alleged acts, codes, by laws, laws, ordinances, regulations and/or statutes, etc.

(e) Proof of the Undersigned Living Soul’s liability/attachment to the alleged acts, codes, by laws, laws, ordinances, regulations and/or statutes, etc.

(f) ALL Lawful contracts/agreements, implied, adhesion or otherwise, bearing bona fide blue ink signatures of the Undersigned Living Soul and the opposing party, agreed to without duress and/or violent coercion, and the Undersigned Living Soul’s knowing, intentional and intelligent choice, with a meeting of the minds.

(g) That the rights/privileges/immunities/freedoms/etc. stated in Hale vs Henkel (#3 above) does NOT apply to the Undersigned Living Soul.

(h) Lawful evidence that the Undersigned Living Soul has waived his God given rights/privileges/immunities/freedoms/etc. and given his consent, not under duress or coercion, knowingly, willingly and intelligently, and with a meeting of the minds, to be bound by your alleged commercial, corporate, foreign institutions, etc. or otherwise.

(i) That the Undersigned Living Soul is NOT one of the Sovereign People, which created, and therefore above, and is NOT found within that/this alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc.

(j) That the Undersigned Living Soul is, in *his* flesh and blood, private, sentient capacity, is an artificial entity/person subject to the artificial, military, commercial corporate jurisdictions/courts/environments/venues/etc. of the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc.

(k) That the Undersigned Living Soul has not lived his entire life under EMERGENCY RULE.

(l) That the freedoms and governmental procedures guaranteed by the alleged Organic Constitution for the United States of America c1791 and the Organic Declaration of Independence that allegedly operate upon the Undersigned Living Soul, have NOT been abridged by laws brought into force by so called (imaginary and/or pre-conceived) states of national emergency.

(m) That the alleged UNITED STATES bankruptcy has been terminated; And that the alleged Organic Constitution for the United States of America c1791 and the Organic Declaration of Independence is in full force and effect and operates upon the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc. and/or the foreign, corporate jurisdictions/venues/courts/environment/etc. thereof .

(n) That the Undersigned Living Soul has Lawful, Constitutional money to pay debts at Law.

(o) That the alleged agents, contractors, employees, civil servants, officers, public servants and/or representatives, etc. of the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc. have NOT violated their respective alleged Constitutional oaths in ANY/ALL of their attempted/successful fraudulent, commercial interactions/transactions/instruments/etc. with the Undersigned Living Soul and/or the American Living Souls.

(p) That the Undersigned Living Soul’s God given rights/immunities/privileges/freedoms/etc., being a private, sentient, flesh and blood Living Soul upon the soil, have been Lawfully seized/stolen/ignored by the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc. via full disclosure and Lawful authority of the aforementioned fictional entities.

(q) That the Undersigned Living Soul’s name, H. Clair King, and the name of the ACCUSED/DEFENDANT, H. CLAIR KING, and ALL derivatives thereof, ens legis, is the same or is it the *artificial, corporate person?*

(r)That the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc. is NOT violently forcing upon the Undersigned Living Soul, and the American Living Souls, a fraudulent, commercial scheme to rob so-called money and/or compel the Undersigned Living Soul into a status of surety to fraudulent, commercial charges for so-called revenue purposes via alleged foreign acts, codes, by laws, laws, ordinances, regulations and/or statutes, etc. that do NOT operate upon/attach to the Undersigned Living Soul and/or the American Living Souls.

(s) That the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc. is/are operating per Lawful Sovereign Authority.

(t) That as alleged CLERK OF MAGISTRATE COURT COUNTY OF LEWIS, please sign and certify the ATTACHED Certificate of Authorization, stating publicly and privately for the record, under oath and full corporate and unlimited personal liability, that you have been authorized to make, receive, and issue judgments, to make demands for payment and/or to collect payments/fines and/or debts in something other than gold and silver coin as mandated by the alleged Organic Constitution for the United States of America c1791 at Article 1 Section 10.

