FILED
May 20, 2024
Data Center
Missouri Public
Service Commission

Attn: Missouri Public Utility Regulation Missouri Commission Notice 200 Madison Street Jefferson City, Missouri Republic 65101 Date: May 16, 2024 5784 A.D.

Case File Numbers: EC-2024-0328 GC-2024- 0327

• 1

Utility Regulatory Commission,

I, Sha'Mera E. Williams, sui juris am submitting and have submitted a complaint and Notice to Public Service Commission, Evergy and Spire for using my name and property as commodity and/or for financial gain or profit against I, Sha'Mera E. Williams; sui juris, who has reserved all her inalienable Natural rights, Sovereign Authority. See ... Affidavit of Reservations. This is a Notice to be no longer compelled to be obligated to these crimes of rules and regulations. [Hertado v. California, 110 U.S. 516]. Therefore, government was created by an act of the people therefore the created cannot trump the creator. [Marbury v. Madison: 5 US 137 (1803)]. See Affidavit of Fact and answer number 12... That using names and addresses are fictitious. See... TITLE 18>PART (CHAPTER 63>§ 1342. This, depriving my rights under the color of law. TITLE 18> PART 1> CHAPTER 13>§242 DEPRIVATION of rights under color law. This is the naming of all the violations that has occurred from all corporations. "The People" do not include you and me since our names are all Capital Letter Fictional legal names. — [Barron v. Mayor of City Council of Baltimore, 32 U.S. 243].

These Agency's has used my name or my property stating that I have to abide to. The courts belongs to the sovereign plaintiff (people). Black's Law Dictionary, 5th Ed., page 318 defines the court as "The individual and suit of the sovereign; the place where the sovereign sojourns with his regal retinue, wherever that may be." Any violations of Common Law is a CRIMINAL ACT that is punishable. Thus, these corporations are in violation by charging me penalties, late fees, bills and or obligations. USC § 242 DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW. I do not no longer consent to the crimes placed upon a living soul. See ... Petition/Decree Also See ... Affidavit of Reservations and Affidavit of Fact. Common Law (Natural Law) is based on our Creator's Laws as originally presented by Moses. Natural Rights are those inalienable rights not contingent upon the laws, customs, or beliefs of any particular culture or government, and therefore universal, unalienable (i.e. rights that cannot be repealed or restrained by human laws).

This Agency has given me alternatives. As stands, I have submitted Notice: Affidavit of Reservations, Notice of Affidavit of Truth and last Affidavit of Fact; Notice to Public Service Commission, Evergy and Spire. Under these section(s) RSMo cited of Missouri law, that a false affidavit is a crime. This is under the state's law. Furthermore, the provisions of the sections and statute's that are intended to construed liberally to accomplish the state's policy. See ... [Frankenhauser v. Rizzo, 59 F.R.D. (1973) Title 42 1983]. Statute: the definition of this word is to designate written law into contradistinction to the unwritten law. [Foster v. Brown, 199 Ga. 444, 34 S.E. 2d, 530 535 See Common Law].

Commercial Maxims: Affidavits stand true in commerce. Truth is expressed in the form of an affidavit. Numbers 30:2 KJV. In commerce, truth is sovereign. Psalms 117:2. KJV. An unrebutted affidavit stands truth in commerce. I Peter 1:25 KJV. An unrebutted affidavit becomes judgement in commerce. He. 6:16. All are equal under the law. Luke 10-17. KJV "No one is above the law", commerce, by the law of nations, ought to be common, and not converted into a monopoly for the private gain of a few". See... Affidavit of Truth for Maxims regarding the law. An unrebutted affidavit stands triumphant as the truth. Commercial Law is non-judicial. It is prior to, superior to, and the basis of [and cannot be set aside or overruled by] the statutes of any government, legislature, governmental, or quasi-government, agencies, courts, judges, and law enforcement agencies, all of which are under an inherent obligation to uphold said Commercial Law.

PUBLIC: THIS IS A PUBLIC COMMUNICATION TO ALL:

Notice to Agents is Notice to principles. Notice to principles is Notice to Agents. Applications to all successors and assigns. All are without excuse.

An Affidavit is not a crime, it stands truth in commerce. Commercial Law is non-judicial. Commercial Law is a "War of Truth" expressed in the form of an intellectual weapon called an Affidavit. "The common law is the real law, the Supreme Law of the land, the code, rules, regulations, policy and statues are "not the law", [Self v. Rhay, 61 Wh (2d) 261].

Furthermore, I, Sha'Mera E. Williams, sui juris is Sovereign in the State of Missouri Republic. See ... Affidavit of Reservations and Affidavit of Fact. Also see ... Petition/Decree.

¹I am sending this Agency with my Affidavit of Fact to show and prove that I am inclined to a bill/tax/debt or obligations. As a living soul; as a living woman, prove that I have to do these said things that are crimes against humanity. See ... [Evens v Gore, 253 U.S. 245 US Supreme court].

Sealing, lying, and deceiving the American people for financial gain and/or profit. Treating me and my property as Commodity for profit and/or corporate gain. A Common Law Civil Suit shall be filed against these corporations per my Affidavit of Fact to show proof of claims. [Town of Frankfort v. Waldo, 128 ME 1] See... [IHAGER V. RECLAMATION DIST. NO. 108, 111 U.S. 701 (1884)].

I should not be charged or penalized for expressing my rights in and across Gods given land. A violation against my rights is at hand. See... USC 18 § 241- Conspiracy Against Rights: "The right of action created by statute relating to deprivation, under the color of law, of a right secured by the Constitution and the laws of the United States, and some claims which are based solely on statutory violations of State/ Federal Law and applied to claim that complainant Williams had and has been deprived of her rights, in some capacity, to which Williams is entitled." See... [Owen v. Independence 100 Vol. Supreme Court Records 1398:(1982); Main v. Thiboutot 100 Vol. Supreme Court Records. 2502: (1982).

I, Sha'Mera E. Williams, sui juris has Petitioned the Heavenly Courts regarding all matters that has to deal with I and my said property(s) and possessions i.e., children. It is the manner of enforcement which gives Title 42 1983 its unique importance. The Commission is not in conclusion of the law or [its] application of the law to the facts. See... [Rodriques v. Ray Donavan (U.S. Department of Labor) 769 F. 2s 1344, 1348 (1985)].

"It is the manner of enforcement which gives Title 42 1983 its unique importance, for enforcement is placed in the hands of the people. Each citizen acts as a private attorney general who 'takes on the mantel of the sovereign' guarding for all of us the individual liberties enunciated in the Constitution." (Frankenhauser v. Rizzo, 59 F.R.D. (1973).

"Ån unrebutted affidavit stands as truth in commerce." See Holy Bible: 1 Pet. 1:25; Heb. 6:13-15. "Truth is expressed in a form of an Affidavit." See Holy Bible: Lev. 5:4-5; Lev. 6: 3-5; Lev. 19:11-13; Num. 30:2; Matt. 5:33; James 5:12. "An unrebutted affidavit becomes judgement in commerce." --- Hebrews 6:16-17. Natural Law: See... Matt. 22:37-40. "In commerce, truth is sovereign."-Exodus 20:16; Psalms 117:2; John 8:32; II Cor. 13:8. See Holy Bible. Natural Law. See ... [Black's Law Dictionary 5th Edition, pg. 318] defines the court as "The person and suit of the sovereign, the place where the sovereign sojourns with her regal retinue, wherever that may be. See... Black's Law 4th Ed., [Marbury v. Madison 5 U.S 137 (1803)]; [Black's Law Dictionary 5th Edition, pg. 388, Bond v. U.S. Scotus]. See ... Petition/Decree Also see ... Affidavit of Truth, Affidavit of Reservations and Affidavit of Fact.

