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Laurence Rene' Goodman P.O. Box 3792, Boulder, Colorado 80307-3792 August <u>24</u>⁺⁺, 2018 Hand Delivered

Colorado State District Court for Denver County Lindsey-Flanigan Courthouse 520 West Colfax Avenue, Denver, Colorado 80204 Re: Case No. Case No. 17CR10088

Supreme Court of Law for the United States of America.

This court maintains a mailing address at 39854 Proctor Boulevard, 347;

Sandy Oregon, [97055]

STATE OF COLORADO)

) ss.

County of Boulder

PRE HEARING AFFIDAVIT OF DOMICILE AND CITIZENSHIP

I. Laurence Rene' Goodman, , herein after "Affiant", "Defendant", "Declarant", being a free Sovereign adult, natural born on Illinois, one of the freely associated compact states of the union of states that is the constitutional republic, United States of America, living and working as a State Citizen domiciled on the land, on Colorado, the state of the Republic, since 1972: I, as such status, hereby make this Special Appearance, by Affidavit, in Propria Persona, proceeding Sui Juris, At Law, in Common Law, with Assistance, Special, neither conferring nor consenting to any foreign jurisdiction, except to the judicial power of Colorado, the state of the Republic, and/or the constitutional republic, United States of America, and as such I willfully enforce all Constitutional limitations respectively on all government agencies when dealing with them.

Wherefore, the undersigned Affiant, named herein and above, upon affirmation declares and evidences the following:

I. Laurence Rene' Goodman, am of lawful age and competent. I am a Sovereign natural born free State Citizen domiciled on Colorado, the state of the Republic, and by right of heritage, protected via hereditary succession by my predecessors' previous contracts with government as found in the Northwest Ordinance (1787), the Colorado Enabling Act 18 Stat. 474 (1875), the original Constitution of Colorado (1876), the Articles of Confederation of 1777, the Constitution for the united States of America (1789) including its Preamble, and the Bill of Rights (1791); and, as such, I retain all my unalienable rights granted in positive law, embodied in the Declaration of Independence (1776) and binding rights upon myself and my parentage, on this day and for all time now and hereafter. And further, I, Laurence Rene' Goodman, in Propria Persona, proceeding Sui Juris, At Law, with Assistance, Special, being duly sworn, and affixing my signature to this document, depose and declare that the statements made herein, are true and correct to the best of my knowledge, and not meant to mislead and do hereby make the following statements of fact and affirm:

BOULDER COUNTY, State of Colorado
Certified to be a full, true and complete copy
as appears upon the records of my office.
HILLARY HALL, CLERK & RECORDER

un Alis 2 n 2018

Date

Boulder County

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STATEMENT OF FACTS

Affiant here affirms he was BORN December 21, 1947 a de jure Sovereign on the land which is beyond the sea, on Illinois a state of the republic, created under the common law through the sovereign electors on Illinois, one of the freely associated compact states of the union of states that is the constitutional republic, United States of America.

And am now, one of the de jure Sovereign state Citizens Domiciled <u>on</u> the land, <u>on</u> Colorado and here affirms he has not knowingly or willingly entered into any agreement or taken any action with purpose of intent to alter this.

Pursuant to C.R.S. 4-1-207, I reserve my right not to be compelled to perform under any contract or commercial agreement that I did not enter knowingly, voluntarily and intentionally. I do not accept the liability of the compelled benefit of any unrevealed contract or commercial agreement.