(u) That the Undersigned Living Soul has knowingly, willingly and intelligently signed/autographed ANY/ALL commercial instruments/documents/presentments/charges/etc. and/or so-called government documents with full disclosure and of willing, intelligent and knowing election to submit, with a meeting of the minds.

**CAVEAT**

Please understand that it is **NECESSARY** that you/your alleged foreign, commercial corporation(s) respond to this NOTICE and DEMAND; and in respect to the Refusal For Cause Without Dishonor, you are required to exhibit the Lawful contracts and/or Lawful agreements, either/both bearing bona fide blue ink signatures of both parties, and ALL Lawful delegations of authority.

As to your alleged authority/jurisdiction, constitutional or otherwise, the above points and questions are to be answered, under Oath and for the Public and Private Record, under both corporate and unlimited, personal liability; Demand is hereby made as necessary for answers and/or in the nature of a PUBLIC LAW DEMAND for said response to the points raised and questions asked.

As to the Revocation/Rescission/Annulment/Repeal/Cancellation/Voiding/etc. of ALL signatures/autographs on ANY/ALL fraudulent, commercial instruments/documents/presentments/charges/offers/etc. and ANY/ALL fraudulent government documents, provide Lawful evidence that the Undersigned Living Soul has/had Full Disclosure, a meeting of the minds, and knowing, intelligent, and willing choice, without undue coercion and duress, and that the fraudulent, commercial instruments/documents/presentments/offers/charges/etc. and/or fraudulent, military, commercial government documents are fully and completely Constitutional and Lawful.

**WARNING**

By the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc. FAILURES and/or REFUSALS to respond and answer, with supporting Lawful evidence, etc., under oath and with full corporate liability and personal, unlimited commercial liability, the above questions and/or comments, the aforementioned illegal, unchartered and unlawful, foreign, military, commercial corporations and their alleged respective agents, contractors, employees, civil servants, officers, public servants and/or representatives, etc. will have failed to state a claim upon which relief can be granted. ALL the evidence, facts, damages, proceedings of ANY nature, and otherwise, will be found in favor of the Undersigned Living Soul, including, but not limited to, ALL incurred expenses and/or damages caused by the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc and the alleged agents, contractors, employees, civil servants, officers, public servants and/or the representatives, etc. thereof; Liability will be assessed on the corporate and/or personal side, public and private.

Please be **ADVISED** that *silence equates to agreement* and *silence supports the fraud, if any.*

As the Undersigned Living Soul wishes to resolve this and/or any Lawful, non-commercial matters with the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc., the Undersigned Living Soul can do so only upon your OFFICIAL response, with you providing the requested responses/answers/Lawful evidence, etc.

Upon the FAILURES and/or REFUSALS of the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc. by, and through, their respective alleged agents, contractors, employees, civil servants, officers, public servants and/or representatives, etc. to completely, fully and truthfully RESPOND and ANSWER the above questions, with Lawful evidence, under oath and full corporate liability and personal, unlimited liability, the aforesaid alleged fictional, foreign, corporate entities do hereby, publicly and privately, STIPULATE, AGREE and CONFESS nunc pro tunc that:

1. the Undersigned Living Soul IS NOT a signatory to the alleged U.S. CONSTITUTION and/or alleged STATE OF WEST VIRGINIA CONSTITUTION.

2. the Undersigned Living Soul IS NOT a party to those social compacts.

3. the Undersigned Living Soul IS NOT named in ANY of the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc. acts, codes, by laws, laws, ordinances, regulations and/or statutes, etc.

4. ALL alleged agents, contractors, employees, civil servants, officers, public servants and/or representatives, etc. of the MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc. have ETERNALLY, PERPETUALLY and FOREVER FAILED to prove how ANY liability/attachment of their respective alleged private, corporate acts, codes, by laws, laws, ordinances, regulations and/or statutes, etc. apply/attach/operate upon the Undersigned Living Soul.