I am being told to seek an attorney/lawyer; lawyers only know procedure, not law. See... Luke 11:45-52 KJV. A State may not impose a charge for the enjoyment of a right. [Murdock v. Pennsylvania, 319 U.S. 105, at 113]. Under our system of government upon the individuality and intelligence of the citizen, the state does not claim to control him/her, except his/her conduct to others, leaving him/her the sole judge as to all that affects himself/herself." [Mugler v. Kansas 123 U.S. 623, 659-60].

The Laws of Commerce, unchanged for at least six thousand years, form basis of western civilization, if not in all mations of the world. Therefore, Commercial Law applies universally throughout the world. Commercial Law is non-judicial. It is prior to, superior to, and the basis of (and cannot be set aside or overruled by the statutes of any government, legislature, governmental, or quasi-governmental, agencies, courts, judges, and law enforcement agencies, all of which are under an inherent obligation to uphold said Commercial Law.

Evergy and Spires method is to get everybody exercising a benefit, and you Agents don't even have to tell people what the benefit is. See ... See... 14th Amendment Article I, Section 1.- "All persons born or naturalized in the United States and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of the law; nor deny any person within its jurisdiction the equal protection of the laws." I am a natural born national citizen in the State of Missouri. See... Affidavit of Truth: Notice of Current Living Status and Standing of a Live Born Woman, not a created Cestui Que Vie Trust Act of 1666 by way of a "Certificate of Birth."

Remedy: See... [15 U.S. Statue at Large] also known as "Expatriation Statue." Violation fee of my liberty is \$250,000 per incident and any part thereof. Wherefore all had undeniable knowledge including the Commission. Also see... Affidavit of Reservations. A violation fee is at hand for disregarding my rights and liberties.

INTERPRETATION IN FAVOR OF THE PEOPLE: ANY constitutional provision intended to confer a benefit should be liberally construed in favor in the clearly intended and expressly designated beneficiary. [16 Am Jur 2d: 16 Am Jur 2d., Sec. 97; Bary v. United States -273 US 128].

Furthermore, I do not consent to all these said things placed upon me to live and thrive in this world. By using I or my property operating illegally in my name against my unalienable natural rights of freewill consent, as a woman is created equal in the image of her Universal God. Give back all the years that has been stolen, including 2024, where I have been taxed and or imposed a bill in my said properties, stolen all for financial gain to those corporations. I have reserved all my rights and liberties per U.C.C. 1-308, ALL RIGHTS RESERVED WITHOUT PREJUDIGE. See... Notice of Affidavit of Reservation and Affidavit of Truth.

Your alleged bill/tax/debt and obligations are null and void. I should not be billed, taxed, or have a debt or any obligations to Evergy and Spire or any legal Nexus: Missouri Public Utility Regulation Commission. The presentment is dishonored. Shamera sui juris, has reserved all of her rights under the Uniform Commercial Code at UCC 1-308. I am claiming the right not to be compelled to perform under any contract that I did not enter into knowingly voluntarily and intentionally. I do not accept the liability associated with the compelled benefit any unrevealed contract or agreement. Paying these corporations is a compelled benefit because there is no silver or gold coins in circulation. This corporation will release any holds, debts, liens, on my said property to live freely in this Gods given land/world, whom protects and shields me in all my comings and goings. This Agencies are in violation of not adhering to Sovereigns' rights and the use of the Bill of Rights, Declaration of Independence and the U.S Constitution. See... "The one or the other would be treason to the Constitution." [Cohen v. Virginia, (1821), 6 Wheat, 264 and U.S. v. Will, 449 U.S. 200]. See... Affidavit of Fact to show proof of claims to a bill, tax, debt or obligation.

Statue/Statute -

See... [Foster v. Brown, 199 Ga. 444, 34 S.E. 2d, 530 535 See Common Law]. Statue: the written law in contradistinctions to the unwritten law. [Unwritten law is common law; "contradistinction" means "as opposed to" "opposite to."] Also see... Petition/Decree. A Statute should construe in harmony with Common Law, U.C.C. 1-103.6. See ... [Cruden v. Neale, 2 N.C. 338 (1796) 2 S.E.] ALL MEN DECIDE FOR THEMSELVES whether they to participate in the institutions of men or not. "... every man is independent of all laws, except those prescribed by nature. He/ She is not bound by any institution formed by his/her fellowman without his or her consent." I do not consent (no contract. See ... [Hoke v. Henderson, 15 25 a.m. dec. 677] ... "... that statutes which would deprive a citizen of the rights of a person or property without a regular trial, according to the course of common law, would not be the land."

A legal maxim- every right when withheld must have a remedy, and every injury it's proper redress. -William Blackstone. There is a common Law principle which states that for there to be a crime, there must first be a victim, corpus delicti. In the absence of a victim there can be no crime. The State cannot be the victim. Statues are not law; servant legislators cannot write statues to control the behavior of their masters.

SHALL NOT INFRINGE See... [16Am Jur 2d., Sec.117]

RESOLVED IN FAVOR OF THE CONSTITUTIONALITY AND THE BENEFICIARY [16Am Jur 2d., Sec 255].

CONSTITUTIONS MUST BE CONSTRUED TO REFERENCE THE COMMON LAW-SUMMARY PROCEEDINGS ARE NULL & VOID [16Am Jur 2d., Sec. 114].

The human, individual, woman, or man, are bound by Common Law and not legal statutes, Common Law does not require me to pay any form of tax.

Registrations -

I am not inclined to pay a tax, debt, bill or have any obligation to commercial entities known as the "Evergy and Spire". Commission, first there is actually nothing owed at all. Secondly, there is no money. Thirdly, the Country does not owe anything. And in an unlikely event that there was a genuine debt, then it has nothing to do with me of ordinary people as it is just a national debt incurred by the commercial company to another commercial company (owned by the same people). I am being charged and continue to be charged to live and operate my said property(s). See ... [Downes v. Bidell 182, U.S. 244 1901].

I hold these company's in CONTEMPT to continue to have me to pay lots of ridiculous taxes, bills, fees and charges. None of which I need to pay at all. They all have fell into dishonor. The Commission used terms and change meanings in order to abuse and rob members of the public. Statutes are purely optional and no person is actually bound by them. There has never been any law which demands that I pay any form of bill, tax, fees, obligations and or any/all charges brought against me. [3 Bl. Comm. 24; 3 Steph. Comm. 383; The Thomas Fletcher, C.C. Ga., 24 F. 481; Ex parte Thistleton, 52 Cal 225; Erwin v. U.S. D.C.Ga., 37 F. 488, 2 L.R.A. 229; Heiniger v. Davis, 96 Ohio st. 205, 117 N.E. 229, 231] Black's Law Dictionary, 4th Ed., 425, 426].

USC 42 § 1983 – CIVIL ACTION FOR DEPRIVATION OF RIGHTS: Every person who, under the color of any statue, ordinance, regulation, custom, or usage of any state subjects, or cause any person within the jurisdiction thereof the deprivation of any rights, privileges or immunities secured by the Constitution and laws shall be liable to the party injured in an action at law, in this case, I Sha'Mera E. Williams is the injured party. See... [Meyer'v. Nebraska, 262 U.S. 390, 400].