Pursuant to C.R.S. 4-1-103 and C.R.S. 4-1-207 Defendant has and does hereby reserve all rights under common law and this code in termination of all portions of any implied or adhesive trusts or unrevealed contracts not entered into knowingly, voluntarily, and intentionally by Defendant under full disclosure, including the compelled benefit imposed upon me of limited liability to discharge my debts using federal reserve notes, being the only medium of exchange of practical use in commerce; or any such adhesive trusts or Unrevealed Contracts, or banking contracts that include signed forms, applications or documents, that may attempt to bind him, without his knowledge, understanding, or consent, to federally enfranchised citizenship as a subject of Congress under its possession or protections of the 14th amendment as a corporate artificial person –franchisee, "citizen of the United States", federal or "US Citizen", or "U.S. person" within/under the private, commercial, international, military, admiralty or maritime jurisdiction of the federal United States, the federal UNITED STATES, INC. or its federal area or jurisdiction, STATE OF COLORADO or the "federal district of the District of Columbia", STATE OF COLORADO.

Affiant affirms he is not a person enfranchised to the incorporated United States defined in Article I, section 8, clause 17 of the US Constitution, nor a corporate artificial person – franchisee to the same entitled "citizen of the United States", "federal" or "US Citizen", or "U.S. person" within/under the private, commercial, international, military, admiralty or maritime jurisdiction of the federal United States, the federal UNITED STATES, INC. or its federal area or jurisdiction, STATE OF COLORADO, or the "federal district of the District of Columbia", STATE OF COLORADO or of any federally enfranchised citizenship. And by such statement, Affiant affirms he is not a civilly dead entity operating as a co-trustee and co-beneficiary of the constructive, cestui que trust of UNITED STATES, INC, U.S. Inc., upholding the debt of the UNITED STATES as Debtor and. Surety.

Pursuant to C.R.S. 4-1-103 and C.R.S. 4-1-207, Defendant has and does hereby reserve all rights under common law and this code in termination of all portions of any implied or adhesive trusts or unrevealed contracts not entered into knowingly, voluntarily, and intentionally by Defendant under full disclosure, that without Defendant's knowledge or consent may attempt to bind him to any vessel of legal fiction of a derivative of my name created by the federal United States, the federal UNITED STATES, INC., or its federal area or jurisdiction, STATE OF COLORADO, or the "federal district of the District of Columbia", STATE OF COLORADO. And Affiant here affirms my hand and signature to all documents using any such derivative of my name was understood by me to represent the willful act and deed of or for no other legal entity than myself, Laurence Rene' Goodman, a sovereign flesh and blood man, and is voided pursuant to C.R.S. 4-1-103 and C.R.S. 4-1-207 if chosen to be construed by any parties otherwise.

Boulder County, CO

And Affiant here disputes and denies any claims to the contrary and demands strict proof of any and all parties by competent fact witness in rebuttal of this first hand sworn affirmation regarding my signature on all such documents.

Affiant is not a corporation created under the laws of the United States or any state of the Union States, the District of Columbia, or any territory, commonwealth or possession of the United States or a foreign state or country, public or private.

Affiant is not an officer, agent, shareholder, franchise or fiduciary agent, surety, resident inhabitant or domiciled in any corporation.

Affiant is not a vessel documented under Chapter 121 of Title 46, United States Code or a vessel numbered as provided in Chapter 123 of said Title.

And Affiant here disputes and denies any claims to the contrary and demands strict proof of any and all parties by competent fact witness in rebuttal of this first hand sworn affirmation. Defendant affirms he is a Sovereign on the land, on Colorado, the state of the republic and on which he is domiciled, Affiant has no knowledge any Secretary of State of Colorado has ever declared such to have been ceded to the federal United States, the federal Corporation UNITED STATES, or its federal area or jurisdiction, STATE OF COLORADO, or the "federal district of the District of Columbia", STATE OF COLORADO.

And Defendant here disputes and denies any claims to the contrary and under the Rules of this Court, in the duty of opposing counsel or of this Court to establish such jurisdiction Defendant demands, on the record, strict proof of any such claims to the contrary.