5. the alleged CONSTITUTION OF THE UNITED STATES and alleged STATE OF WEST VIRGINIA CONSTITUTION DO NOT operate upon the Undersigned Living Soul.

6. the Undersigned Living Soul IS NOT bound by ANY institutions formed by her fellowmen in times past, without her consent.

7. the Undersigned Living Soul, as one of the private, sentient and sovereign People, CANNOT be named in any MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc. acts, codes, by laws, laws, ordinances, regulations and/or statutes, etc. as merely *person* or *any person*.

8. the alleged MAGISTRATE COURT COUNTY OF WOOD, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc. were/are artificial persons, an abstraction and a creature of the mind only, and can/could interface only with other artificial persons, and the legal manifestation is that no government, as well as any alleged law/acts/code/by law/ordinance/regulation/statute/agency/aspect/court/environment/jurisdiction/venue/etc. can concern itself with anything other than corporate, artificial persons and the contracts between them.

9. the *ACCUSED/DEFENDANT* at any time as identified on ANY/ALL commercial instruments, etc., is the corporate, artificial person, ens legis, as is being commercially *charged* and prosecuted within a civilly dead, corporate, military, commercial, and imaginary court.

10. the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc. is operating commercially and Lawlessly, outside the alleged Organic Constitution for the United States of America c1791 and the Organic Declaration of Independence in many regards, including, but not limited to, demanding payment of fraudulent debts in monies other than gold and silver coin, and the prosecutions under an imaginary, foreign jurisdiction other than guaranteed by the alleged Organic Constitution for the United States of America c1791 and the Organic Declaration of Independence.

11. the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc. is/are flagrantly and violently violating and/or have flagrantly and violently violated, their respective alleged Constitutional *oaths* in defending, supporting and upholding THE ALLEGED SUPREME LAW OF THE LAND, and as such, is declaring/has declared war on the Undersigned Living Soul, the American Living Souls and the alleged Organic Constitution for the United States of America c1791 and Organic Declaration of Independence; Therefore the alleged agents, contractors, employees, civil servants, officers, public servants and/or representatives, etc., of the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc., have committed various criminal acts including, but not limited to, fraud, fraudulent commercial transactions/dealings/instruments/documents/presentments/charges/etc., assault, assault and battery, kidnapping, unlawful detention, unlawful forced medication, terroristic threats, murders, sedition, treason and/or conspiracy to commit ALL of the above, and are personally liable, both criminally and civilly, and publicly and privately.

12. the Undersigned Living Soul IS NOT an artificial/corporate entity/person… and therein the Undersigned Living Soul is foreign to the alleged military, commercial, corporate, artificial and imaginary courts/jurisdictions/venues/environments/etc.

13. the Undersigned Living Soul is therefore outside of the requirements of the alleged acts, codes, by laws, laws, ordinances, regulations and/or statutes, etc., and above the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc., being one of the private, sentient, sovereign Living Souls of America, having no Lawful contract/agreement with ANY of the aforementioned illegal, unchartered and unlawful, foreign, commercial, military fictional entities.

14. the Undersigned Living Soul has lived ALL of his life under illegal and unlawful *emergency rule;* The Undersigned Living Soul’s God given freedoms/rights/immunities/privileges/etc. and governmental procedures preserved and protected by the alleged Organic Constitution for the United States of America c1791 and Organic Declaration of Independence have, in varying degrees, been illegally and unlawfully abridged by laws brought into force by imaginary and preconceived states of national emergency, causing a gross fraud, among many other things, against the Undersigned Living Soul and the Living Souls of America.

15. the alleged UNITED STATES went bankrupt in 1933 and was declared so by alleged PRESIDENT ROOSEVELT by EXECUTIVE ORDERS 6073, 6102, 6211 and by EXECUTIVE ORDER 6260 on March 9th, 1933.

16. the alleged STATE OF WEST VIRGINIA pledged the faith and credit thereof to the aid of the national government; And formed numerous socialist committees and became insolvent; And aided and abetted the removal of gold and silver coin from backing the nation’s money.