USC 18 §242- DEPRIVATION OF RIGHTS UNDER COLOR OF LAW: Whoever under the Color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State the deprivation of any rights shall be fined under this title or imprisoned not more than one year or both. "Colorable. That which is the appearance only, and not what it purports to be, hence counterfeit, feigned, having the appearance of the truth."

[Black's Law Dictionary, 5th Edition]. A matter must be expressed to be resolved.

USC 18 § 241- Conspiracy Against Rights: My Creator is not false. The corporations and agencies are false. See ... Hoke v. Henderson, 15 25 a.m. dec. 677] ... "... that statutes which would deprive a citizen of the rights of a person or property without a regular trial, according to the course of common law, would not be the law of the land," "The State cannot diminish the rights of the people." See... [Hertudo v. People of the State of California, 110 U.S. 516]. See ... [Sherar v. Cullen 481 F. 945], [Mugler v. Kansas 123 U.S. 623, 659-60].

of any statute, ordinance I, regulation, custom, or usage, of any State subjects, or causes to be subjected, any person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the party injured in an action at law. A common law civil suit will be filed for negligence and not coming forth to show proof of claim to a bill, tax, debt or obligation(s).

USC 42 1985- CONSPIRACY TO INTERFERE WITH CIVIL RIGHTS: If two or more persons in any State of Territory conspire for the purpose of depriving, either directly or indirectly, any person's rights the party so injured or deprived may have an action of damages against anyone or more of the conspirators, in this case it's Evergy and Spire.

USC 42 § 1986- ACTION FOR NEGLECT TO PREVENT:

Every person who, having knowledge that any of the wrongs conspired to be done or about to be done or about to be committed, and having power to prevent or aid in preventing the commission of the same, neglects or refuses so to do, if such wrongful act be committed, shall be liable to the party injured.

! Also see ... [Yick Wo. Hopkins, 118 US 356, 370 (Undersigned is Sovereign and no court has challenged that status/standing)].

This Agency have created this entity and then charged me and deprived me of my Sovereignty. Therefore, you Evergy, Spire and Commission / Agents / are a debt collection agency for the State, remove my name from your Data Bases to profit off of I, Sha' Mera E. Williams, sui juris. See ... [Downes v. Bidell 182, U.S. 244 1901] "Two national governments exist; one to be maintained under the Constitution with all its restrictions; the other to be maintained by Congress outside and independently of that Instrument."

State Cannot License Rights -

A matter must be expressed to be resolved. No State may convert any secured liberty into a privilege and issue allicense and a fee for it. See ... [Murdock v. Pennsylvania, 319 U.S. 105: (1943)] [Murdock v. Penn., 319 U.S. 105, at 113].

Thus, telling me that I have to have an attorney to represent I, depriving me of representation of self as stated in my Notice Affidavit of Fact and Notice of Affidavit of Truth. "Where rights secured by the Constitution are involved, there can be no rule making. [Miranda v. Arizona, 384 U.S. 436, 491]. "Sovereignty itself is, of course not subject to law, for it is the author and source of law;" [Yick Wo v. Hopkins, 118 US 356, 370]. To deprive the People of their Sovereignty it is first necessary to get the People to agree to submit to the authority of the entity they have created. That is done by getting them to claim they are citizens of that entity. See... Const. For the U.S.A. XIV Amendment, for the definition of a "citizen of the United States". I am not a 14th Amendment citizen/slave per my Affidavit of Reservations. "Although it is manifested that an unconstitutional provision in the statute is not cured because included in the same act with valid provisions and that there are no degrees of constitutionality." [16 Am Jur 2d., Sec. 260].

Natural Rights are those inalienable rights not contingent upon the laws, customs, or beliefs of any particular culture or government, and therefore universal, unalienable (i.e. rights that cannot be repealed or restrained by human laws).

Corporate public commercial law is not sovereign (private), for it is a public agreement between two or more parties under public contract. Common Law (under which sovereigns operate) is not commercial law; common law is personal and private. Black's Law Dictionary, 6th Ed. See Amendment IV... The right to be secure in my living self, houses, papers and effects... Amendment V... Not to be deprived of life, liberty or property without due process of common law, nor shall private property be taken for public use, without just compensation. Amendment IX and X.

"If the State does convert your rights into a privilege and issues a license for it, I can ignore the license and fee and engage the right with impunity." [Shuttlesworth v. Birmingham AI. 373 U.S. 262: (1962)]. I am a living woman in this Land, not a corporation as the Notice of Deficiency stated, my rights and liberties have been deprived by disconnecting utilities when these corporations never came forth within 15 days to show proof of claims to a debt, tax, bill or obligation. [Caha v. United States, 152 U.S. 211, 215, 14 S. Ct. 513 (1894)].

"An Unconstitutional Statute, through having the form of law, is in reality no law and imposes no duties, confers no rights, creates no office, bestows no power on anyone and justifies no actions performed under it". [Am. Jur. 2d Sec 256]. Missouri Public Service Commission duties are to collect taxes, represent these utility companies and receive complaints. All these said things are to capitalize off of living souls residing in the State of Missouri. This was created under Missouri Constitution in 1945, to deceive the constituents who reside in the State of Missouri. See ... [Olmstead v. U.S., 277 U.S. 438, 478 (1928)]. ".... the right to be let alone is the most

comprehensive of rights and the right most valued by civilized men. To protect that right, every unjustifiable intrusion by the government upon the privacy of the individual, whatever the means employed, must be deemed a violation of the Fourth Amendment."

Furthermore, my State I.D. now has U.C.C. 1-308 ALL RIGHTS RESERVED WITHOUT PREJUDICE NON-ASSUMPSIT on the back. [Yakus v. U.S. 321 U.S. 414 pg. 468 (1944)]. I own myself, not the State or their entities that places rules and regulations upon the people to comply. I was charged and still being charged to live in my said property. The use of my personal property is unlawful for these corporations to use my property and make profit/gain. I take back my freedom. My rights and liberties have been violated, I have personam Rights, which do not mingle with statute procedure. I do not understand the commission decision and without prejudice under Uniform Commercial Code 1-308, due to mistakes in fact and Law, I wish to remain silent. See... Article, I. To give remedy.

Ųtility Companies -

Utility companies are fraud and are only used for capital gain to use me and my property as commodity for profit and gain for their said companies. I pay debts with Federal Reserve Notes, which are worthless pieces of paper, which I acquired and paid with the notes given as currency. The real currency is gold and silver, which we do not use to pay debts, taxes, or obligations. See... 31 USC 3124 and 18 USC 8. [State treasurer v. Wright, 28 I 11 5091]; [Whitaker v. Haley. 2 Ore. 128]. There is no lawful money. All of Missouri Agents must CEASE and DESIST to the atrocities placed on the people. I do not accept the liability of any compelled benefit or unrevealed contract of commercial agreement. "The right of action created by statute relating to deprivation, under the color of law, of a right secured by the Constitution and the laws of the United States, and some claims which are based solely on statutory violations of State/Federal Law and applied to claim that claimants/complaint Williams had been deprived of her rights, in some capacity, to which Williams is entitled." See... [Owen v. Independence 100 Vol. Supreme Court Records 1398:(1982); Main v. Thiboutot 100 Vol. Supreme Court Records 2502: (1982).

The laws of Congress in respect to those matters [Federal Income Taxation] do not extend into the territorial limits of the states, but have force only in the District of Columbia, and other places that are within the exclusive jurisdiction of the national government." [Caha v. United States, 152 U.S. 211, 215, 14 S. Ct. 513 (1894)]. I do not live in Washington. See... Notice of Affidavit of Truth. Affidavits stand truth in commerce.