Further, Defendant here avers and affirms by any past self-identification or indication on any government forms, applications or documents of whatever jurisdiction, or any banking forms, applications or documents as himself being a "citizen of the United States" or a "United States citizen", federal or "US Citizen", or "U.S. person" he has thereby intended to communicate or acknowledge solely that he is a "Citizen as defined in the Preamble," [Van Valkenburg v. Brown, 43 Cal. Sup. Ct. 43, (1872)], a citizen of the Constitutional republic, United States of America by virtue of being a sovereign born de jure, state Citizen of Colorado, domiciled on the land, on Colorado, a state of the republic, of the union of several states that is the Constitutional republic, united States of America, as delineated in sections 1:2:2, 1:3:3, 2:1:5, 3:2:1 and 4:2:1 of the United States. Constitution, and as determined in [Dred Scott v. Sandford, 19 How. 393, 404 (1856)] "the phrase "Citizen of the United States" as found in the original Constitution is synonymous with the phrase "Citizen of one of the United States*, and in Gardina v. Board of Registrars, 160 Ala. 155, 48 S. 788, 791 (1909); State v. Fowler, 41 La. Ann. 380, 6 S. 601 (1889); Crosse v. Board of Supervisors of Elections, 243 Md. 555, 221 A.2d 431, (1966). "One can be a state Citizen without also being a federal citizen."

And further "there is a citizenship of the United States** and a citizenship of a State, which are distinct from each other and which depend upon different characteristics or circumstances in the individual." Slaughter House Cases, 83 U.S. 36, (1873) emphasis added and U.S. v. Cruikshank, 92 U.S. 542, (1875) "Each one of these governments is distinct from the others, and each has citizens of its own."

In Powe v. U.S. 109 F2d 147, 149, (1940) the court determined the term 'citizen.' when used in federal laws, excludes State citizens. U.S. v. Perkins, 16 S.Ct. 1073, 163 U.S. 625, The United States government is a foreign corporation with respect to a state. Title 28, USC 297 defines the several States of the union as being "countries" in subsection(b). and the individual states foreign to the United States.)

And as further confirmed in <u>Texas v. White</u>, 7 Wallace 700 (1869): "The original Constitution of 1789 is perpetual, <u>as is the Citizenship that is recognized by it."</u>

And further to the best belief and knowledge of the Affiant he has made, and did intend to make application to, and has made participation in a program of the Social Security Administration created by the Social Security Act of 1935 and as thereafter amended which was created by the Congress of the constitutional republic, United States as law having jurisdiction over the 50 freely associated compact states of that Constitutional Republic and over the citizens on the land thereon as well as its other jurisdictions. And Pursuant to CO Code 4-1-103 and 4-1-207. Defendant has and does hereby reserve all rights under common law and this code in termination of all portions of any implied or adhesive trusts or unrevealed contracts not entered into knowingly, voluntarily, and intentionally by Defendant under full disclosure with regard to the Social Security Act of 1935. And Affiant here avers and affirms he has not been provided, and is not in knowledge of or in possession of any facts to the contrary of this declaration and Defendant demands, on the record, strict proof of any such claims to the contrary, in rebuttal of this first hand sworn affirmation.

Again, Pursuant to C.R.S. 4-1-103 and C.R.S. 4-1-207. I reserve my right not to be compelled to perform under any contract or commercial agreement that I did not enter knowingly, voluntarily and intentionally. I do not accept the liability of the compelled benefit of any unrevealed contract or commercial agreement.

And pursuant to C.R.S. 4-1-103 and C.R.S. 4-1-207 Defendant has and does hereby reserve all rights under common law and this code in termination of any such contract that may erroneously have been made by the Affiant with and through any other government or jurisdiction of the United States than that over the 50 states of the Constitutional Republic and over the citizens of the states on the land thereon which was not entered into knowingly, voluntarily, and intentionally by Defendant under full disclosure of the jurisdiction to which application was being made.

And Affiant here affirms my hand and signature to all documents of application or for any other purposes associated with the same said Social Security Administration using any derivative of my name was understood by me to represent application or participation with no other government or jurisdiction of the United States than that over the 50 states of the Constitutional Republic and the citizens of the states on the land thereon and is voided pursuant to C.R.S. 4-1-103 and C.R.S. 4-1-207 if chosen to be construed by any parties otherwise.