17. the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc., and the alleged agents, contractors, employees, civil servants, officers, public servants and/or representatives, etc. thereof, are flagrantly, willfully and violently violating, and have flagrantly, willfully and violently violated, the alleged Organic Constitution for the United States of America c1791 and Organic Declaration of Independence.

18. there can be NO limitation on the power of the Undersigned Living Soul in her private, sentient and sovereign capacity.

19. the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc., by incorporating, did lay down any sovereignty they may have had, and take on [the character] that of a private citizen; And it can exercise no power which is not derived from its respective illegal, canceled and unlawful corporate charter, of course being in **FULL COMPLIANCE** to the alleged Organic Constitution for the United States of America c1791, the Organic Declaration of Independence, the alleged Constitution of the state of West Virginia and the Undersigned Living Soul’s God given freedoms/rights/liberties/privileges/immunities/etc.

20. the points/facts stated in #11 above are true and correct as applied to the commercial scheme/fraud/game/trick/etc. being orchestrated upon both the artificial, corporate person and the Undersigned Living Soul and the Living Souls of America.

21. therefore the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES , etc. agree that ANY/ALL commercial instruments/documents/presentments/charges/etc., only initiated an *action,* and the same was/is filed against an artificial, corporate fiction/person within a fraudulent, commercial scheme/fraud/game/trick/etc., and NOT upon the Undersigned Living Soul in her private, sentient and sovereign capacity; And therefore, the Undersigned Living Soul has absolutely no Lawful liability/attachment, or legal liability/attachment, whatsoever to the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc., and the alleged agents, contractors, employees, civil servants, officers, public servants and/or representatives, etc. thereof.

22. AUTOMATIC PAYMENT SCHEDULE FOR ALL INTERACTIONS NUNC PRO TUNC

-- thirty thousand (30,000) units of any functional monies of the Undersigned Living Soul’s choice for any/every hour, or portion thereof, per individual involved, if the Undersigned Living Soul is questioned, interrogated, and/or in any manner/way detained, harassed, or otherwise regulated.

-- three hundred thousand (300,000) units of any functional monies of the Undersigned Living Soul’s choice for any/every hour, or portion thereof, per individual involved, if the Undersigned Living Soul is handcuffed, transported, or incarcerated in any manner/way and/or coercively subjected to ANY alleged foreign/artificial/commercial/military *court*.

-- three billion (3,000,000,000) units of any functional monies of the Undersigned Living Soul’s choice for any grievous or actual physical harm, per individual involved, to the flesh and blood body of the Undersigned Living Soul.

23. the Undersigned Living Soul has***clean hands*** in ALL matters pertaining to/for/against the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc. and the alleged agents, contractors, employees, civil servants, officers, public servants and/or representatives, etc. thereof.

24. the revocation/rescission/annulment/repeal/cancellation/voiding/etc. of ALL of the Undersigned Living Soul’s Signature(s)/Autograph(s), as pertaining only to ANY/ALL alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged WOOD COUNTY, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc. commercial instruments/documents/presentments/charges/etc. and/or ANY/ALL alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc documents, are hereby, COMPLETELY, FULLY, UNCONDITIONALLY and FOREVER ACKNOWLEDGED and ACCEPTED by the alleged aforementioned fictional, commercial, military, foreign and violent entities, and the alleged agents, contractors, employees, civil servants, officers, public servants and/or representatives, etc. thereof.

 **DEMAND** is hereby made that the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc. produce and provide a certified copies of ANY/ALL bonds, insurance policies, properties, investments, accounts, etc. that may cover ANY/ALL damages and/or expenses incurred by the Undersigned Living Soul, in the violent and fraudulent commercial dealings/unconstitutional actions/unlawful actions of the aforementioned fictional entities.

**PLEASE BE ADVISED**: That if no bonds, insurance policies, etc. are found to be valid and/or refuse to settle ANY/ALL claims the Undersigned Living Soul may have rights to, the alleged agents, contractors, employees, civil servants, officers, public servants and/or representatives, etc., will automatically assume personal, unlimited liability and criminal responsibility for the crimes and frauds already admitted to, and those committed/attempted in the future.