Facts -

The IRS is not a U.S. Government Agency. It is a Debt Collection Agency of the International Monetary Fund (IMF). Diversified Metal Products v. IRS, et. al., CV-93-405E-EJE, U.S.D.C.D.I., Public Law 94-564, Senate Report 94-1148 pg. 5967, Bankruptcy Reorganization Plan No. 26, Public Law 102-391.

- 21 The IMF is an agency of the United Nations (UN). Black's Law, 6th Ed. pg. 816
- 3. The U.S. has not had a Treasury since 1921. 41 Stat. Ch. 214 pg. 654.
- 4 New York City is defined in the Code of Regulations (CFR) as the United Nations. Rudolph Giuliani stated on C-Span that "New York City is the capitol of the World" and he is correct. 20 CFR Ch. 111, Subpart B 422. 103 (b) (2).
 - 5 My name is spelled in all capital letters is a corporation: A Cestui Que Vie Trust. -Cannon Law.
- 6 "The People" do not include you and me since our names are all Capital Letter Fictional legal names. Barron v. Mayor of City Council of Baltimore, 32 U.S. 243.
- 7 A 1040 Form is for tribute paid to Great Britain (and the Vatican). IRS Publication 6209 IMF decoding manual.
- 8, No judicial courts, nor judges, have existed in America since 1789. Executive Administrators, not Judges, enforce Statues and Codes. *FRC v. GE, 281 US 464, Keller v. PE, 261 US 428, 1 Stat. 138-178. See also the 11th Amendment. This was the abolishment of all inferior courts to hear cases of law or equity (this means that all courts below the "one supreme courts," not the U.S. Supreme Court.
- 9. The FCC, CIA, FBI, NASA and all other alphabet gangs were never a part of the United States Government, even though the "U.S. Government" held shares of stock in the various agencies. See... [U.S. v. Strang; 254 U.S. 491; Lewis v. U.S., 6880 F.2d 1239].

1 I reserve all my rights per U.C.C. Without Prejudice 1-308, Non-Assumpsit; See... [Yakus v. U.S. 321 U.S. 414 pg., 468 (1944)] and I do not consent to the harm placed upon me by placing bills of my property in my said name and is still ongoing. See... [Jones v. Jones, 188 Mo App. 220, 175 S.W. 227, 229; Ex parte Gladhill, 8 Metc; Mass., 171, per Shaw, C.J] [Black's Law Dictionary, 4th Ed., 425, 426].

"It is the manner of enforcement which gives Title 42 1983 its unique importance, for enforcement is placed in the hands of the people. Each citizen acts as a private attorney general who 'takes on the mantel of the sovereign' guarding for all of us the individual liberties enunciated in the Constitution." (Frankenhauser v. Rizzo, 59 F.R.D. (1973). INTERPERTATION IN FAVOR OF THE PEOPLE [16 AM Jur 2d., Sec 97; Bary v. United States – 273 U.S. 128]. A violation of Common Law is a criminal act that is punishable. Constitutions must construe to reference the Common Law- SUMMARY OF PROCEEDING ARE NULL AND VOID. [16 AM Jur 2d., Sec 114].

My inalienable rights have been violated and there must be a Remedy to restore what has been taken unknowingly for many years. Return what has been taken from all utility companies registered with Evergy and Spire that without reference to common law, the language of the Federal Constitution could not be understood." See... [16 Am Jur 2d., Sec 114].

Supreme Law is the bases of all Law, all fiction of law is null and void. See ... [Rodriques v. Ray Donavan U.S. (Department of Labor) 769 F. 2s 1344, 1348 (1985)]. "All codes, rules, regulations are for government officials/authorities only, not human/creators in accordance with Gods Laws. All codes, rules, regulations and unconstitutional and lacking due process..." "The common law is the real law, the Supreme Law of the Land, the code, rules, regulations, policy and statutes are not the law." [Self v. Rhay, 61 Wn (2d) 261]. No one is bound to obey an unconstitutional law. No courts are bound to enforce it.

WE THE PEOPLE of the United States, in order to form a more perfect union, establish justice, ensure domestic tranquility, provide for the common defense, promote the general welfare, and secure the blessings of liberty to ourselves and our posterity, do ordain and establish this Constitution for the United States of America. The Declaration of Independence says: "We hold these truths to self-evident, that ALL MEN ARE CREATED EQUAL, they are endowed by their Creator with unalienable rights, that among these are Life, Liberty, and Pursuit of Happiness. That to secure these rights, governments are instituted among men, depriving their just powers from the consent of the governed- that whatever any form of government becomes destructive of these ends, it is the Right of the People to alter or abolish it, and to institute new governments, laying its foundation on such principles and organize its powers in such form, as to them shall seem most likely to affect their Safety and Happiness."

PEOPLE- are supreme, not the state. [Waring vs. the Mayor of Savanah]; The state cannot diminish rights of the people. [Hertado v. California]; ... at the Revolution, the sovereignty devolved on the people; and they are trally sovereigns of the country, sovereigns without subject...with none to govern but themselves. [CHISHOLM v. GEORGIA]: are entitled to all the rights which formerly belonged to the King by his prerogative. [Lansing v. Smith]:

[Yick Wo v. Hopkins, 118 US 356, 370 (Undersigned is Sovereign and no court has challenged that status/standing)].

"The common law is the real law, the Supreme Law of the land, the code, rules, regulations, policy and statues are "not the law," [Self v. Rhay, 61 Wn (2d) 261].

Remedy -

I have given a Notice to all to no longer be compelled or obligated to these rules and regulations under UCC 1308. See ... [Marbury v. Madison, 5 U.S. 137 (1803)]. I ask that the Missouri Utility Companies stop capitalizing off of I, children, i.e., property of myself. Restore what has been taken from I, in the past and present from me as a living soul. I have signed a sworn affidavit and have been injured by Evergy and Spire by disconnecting or billing myself with fees and taxes and not coming forth to show proof of claims. See... [Town of Frankfort v. Waldo, 128 ME. 1]. Remedy is to not disconnect or bill I, for the basic necessities that my family needs to live and thrive. My properties are under the Protection of God and His Son, Holy Spirit's Blood is all over my property and possessions. Corporations may not disconnect, send a bill or obligation, for my Sovereignty and violation fee is at hand. It will certainly cease to deserve this high appellation if the laws furnish no remedy for the

violation of a vested legal right. See.... [Marbury v. Madison, 5 U.S. 137 (1803)]; [Sherar v. Cullen, 481 F. 945]. "For a crime to exist, there must be an injured party. There can be no sanction or penalty imposed upon one because of his exercise of Constitutional right." Title 42 US Code Sec. 1983, Sec. 1985, & Sec. 1986: Clearly established the right to sue anyone who violates my constitutional rights. [Black's Law Dictionary, 5th Ed. pg. 388; Bond v. U.S. SCOTUS] recognizes personal sovereignty, June 16, 2011]. See... Ballentines Law Dictionary, 3rd Ed. (36 AM J 1st Money § 8).

Conclusion -

The Sufficiency of Reservation of Rights-I have expressed my intentions to reserve my natural inalienable rights and they are sufficient. Proceeding according to the course of common law." See... [Jones v. Jones, 188 Mo App. 220, 175 S.W. 227, 229; Ex parte Gladhill, 8 Metc. Mass., 171, per Shaw, C.J] See also... Ledwith v. Rosalsky, 244 N.Y. 406, 155 N.E. 688, 689] [Black's Law Dictionary, 4th Ed., 425, 426]. "The practice of law is an occupation of Common Right." See ... [Sims v. Aherns, 271 SW 720 (1925)]. Dishonor has been brought forth by these corporations.