And Defendant here disputes and denies any claims to the contrary and under the Rules of this Court, in the duty of opposing counsel or of this Court to establish such jurisdiction Defendant demands, on the record, strict proof of any such claims to the contrary.

And to the best belief and knowledge of the Affiant he has filed income tax returns and paid tax on income pursuant to laws of the United States for the constitutional republic, United States of America as law having jurisdiction over the 50 freely associated compact states of that Constitutional Republic and over the citizens on the land thereon as well as its other jurisdictions.

And Affiant here avers and affirms at the time of such filing he had not been provided, and was not in knowledge of or in possession of any facts concerning the Internal Revenue Code of the Untied States to the contrary.

Again, Pursuant to C.R.S. 4 -1-207, I reserve my right not to be compelled to perform under any contract or commercial agreement that I did not enter knowingly, voluntarily and intentionally. I do not accept the liability of the compelled benefit of any unrevealed contract or commercial agreement.

And pursuant to C.R.S. 4 - 1-103 and C.R.S. 4 -1-207 Defendant has and does hereby reserve all rights under common law and this code in termination of any such contract that may erroneously have been made by the Affiant with and through any other government or jurisdiction of the United States through the filing of income tax returns, than that over the 50 states of the Constitutional Republic and over the citizens of the states on the land thereon which was not entered into knowingly, voluntarily, and intentionally by Defendant under full disclosure of the jurisdiction to which such tax return or payment of tax was being made.

And Affiant here affirms my hand and signature to all such tax return documents or for any other purposes associated with the Internal Revenue Service using any derivative of my name was understood by me to represent compliance with no other government or jurisdiction of the United States than that over the 50 states of the Constitutional Republic and the citizens of the states on the land thereon.

And Declarant here again solemnly declares and reaffirms his sovereign born de jure, state Citizenship arising from, his Domicile on the land, on Colorado, the state of the Republic and further here solemnly declares and reaffirms his fidelity, loyalty and allegiance to Colorado, the state of the Republic, and obedience to the laws thereof, and of all rights incident thereto, and thereby his citizenship in the union of the 50 freely associated compact states of that constitutional republic, the United States of America;

And Affiant further denies and disputes he is anything other than this or is subject to any other jurisdictions than Colorado , a state of the Republic, or jurisdiction over the 50 states of the Constitutional republic, United States of America and here demands strict proof of any claims to the contrary.

Defendant affirms he is a sovereign born man <u>on</u> the land, on Colorado a state of the Constitutional republic, United States of America, and is, therefore, "nonresident" with respect to that legal jurisdiction "United States", which obtains its exclusive authority and jurisdiction from Congress' absolute power to regulate and control federal lands, possessions and territories under Article 1, Section 8, Clause 17 and Article 4, Section 3, Clause 2 of the Constitution for the United States of America.

The Affiant is a "NONRESIDENT ALIEN" with respect to that jurisdiction "United States", as that term is defined and used within the Internal Revenue Code (Title 26, United State Code) and/or Title 27 and the rules and regulations promulgated there under.

And further, the Affiant was not born or naturalized in that jurisdiction "United States", consequently he is not a "citizen of the "United States" in that jurisdiction nor a "United States citizen" in that jurisdiction, as those terms are defined and used within the Internal Revenue Code (26 U.S.C.) and/or Title 27 and the rules and regulations promulgated there under; and, therefore, he is not subject to the limited, exclusive territorial or political jurisdiction and authority of that jurisdiction "United States," which obtains its exclusive authority and jurisdiction from Congress' absolute power to regulate and control federal lands, possessions and territories under Article 1, Section 8, Clause 17 and Article 4, Section 3, Clause 2 of the Constitution for the United States of America.