**DEMAND** is hereby made that the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc. produce and provide certified copies of ANY/ALL alleged Organic Constitutional oaths.

**PLEASE BE ADVISED**: That if no alleged Organic Constitutional oaths are found on the record those respective alleged agents, contractors, employees, civil servants, officers, public servants and/or representatives, etc., the respective persons will be deemed guilty of impersonating a public official and/or perjury.

If ANY commercial instrument/presentment/document/presentment/charge/etc. has been/will be filed into ANY alleged foreign, corporate, commercial, military, imaginary court to initiate/commence ANY type of action, commercial or otherwise, against the Undersigned Living Soul, and if such action(s) presumes that there is a license and/or Lawful contract/agreement with ANY/ALL of the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc. that would give or establish Lawful jurisdiction/venue/environment/etc. to ANY/ALL of the aforementioned imaginary entities to give alleged MAGISTRATE COURT COUNTY OF LEWIS, etc. *in personam,* political and subject matter jurisdiction; **DEMAND** is hereby made that as an alleged agent, contractor, employee, civil servant, officer, public servant, and/or representative, etc., that you acquire and produce ANY/ALL valid licenses issued by ANY of the aforementioned fictional entities to the Undersigned Living Soul; And ANY/ALL Lawful contracts and/or Lawful agreements between the Undersigned Living Soul and the aforementioned alleged artificial, foreign, commercial, military, imaginary entities, bearing bona fide blue ink signatures of both parties.

The Undersigned Living Soul accepts absolutely nothing on behalf of/for the alleged STATE created artificial entity/ACCUSED/DEFENDANT/ ens legis, as the Undersigned Living Soul did not create it. The Undersigned Living Soul is/was NOT at ANY time and/or ANY place a surety, financial or physical, for something he had no hand in fraudulently/deceptively creating and maintaining.

The Undersigned Living Soul respectfully **DEMANDS** that ANY/ALL alleged agents, contractors, employees, civil servants, officers, public servants and/or representatives, etc. of the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc., due to the urgency of this fraudulent, commercial matter, reply within 5 calendar days, inclusive of the day of receipt, thereby providing a response, to the Undersigned Living Soul’s commentary point by point, and answers to ALL questions/demands herein, with Lawful documentation and/or Lawful evidence to the Undersigned Living Soul, by certified mail, to the aforementioned address.

In light of the points, facts and questions presented, it appears that the Undersigned Living Soul CANNOT enter ANY military, commercial building, who some imagine to be a courthouse, as NO business is directed to/at the Undersigned Living Soul, the Undersigned Living Soul NOT having ANY Lawful contracts/agreements with the alleged MAGISTRATE COURT COUNTY OF LEWIS, alleged COUNTY OF LEWIS, alleged STATE OF WEST VIRGINIA and/or alleged UNITED STATES, etc.

ALL words, letter combinations and intent contained herein are as defined by the Undersigned Living Soul.

The Undersigned Living Soul waits respectfully for ALL replies.

I, a flesh and blood Living Soul upon the Land, commonly known as H. Clair King, on my own unlimited personal liability, certify that I have read the above and do know the facts and statements contained herein are true, correct and complete, not misleading, the truth, the whole truth and nothing but the truth, to the best of my ability and understanding, and can and will testify to the same in an Organic Court of competent jurisdiction/environment/venue/etc.

Signed this day, the \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ in the Year of our Lord Jesus Christ two thousand fourteen.

Undersigned; by Divine Visitation; a flesh and blood Living Soul upon the Land; in propria persona; proceeding sui juris; ALL God given rights/immunities/freedoms/privileges/properties/et cetera protected/secured/reserved as always; without recourse; not at ANY time and/or ANY place acting as, purporting to be or responsible as, financially or physically, a surety for ANY figment of someone’s imagination; with clean hands; without prejudice

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_