Any expression indicating an intention to reserve rights, is sufficient, such as "Without Prejudice," U.C.C. 1-308.4, under any signature that I sign. I reserve my right not to be compelled to perform under any commercial agreement that I did not enter KNOWINGLY, INTENTIONALLY OR VOLUNTARILY-I do not accept the liability of any compelled benefit or any unrevealed contract or commercial agreement. * I have included my Affidavit of Reservation of Rights and Affidavit of Fact to show that I have reserved all my rights. See... [Mugler v. Kansas 123; U.S. 623, 659-60]. See... attachment Decree/Petition. See... Affidavit of Truth

The Justice the administrator and reflects the wish of the sovereign, or jury, because the people rule, not government servants. The following "Law of the Land" proves this point. [US Constitution, Art. 6 clause 2]. "THERE IS NO FEDERAL COMMON LAW, AND CONGRESS HAS NO POWER TO DECLARE SUBSTANTIVE RULES OF COMMON LAW applicable IN A STATE, WHETHER they be LOCAL or GENERAL in their nature, be they COMMERCIAL LAW or part of LAW OF TORTS." (Erie Railroad Co. V. Thompkins 304 U.S. 64, 82 L. Ed. 1188).

Sincerely,

A living woman,

Sha'Mera Williams, sui juris WITHOUT PREJUDICE,

i.e., all-Natural Inalienable Rights Reserved

Sha'Mera E. Williams: sui juris

 For evil to triumph, all that is necessary is for good men to do nothing, a matter must be brought forth to be resolved.

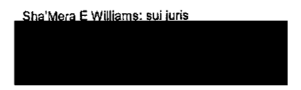
Copy Given to Public Commission:

Missouri Utility Regulator

200 Madison Street Jefferson City, Missouri Republic 65101

Affidavit of reservation of rights UCC 1-308/207

PUBLIC
THIS IS A PUBLIC COMMUNICATION TO ALL
Notice to agents is notice to principles
Notice to principles is Notice to Agents
Applications to all successors and assigns
All are without excuse



Let it be known to all that i, Sha'Mera E Williams explicitly reserves all of my rights. See UCC 1-308 which was formally UCC 1-207.

"§ 1-308. Performance or Acceptance Under Reservation of Rights. (a) A party that with explicit reservation of rights performs or promises performance or assents to performance in a manner demanded or offered by the other party does not thereby prejudice the rights reserved. Such words as "without prejudice," "under protest," or the like are sufficient."

I retain all my rights and liberties at all times and in all places, nunc pro tunc (now for then) from the time of my birth and forevermore. Further, I retain my rights not to be compelled to perform under any contract or commercial agreement that I did not enter knowingly, voluntarily and intentionally. And furthermore, I do not accept the liability of the compelled benefit of any unrevealed contractor, commercial agreement. I am not ever subject to silent contracts and have never knowingly or willingly contracted away from sovereignty.

Further, I am not a United States citizen or a 14th amendment citizen. I am a State Citizen of the republic and reject any attempted expatriation. See 15 united States statue at large, July 27th, 1868 also known as the expatriation statue.

Violation fee of my liberty is \$ per incident or per 15 minutes or any part thereof. Wherefore all have undeniable knowledge.

AFFIDAVIT

Affiant Sha'Mera E Williams, sui juris, a natural born Citizen of (MISSOURI) in its dejure capacity as a republic and as one of the several states of the union created by the constitution for the united States of America 1777/1789. This incidentally makes me an American national and a common man/woman of the Sovereign People, does swear and affirm that Affiant has scribed and read the foregoing facts, and in accordance with the best of Affiant's firsthand knowledge and conviction, such are true, correct, complete, and not misleading, the truth, the whole truth, and nothing but the truth.

Signed by: <u>MIA-MUIA-Millard</u> sui Juris, 1	This Affidavit is dated 11/18/2022
NOTARY P	UBLIC
State Missouri County 10.0 Subscribed and sworn to before me, a Notary Publication This 18	c, the above signed:
Signature Notary Public	G. SCIARA NOTARY C My Commission Expires April 29, 2023 SEAL Clay County OF MISS Commission # \$15038552
MY COMMISSION EXPIRES 4.89.8033	

Affidavit of Truth, Notice of Current Living Status and Standing of the Live Born Woman shamera-elisa: williams

Done by the Light of the Day-two-five September two-zero-two-three

MAXIMS:

Actus me invito factus, non est meus actus. An act done by me against my will, is not my act.

Augupia verforum sunt judice indigna. A twisting of language is unworthy of a judge. Hob. 343.

Bonum judex secundum aequum et bonum judicat, et aequitatem stricto juri praefert. A good judge decides according to justice and right, and prefers equity to strict law. Co. Litt. 24.

Cessante causa, cessat effectus. The cause ceasing, the effect must cease.

Communis error facit jus. A common error makes law. What was at first illegal, being repeated many times, is presumed to have acquired the force of usage, and then it would be wrong to depart from it. The converse of this maxim is communis error no facit just. A common error does not make law.

Consensus facit legem. Consent makes the law. A contract is a law between the parties, which can acquire force only by consent.

Quae cohaerent personae estate separari nequeunt. Things which belong to the estate ought not to be separated from the estate. Jenk. Cent. 28

Whoever has eyes, let them see! Whoever has ears let them hear! Let all those present and future be witness to the following record.

Jurisdiction of all matters of the <u>SHAMERA ELISA WILLIAMS</u> estate is under the sole Jurisdiction of a Land Domain Constitutional Probate Court (as opposed to the corporate-fiction codified probate Court) whereas any other court jurisdiction, any attempt to be "executor de som tort" is hereby denied. Any and all consent taken by fraud, coercion, and by any other despicable means is hereby denied and/or rescinded.

The undersigned Live born Womarl, shamera-elisa: williams and Occupant of the Office of the Executor of the SHAMERA-ELISA WILLIAMS estate; as a live born woman, does solemnly swear, declare and state as follows:

- 1. This live born woman is competent to state the matters set forth herein.
- 2. This live born woman has knowledge of the facts stated herein.
- All the facts herein are true, correct and complete, admissible as evidence and if called upon as a witness, this "live born woman" with standing upon the land will testify to their veracity.
- 4. This live born woman is not and has not been lost at SEA/SEE, nor is she deceased.

Affidavit of Truth, Notice of Current Living Status and Standing of the Live Born Woman; shamera-elisa: Williams

Hear yea, Hear yea

Take Notice: To all fictions, conveyance entities, corporations, and non-living entities (of the SEA/SEE) and/or their representatives without standing upon the land. This is a declaration of a living Birth, of the Live Woman commonly known upon the land and among the living as shamera-elisa; williams, living born daughter of the "physical union" between the "physical corporeal father" and his "physical corporeal mother" of the house/clan/family of williams of which both have physical standing upon the land. Who is not lost at SEA/SEE, nor has abandoned/Vacated the office of the Executor for Affidavit of Truth, Notice of Current Living Status and Standing of the Live Born Woman: shamera-elisa: williams the SHAMERA ELISA: WILLIAMS, estate. As shamera-elisa: williams has returned from the dead, no office, fictional entity, corporation, person, or officers possess any lawful rights or consent to operate as administrators/occupying the office of the Executor for the SHAMERA ELISA: WILLIAMS estate other than the rightful Occupant of the Executors Office.