The Affiant's parents were Sovereigns also, born on States of the Union. As the progeny of Sovereign people, the Affiant was born "... one of the sovereign people A constituent

member of the sovereignty synonymous with the people." <u>Scott v. Sanford</u>, 19 How. 404. As a Sovereign whose Citizenship originated on Illinois by birth, and who has remained intact on Colorado since the year 1972, the Affiant is also a foreigner (alien) with respect to the other 49 States of the Union and with respect to that jurisdiction "United States" not constituting the 50 states of the republic thereof.

As a consequence of his birth, the Affiant is a sovereign born state Citizen domiciled <u>on</u> the land, on Colorado, a state of the Constitutional republic, United States of America which, he here affirms as historical and academic fact of statutory law and Supreme Court ruling as cited above, is a foreign jurisdiction to that known as, the federal United States, the federal UNITED STATES, INC. or its federal area or jurisdiction STATE OF COLORADO, or the "federal district of the District of Columbia", STATE OF COLORADO, which is/are a foreign corporation and jurisdiction with respect to a State of the Republic and its Citizens.

Again, As noted above, U.S. v. Cruikshank, 92 U.S. 542, (1875) "Each one of these governments is distinct from the others, and each has citizens of its own." In Powe v. U.S. 109 F2d 147, 149 (1940) the court determined the term 'citizen,' when used in federal laws, excludes State citizens. U.S. v. Perkins, 16 S.Ct. 1073, 163 U.S. 625, The United States government is a foreign corporation with respect to a state. Title 28, USC 297 defines the several States of the union as being "countries" in subsection(b). and the individual states foreign to the United States.)

And Affiant further here affirms as historical and academic fact as cited above, I am by definition, and under 28 USC 1332 and 1603, non-resident to the federal United States, the federal corporation UNITED STATES, or its federal area or jurisdiction STATE OF COLORADO, or the "federal district of the District of Columbia", STATE OF COLORADO, and therefore without or outside that "United States", which obtains its exclusive authority and jurisdiction from Congress' absolute power to regulate and control federal lands, possessions and territories under Article 1, Section 8, Clause 17 and Article 4, Section 3, Clause 2 of the Constitution for the United States of America, and without or outside the federal corporation UNITED STATES or its federal area or jurisdiction, STATE OF COLORADO, or the "federal district of the District of Columbia", STATE OF COLORADO.

And by definition of law herein referenced, Affiant here affirms as historical and academic fact I am not an enemy combatant of the UNITED STATES, corporate or otherwise as delineated herein which obtains its exclusive authority and jurisdiction from Congress' absolute power to regulate and control federal lands, possessions and territories under Article 1, Section 8, Clause 17 and Article 4, Section 3, Clause 2 of the Constitution for the United States of America.

And Affiant affirms he has not engaged in rebellion against the lawful order of America under 40 Stat. 411 commonly known as the Trading with the Enemy Act, and via the Amendatory Act of March 9, 1933, 48 Stat. 1 and Defendant claims all rights relief, securities and protections guaranteed him under the Foreign Sovereign Immunities Act, 28 USC 1602-1611, and 90 STAT. 2891; and under 18 USC 112.) Protection of internationally protected persons.

Therefore, Laurence Rene' Goodman does here deny and dispute statements of the Plaintiff in their complaint that Laurence Rene' Goodman "resides" or is a "resident of" Boulder Country, Colorado, the state of the republic as such statements may be intended to carry any legal jurisdictional connotation and here affirms again as already cited above, Affiant is legally domestic to Colorado, the state of the republic, not foreign. I do not have citizenship of a political jurisdiction legally foreign to it. Therefore I do not reside on Colorado as citizen of another jurisdiction foreign to that state of the republic, as distinguished by competent authority in the attached MEMORANDUM Of LAW AND DEFINITION "Residence" vs. "Domicile", as such term may be intended in Plaintiff's complaint to establish the jurisdiction of the Court in

this cause. And Declarant here disputes and denies any such claims of the Plaintiff and under the Rules of this Court, in the duty of opposing counsel or of this Court to establish such jurisdiction Defendant demands, on the record, strict proof of any such claims.

Declarant here affirms again he is a Sovereign born de jure, state Citizen on the land, on Colorado and on which he is domiciled on the land, on Boulder County, Colorado, the state of the Republic and here avers and affirms any past self- identification or indication on mail sent, or on banking contracts that include signed forms, applications or documents or on any IRS or other government forms, applications or documents of whatever jurisdiction that may have been subject to be construed as a declaration by the Affiant of anything to the contrary, has been made by Affiant without awareness or knowledge or understanding of the possible implications of such identifications that he may be something other than a Sovereign born de jure, state Citizen on land, on Colorado on which he is domiciled on the land on Boulder County, Colorado, the state of the Republic as herein sworn and declared.

And again, pursuant to C.R.S. 4-1-103 and C.R.S. 4-1-207, I reserve my right not to be compelled to perform under any contract or commercial agreement that I did not enter knowingly, voluntarily and intentionally. I do not accept the liability of the compelled benefit of any unrevealed contract or commercial agreement.

And again pursuant to C.R.S. 4-1-103 and C.R.S. 4-1-207 Defendant has and does hereby reserve all rights under common law and this code in termination of all portions of any implied or adhesive trusts or unrevealed contracts that may be misconstrued from such identifications which he has not entered into knowingly, voluntarily, and intentionally by Defendant under full disclosure of these implications.

And further to the best belief and knowledge of the Affiant he has made, and did intend to make application to, and has received license to drive and motor vehicle registration and voter registration from and through the same Boulder County, Colorado, the state of the Republic, and Affiant here avers and affirms he has not been provided, and is not in knowledge of or in possession of any facts to the contrary and Defendant demands, on the record, strict proof of any such claims to the contrary, in rebuttal of this first hand sworn affirmation.

Again, Pursuant to C.R.S. 4-1-103 and C.R.S. 4-1-207, I reserve my right not to be compelled to perform under any contract or commercial agreement that I did not enter knowingly, voluntarily and intentionally. I do not accept the liability of the compelled benefit of any unrevealed contract or commercial agreement.

And pursuant to C.R.S. 4 -1-103 and C.R.S. 1-207 Defendant has and does hereby reserve all rights under common law and this code in termination of all such contracts that may be misconstrued to have been made with and through any other jurisdictions than those over the land on Boulder County, Colorado, the state of the Republic, which were not entered into knowingly, voluntarily, and intentionally by Defendant under full disclosure of the jurisdiction to which application was being made.

And Affiant here affirms my hand and signature to all documents of application or registration using any derivative of my name was understood by me to represent application or registration with no other jurisdictions than those over the land on Boulder County, Colorado, the state of the Republic and is voided pursuant to C.R.S. 4-1-103 and C.R.S. 1-207 if chosen to be construed by any parties otherwise.

And Declarant here disputes and challenges the use of any of these terms as to the legal jurisdictions which Affiant or the property of soil he is in possession is subject to as implied by Plaintiff's use of these terms and delineations in their pleadings, if they are used to infer he

is anything other than a sovereign born de jure state Citizen domiciled on the land, on Boulder County, on Colorado, the state of the Constitutional republic; (including Plaintiff's use of US Postal symbols, abbreviations and zip codes in reference to the Defendant which, as cited in the attached MEMORANDUM OF FACT AND LAW ON DELINEATION OF ADDRESS, the Supreme Court ruled in U.S. v. Butler, 297 U.S. 1, 63 (1936), are intended only to differentiate legislative jurisdictions of Congress over the federal United States and its federal possessions, properties and territories and artificial juristic, corporate, commercial, administrative or ministerial divisions of federal areas, regions, zones, and districts of the federal United States or other divisions of federal corporate, commercial or administrative jurisdiction, not the actual, physical, territorial and geographical land masses of the states of the republic, and which by postal regulation and federal law can not be required for delivery, (see Domestic Mail Service Regulations, Section 122.32.) and the Postal Reorganization Act, Section 403 (Public Law 91-375) and therefore prove nothing for jurisdictional purposes.)