This affidavit-declaration of life is given to all in order to establish, signify, proclaim, and verify the status of this live woman and to eliminate/deny all presumptions by any fiction, corporate or private and any alleged claimed jurisdiction without standing upon the land.

For as the Creator is the giver of spiritual life and the creator of man/woman in body and form, and whereas man is the creator and giver of life to the paper fiction known as the Person, Corporation, Citizen, and other non-living transmitting entities of fictional nature. Man cannot rule over the creator any more than a created fictional paper entity can rule over its creator the living born Woman... "shamera - elisa: williams" is a living, corporeal, breathing, live born woman with footprints in the sand and therefore is not/cannot be under the jurisdiction of a man created fiction...

Lawyers, Judges, Court Clerks, and all fictional corporate/non-corporeal entities--- When you address birthright Citizens of the Continental United States in the foreign jurisdiction of the Federal United States or that of a Federal State, and deliberately confuse living corporeal people with corporate franchises merely named after them, you commit peonage. This results in press-ganging land assets into the international jurisdiction of the sea, a crime outlawed worldwide for 200 years. Mischaracterizing the identity or citizenship status of a birthright Citizen of the Continental United States is also a crime under the Geneva Protocols of 1949, Volume II, and is in violation of the Universal Declaration of Human Rights (UDHR) a treaty signed in Paris on 10 December1948 General Assembly resolution 217 A ... Anyone claiming to be a Live born member of the Continental United States having a valid proof of birth within the Continental United States must be treated/recognized as such (A Live Born Man/Woman and not a fiction entity.).

This is to testify and notify all persons, corporations, fictions that the Live born Woman shameraelisa: williams is not and has never freely consented to be the surety of the created fiction or the
trustee of the SHAMERA ELISA WILLIAMS estate created by and through the Cestui Que Vie Trust
Act of 1666 as verified by the fiction entity document known as the "Certificate of Birth" issued by the
Federal fiction "State of Missouri" and Registered by the fiction agency created by and subordinate to
the fiction State of Missouri. The Live Born Woman, rightful Executor of the SHAMERA
ELISA WILLIAMS, estate does not, has never, and would never knowingly or by conscious
desigh, give consent to be the surety of the state created fiction in any variation or form.

3

This is to notify all persons, Judges, Lawyers, corporations, fictions and/or their representatives: that any and all contracts made without the live woman's knowing and active consent, whereas consent was obtained through subterfuge, coercion, deceit, manipulation, falsifying of the facts, non-disclosure, adhesion, hypothecation, et. cetra; whereas the live woman would have normally rejected any unconscionable contract and would not have consented to any such contracts: whereas any and all contracts are hereby declared to be null and void ad infinitum.

This physical body that I (the spirit of <u>shamera-elisa</u>: <u>williams</u>) reside within, given to this one by the great creator of all, is a reflection of the spirit whereas the spirit does not belong to or stand under any earthly corporation, religion, or fictional organization.

Further, this body being of the species currently known as human being or Homo Sapien; however originally created or obtained to house my spirit, does not belong to, or is the property of any earthly corporation, religion, organization, or other species, or any fiction.

This body is the vehicle for the living spirit to operate, interact and interface within this domain and physical dimension and cannot be and is denied to be claimed by any fiction, government, religion, corporation, species, et cetra.

The combination and temporary unification of my free-living spirit and the free-living body given to me by the creator, constitutes the domain of a free-living corporeal entity upon this created earth.

I <u>shamera-elisa</u>: williams am a living being with an incorruptible body which is my possession by natural birth and my vehicle during this lifetime upon this earth.

As one spirit can touch another spirit; one body can also touch another corporeal body and all material substances within this created domain. This live spirit and live body unified as one, has standing upon the land as such; when it walks upon the land, physical footprints are left behind proving physical standing against any fiction that has no footprints of standing and can never have footprints of standing upon the land, nor can a fiction without spirit (corporation or court) physically touch or stand in judgment of a Live Born worm intentionally and specifically without his full knowledge and consent.

Know all by these facts:

- A fiction created by a fiction or by other living woman does not have a spirit, A fiction created by a fiction or by other living woman does not have standing upon the land,
- ♣ A fiction created by a fiction or by other living woman cannot speak,
- A fiction created by a fiction or by other living woman does not have claim to the living,
- A fiction created by a fiction or by other living woman does not have jurisdiction over the living,
- A fiction created by a fiction or by other living woman cannot have jurisdiction or authority over a creator of fiction,
- A fiction by itself is not animated and has no actual life-force of its own as it is a creation of the dead.
- A fiction by itself cannot place an autograph, it cannot reproduce, it cannot breathe, it cannot speak on its own.

• A dead fiction entity can only be created without life therefore it cannot ever be equal or greater than the live born woman; in the same way that the spirit of woman was created by the one beyond her or her creator, man does not and cannot have control, authority or jurisdiction over her spirit creator. Therefore, a man created fiction cannot have jurisdiction over the live born woman.

No living man can claim or presume superiority, authority, or dominion over another living

woman as they are equals in standing upon this created earth.

 No other living entity, not created or born of this earth, can presume superiority, authority or dominion over this living woman as all living entities are created by the creator and are of equal standing in the eyes of the creator (regardless of their level of technology or biological determination within this plane of existence).

In like fashion, a fiction therefore cannot presume or assume authority or control over its

creator or the living woman.

• All presumptions of fictions, statute tribunals, and any other claims are hereby denied, challenged, demurer, embargoed, excluded at this and all times in the present and future.

And ...

ź.

Let it be announced and acknowledged to the world and all corners of the earth and all jurisdictions of the world, inclusive corporeal and non-corporeal, to take notice: that I, shanfera-elisa: williams; is a living natural born woman with footprints in and upon the soil/sand of this and one of the land of this created planet known as the Earth. That I am not a creature, animal, surety, fiction, chattel, slave, 14th amendment person/federal citizen, or is subject to, or is of the SEE (SEA). **I do not live in Washington DC**.

This living woman has not been lost at SEA/SEE, and is not dead/deceased, or a decedent: this fact is for all to take notice from the greatest to the lessor of all living men. Having been brought forth into this domain by living natural birth and whose physical body entered this world through my mother, whereas her body came from her mother Ad infinitum; "A die confection is" to the first birth manifested by our creator. That I am the live born daughter of my live born father who also had standing having been received into and bestowed with the pedigree of the family/clan "williams" upon this earth. The house/pedigree of williams is a testament of live born women with standing dating back to the first live born man traditionally known as Adam bestowed with standing and a corporeal body as a gift from our creator.

It is of no consequence that the body may have been created by or through genetic manipulation or manufactured by others in its original form, whereas the spirit that inhabits the body which is what gives the body actual animation and life is that of the creators and cannot be manipulated, subjected, or destroyed by any other than that creator. Whereas a fiction created by man or fiction cannot have or hold a spirit and is indeed a dead thing without any life-force or standing against alive born woman.

Let no man or fiction attempt by force, by fraud, by ill-conceived contract, by adhesion, or hypothecation, or by any other despicable means attempt to mask, control, destroy, or subvert this live born spirit/woman into unwilling or unknowing consent to give up her spirit-creator given natural freedoms, hatural rights, and liberties. This live born woman's spirit-creator given rights, natural rights, liberties and standing cannot be controlled, taken, or stolen by subversion, subterfuge, bad faith, novation, subrogation, deceit, pretense, superseded, abolished, or though, non-consent, fraud or any other means, and placed under the authority and jurisdiction of any dead man, non-spirit filled or non-lanimated fiction known as a transmitting entity, person, citizen, corporation, Ad infinitum.

Let all men know from this point forward to know and acknowledge that shamera-elisa: williams is indeed a live born spirit-woman, currently not deceased or lost at SEA/SEE, who has proven standing upon the land.

Note: The name of the live born woman as given is based upon the name given to the live born child by the live parent into the name of the family or the clan known in this case as the Family of Williams. This is not associated in any way with the statutory created fiction or estate with the same name.

Natural rights are those Inalienable rights not contingent upon the laws, customs, or beliefs of any particular culture or government, and therefore universal, unalienable, and inalienable (i.e., rights that cannot be repealed or restrained by human laws).

IN WITNESS WHEREOF I hereunto set my hand and seal on this _____ day of October, 2023 AD and hereby certify all the statements made above are true, correct and complete.

All Liberties and rights are hereby expressly reserved by: Sha mun E. Williams, Sui juris

shamera-elisa: williams

Aha Mur. E. Williams

DNA: HAIR/SALIVA

INCERPRINT

JURAT

State of Missouri

)ss

County of Jackson

Witnessed into the public by: State of Missouri Public Notary; I affirm that the autograph ascribed upon this document is that of the live born woman shamera-elisa; williams with the reservation of all liberties and rights, who subscribed of the truth of this instrument and fixed his autograph upon this document in my presence. Her identity proven to me to be the one that appeared before me and executed the forgoing Affidavit of Truth and Standing for the purpose stated therein and acknowledged that said execution was by her free act, will, and deed. Notary Witness provided for public cognizance only and does not transfer jurisdiction to Admiralty.

Dated. Z

October, 2023 A.D.

Notary Signature

Commission Date

Notary Seal

LINDA WARRIOR Notary Public-Notary Seal

STATE OF MISSOURI
Jackson County

My Commission Expires 2/6/2026

Commission # 22015103

Affidavit of Truth, Notice of Current Living Status and Standing of the Live Born Woman: shamera-elisa: williams

Notice of People's Assembly and Notice of Corrective Wisdom From The Supreme Court

Notice to Agent is Notice to Principal and Notice to Principal is Notice to Agent

I, shamera-elisa: williams, one of the People (as seen in the 50 state constitutions), Sui Juris, do present you with this notice that you may provide immediate due care;

Please take notice that the people have assembled and realized that agencies were being given faux authority to take liberty, property, and rights from the People, without the constitutionally required due process with courts of record and trials by ury. The People have come together to put the Supreme Court and Federal Legislature on notice, who in return have openly spoken about the violation of rights, liberties and problems with the unlawful practices that have been run by attorneys who have not understood the law (please see evidence from Justice Gorsuch communication in a recent court case below):

Discussion in Case: Please see case and transcript...

SEC J. Jarkesy Docket Number: 22-859 Date Argued: 11/29/2023

Maxim: Maxim of Law 4b. He who does a thing by another is considered as doing it himself [i.e., the acts of an agent are the acts of the principal.] Broom, Max. 817, 818, et seq.; A Collection Maxims of Law by Charles A. Weisman

Please take notice that as agency workers, state judges, presiding judges, state legislators, etc... that you are bound by the Constitutions that you have all sworn to uphold, and from this time forward please be advised that taking children, cars, houses, weapons, rights, property, etc.. without a trial by jury in a court of record following the course of the common law is unlawful.

Please also take further notice that attorneys, who don't have their name on the line, as they are not in positions of service and contract with the people, presenting you with the idea that it's acceptable to trample the people's rights by device or artifice does not in any way remove your responsibility for your wrongdoings. Furthermore, there is another element of wrong being committed when you are working in a federal program and make money outside of your normal salary for carrying out the functions of that program, leaving one with unclean hands on top of taking property or rights from the people without right!

All past cases that bypassed the common law are unlawful. Therefore, it is my immediate demand, wish, and order that you restore all that has been unlawfully taken without constitutionally mandated due process, and notify all those who were harmed, or you agree that any wrong that is done in this regard in the future, or that has not been corrected from past trespasses, is done purposely, with full knowledge, intent and malice, and will be recognized as such by the People, whom you swore to serve and protect. This notice is sent to you in the peace and love of Jesus Christ, that you may repent and do works worthy of the same.

Maxim: "Judicial notice is a form of evidence."

Manh v Mann, 172 P. 2d 369, 375, 76 Cal. App. 2d 32.

In Full Life, In Propria Persona,

By: A Living Woman: shamera-elisa: williams sui juris

Hippere-elise: welling sui juris

ALL Rights Reserved Without Prejudice UCC 1-308

NON-Assumpsit non assumpsit

Notiçe of People's Assembly by way of Notice Affidavit of Truth from the Live Born Woman: shamera-elisa: williams

Affidavit of Fact - as woman Requiring Proof of Alleged Bill/Debt/Tax/Obligation By Way of Written Attestation under Cath or Affirmation

"The laws of Congress in respect to those matters [Federal Income Taxation] do not extend into the territorial limits of the states, but have force only in the District of Columbia, and other places that are within the exclusive jurisdiction of the national government."

Caha v. United States, 152 U.S. 211, 215, 14 S. Ct. 513 (1894)

U.S.G.A.共	
Date:10/27/2023 A.D U.S. POSTAL NUMBER: EMAIL: PSC:NFO@PSC.MO.GOV	-
DCSUPRORT@PSC.MO.GOV Registration Numbers:	
Account Number: EVER SP WATER COMP	PIR
I DO NOT CONSENT TO EMPLOYMENT SLAVERY OF PRIVATE CORPORATIONS OPERATIN ILLEGAL AGAINST MY UNALIENABLE RIGHTS OF FREEWILL CONSENT, AS WOMAN/MAN I CREATED EQUAL IN THE IMAGE OF HER UNIVERSAL GOD. FOR THE LEGAL FICTION "ARTIFICIAL PERSON" SHAMERA E. WILLIAMS ANY AND AL DERIVATIVES THEREOF	IS
From, as woman, Sha'Mera E. Williams, Authorized Representative: In Full Life, In Propria Persona, Sui Juris All Rights n Reserved: U.C.C. 1-207/1-308; U.C.C. 2-207/1-103.6 [c/o	
via United States Republic, Continental, North America Domestic Non-Resident, via united States Mail without the United States corporation	
MIDDLESEX COUNTY (Private-For-Profiting Corporation) UTILITY REGULATORY COMMISSION AND ALL DERIVATIVES THEREOF 200 MADISON STREET P.O. BOX 360 JEFFERSON CITY, MISSOURI REPUBLIC 65102 1200 MAIN'ST KANSAS CITY, MISSOURI REPUBLIC 64105 7500 E. 35 ST KANSAS CITY, MISSOURI REPUBLIC 64129 4800 E. 63 ST KANSAS CITY, MISSOURI REPUBLIC 64130	-
TO: U.S. ATTORNEY GENERAL (Foreign Private- For- Profiting Corporation) ATTN: U.S. ACTING ATTORNEY GENERAL 950 Pennsylvania AVENUE NW Washington, District of Columbia Republic 20530-0001	
TO: ADMINISTRATIVE/REGISTERATION (Foreign Private-For-Profiting Corporation) UTILITY REGULATORY COMMISSION AND ALL DERIVATIVES THEREOF 200 MADISON STREET P.O. BOX 360 JEFFERSON CITY, MISSOURI REPUBLIC 65102	