Further, Declarant here affirms he does not live in, nor has domicile in, nor is subject to a jurisdiction that is in any way identified in Plaintiff's complaint.

And Declarant again here disputes and denies any such claims of the Plaintiff to the contrary and under the Rules of this Court, in the duty of opposing counsel or of this Court to establish such jurisdiction Defendant demands, on the record, strict proof of any and all parties by competent fact witness of any such claims to the contrary in rebuttal of this first hand sworn affirmation.

Further, on the same grounds. Affiant, here denies and disputes, the legal identification and location of the property of real earth and soil on the land Affiant is domiciled near: as being 1400 Bacchus Drive, Lafayette, CO (80026) as such identification may be there used to establish the jurisdiction of the Court in this cause over said property of soil, which upon best belief and knowledge, may be determined by original land survey as being "a portion of the one hundred and sixty (160) acres of property on the land as Land Patent #875 granted by the united Stated of America to John W. Jacobs on the twentieth day of September A.D. 1870 for the sale of Public Lands County of Boulder and State of Colorado: embracing the North West quarter of the South West quarter, and the South West quarter of the North West quarter, of Section ten (10) and the North East quarter of the South East quarter of North East quarter of section nine (9) in Township one South of Range sixty nine West in the District of Leands Subject to sale at Denver City Colorado Territory containing one hundred and sixty (160) acres," (see exhibit LP Land Patent #875 granted by the united Stated of America to John W. Jacobs on the twentieth day of September A.D. 1870 attached); of which land grant the property of soil on the land, near 1400 Bacchus Drive, community of Lafayette, Boulder County, Colorado, the state of the Republic; possessed by the Affiant is a part of on the land, of which property of soil Affiant has no knowledge any Secretary of State of Colorado has ever declared to have been ceded to the federal United States, the federal Corporation UNITED STATES, . or its federal area or jurisdiction, STATE OF COLORADO, or the "federal district of the District of Columbia", STATE OF COLORADO.

And Declarant again here disputes and denies any claims of the Plaintiff to the contrary and under the Rules of this Court, in the duty of opposing counsel or of this Court to establish such jurisdiction Defendant demands, on the record, strict proof of any such claims to the contrary.

Defendant here avers and affirms he has not been provided, and is not in knowledge of or in possession of any proof or claim by sworn affidavit of first hand knowledge or other competent fact witness rebutting or disputing any factual averments of the affiant herein made, and is of best belief that none exist.

Further Affiant sayeth not.

And this act and Declaration, unless rebutted by competent fact witness providing strict proof to the contrary of the claims of the Declarant, has set the conditions precedent under the rules of special pleading by special appearance in all cases in controversy insofar as the status of Declarant's Citizenship and Domicile is concerned and Affiant here demands **strict proof** of any claims to the contrary.

Defendant here avers and affirms that this declaration was made under and pursuant to International Law and the Law of Nations, without prejudice.

Related instruments found in the Public Records of the Boulder County Clerk and Recorder Office, under reference numbers RF: 0351224, 03617756, 03617757, 03621011, 03622235, 03621011, 03623713, 03624329, 03627499, 03651728, 03654046, 03671536, 036715367, and 03671538,

·
I, Laurence Rene' Goodman, certify and swear on my own Commercial Liability, that I have read the foregoing instrument, titled, PRE HEARING AFFIDAVIT OF DOMICILE AND CITIZENSHIP and know the content thereof, and that, to the best of my knowledge and belief, it is true, correct, complete, and not misleading, the truth, the whole truth, and nothing but the truth. I reserve the right and duty to update and correct this instrument as needed.
H, Laurence Rene' Goodman autograph: Jurewolens' Abodman make this claim. Witness Witness Manc Sotlin