All-Natural Rights Being Reserved "Without Prejudice" U.C.C. 1-207/1-308/2-207/1-103.6

Affidavit of Fact - as woman Requiring Proof of Alleged Bill/Debt/Tax/Obligation By Way of Written Attestation under Oath or Affirmation

For the Record and Let this Record Reflect, <u>I do not Conditionally Accept any Alleged Debts</u> from a **foreign [private-for-profiting"** corporations but First, I am going to be requiring that you bring forth Proof of Claims under firsthand knowledge included but not limited to and sworn under penalty of perjury signed "Verified Complaint" stating that someone has been <u>physically injured or trespassed upon and or where II, as woman, is in breach of a valid lawful contract that was made under full disclosure and equal consideration of the said contract!!!</u>

- 1. i, as wofnan, Sha'Mera E. Williams, <u>dispute any and all clairns</u> to a bill/debt/tax and employment obligation or any obligation. i, as woman require by inherent right for the alleged private for profiting corporation Legal Nexus UTILITY REGULATORY COMMISSION FOR ALL MISSOURI UTILITY COMPANIES, to ratify by a man or woman hands who is alleging by written attestation under Oath or Affirmation that i, as woman, owe any debt/tax/employment obligation or any obligation to a foreign private corporation, please come forth and confirm this under written statement and or sworn under oath in an appenicourt as a "true and correct" and i will not accept the bill/debt/tax obligation. (written statement attested under oath and affirmation)
- 2. i, as a woman, Sha'Mera E. Williams, <u>dispute any and all claims</u> to a bill/debt/tax/ and employment obligation and DO NOT "believe" that as a woman, a private corporation can make a "Claim" upon and against i/my "Property" i.e. self; sons and daughters and hold me/them as a Commodity for foreign private for profiting corporate paper <u>ransom</u> for an 'INVESTED INTEREST' and place a bill/debt/tax employment obligation upon what i, as woman gave hard labor, energy & strength to, and i as owner/my creator gave them/me all the breath of life a (soul) and made them a part of who i Am? (written statement attested under oath and affirmation)
- 3. i, as woman, Sha'Mera E. Williams, in the image of i/my creator god, speaks and say, is there any man or woman can come forth and prove, that I "Property" i.e. sons and daughters believed by them (Corporate UTILITY REGULATORY COMMISSION FOR ALL MISSOURI UTILITY COMPANIES) that they can out of nowhere create an implied bill/debt/tax/ employment obligation and i, as their flesh of flesh, bone of i bone "life" producer/owner/Mother... Please, come forth and make it "verifiable" under oath and affirmation in open court? (written statement attested under oath and affirmation)
- 4. i, as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, is there any "proof evidence" that any man or woman besides i, and their natural birth father, owner/creator/produced the "Property" i.e. our sons and daughters by and for a created bill/debt/tax/ employment obligation for a corporation called UTILITY REGULATORY COMMISSION FOR ALL MISSOURI UTILITY COMPANIES? If so, that would be 'SLAVERY' i.e. "involuntary servitude" by placing a debt upon living divine beings that i, as a woman own, in the image and likeness of i/my God who created their souls? (written statement attested under oath and affirmation)
- 5. i, as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, how can a third party interioper UTILITY REGULATORY COMMISSION FOR ALL MISSOURI UTILITY COMPANIES intervene for other sub-contracted out Foreign Private For Profiting Corporation and collect on an alleged bill/debt/tax/ employment obligation if the IRS Inspector General for the Tax Administration has NOT authorized such Theft of "Property" i.e. Self: Sons and Daughters to create a Taxable obligation by using I/MY 'property' i.e. loved ones for financial gain/ 'INVESTED INTREST' and i/my 'property' i.e. Sons and Daughters are not "COMMERCIAL PROPERTY" of the STATE OF MISSOURI of its sub-contracted out agency(s) corporations? (written statement attested under oath and affirmation)

All-Natura) Rights Being Reserved "Without Prejudice" U.C.C. 1-207/1-308/2-207/1-103.6

Affidavit of Fact - as woman Requiring Proof of Alleged Bill/Debt/Tax/Obligation By Way of Written Attestation under Oath or Affirmation

6. i, as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, show proof of claim that my property acquired by my own labor is inviolable. See... [Butchers' Union Co. v. Crescent City Co., 111 U.S. 746. 1883]

"Among these unalienable rights, as proclaimed in the Declaration of Independence is the right of men to pursue their happiness, by which is meant, the right any lawful business or vocation, in any manner not inconsistent with the equal rights of others, which may increase their prosperity or develop their faculties, so as to give them their highest enjoyment... It has been well said that, THE PROPERTY WHICH EVERY MAN HAS IS HIS OWN LABOR, AS IT IS THE ORIGINAL FOUNDATION OF ALL OTHER PROPERTY SO IT IS THE MOST SACRED AND INVIOLABLE..."

(WHO'S MAKING FINANCIAL GAIN OFF OF I "PROPERTY" I.E. SELF; SONS AND DAUGHTERS BY MAKING A CLAIM AGAINST I, I NATURALLY ACQUIRED THAT PERSONAL PROPERTY THAT BELONGS TO I BY INHERENT RIGHT, I DO NOT CONSENT TO SLAVERY UNDER I OWN PROPERTY, CEASE & DESIST... OR A COMMON LAW CIVIL SUIT WILL COMMENCE AGAINST ANY AND ALL TRESPASSERS IN THE USE OF I PROPERTY).

7. i, as wordan, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, show proof of claim that I have ever volunteered or signed a ratification of commencement to be "Subservient" by way of a "CONTRACT" to be <u>subjects</u> of, UTILITY REGULATORY COMMISSION FOR ALL MISSOURI UTILITY COMPANIES and /or the United States Inc. ® the District of Columbia and/or the Uniform Commercial Code.

(written statement attested under oath and affirmation)

8. i, as:woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, show proof of claim that the UTILITY REGULATORY COMMISSION FOR ALL MISSOUR! UTILITY COMPANIES or the United States® the District of Columbia can impair the obligations of contracts. See constitution for the united Sates 1789 article one section 10.

(written statement attested under oath and affirmation)

9. i, as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, show proof of claim that the UTILITY REGULATORY COMMISSION FOR ALL MISSOURI UTILITY COMPANIES or the or the United States® the District of Columbia can grant Letters of Marque and Reprisal. See constitution for the United States 1789 article one section 10. (written statement attested under oath and affirmation)

10. i, as woman, Sha'Mera Williams, in the image of i/my creator god, speak and say, show proof of claim the all capital letter name SHAMERA E. WILLIAMS in the aforementioned letter is the same as i, the flesh and blood woman...

(written statement attested under oath and affirmation)

11. i, as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say. show proof of claim that the all capital letter name SHAMERA E. WILLIAMS in the aforementioned letter is not the property of the United States corp.®

(written statement attested under oath and affirmation

Affidavit of Fact - as woman Requiring Proof of Alleged Bill/Debt/Tax/Obligation By Way of Written Attestation under Oath or Affirmation

12. j, as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, show proof of claim that the commercial UTILITY REGULATORY COMMISSION FOR ALL MISSOURI UTILITY COMPANIES or the United States ® can use fictitious names and/or address. See TITLE 18>PART I>CHAPTER 63> § 1342. Fictitious name or address. (written statement attested under oath and affirmation)

13. if as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, show proof of claim that anyone other than i can determine my political affiliation.

(wriften statement attested under oath and affirmation)

14. i, as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, show proof of claim that i am a commercial entity.

(written statement attested under oath and affirmation)

15. i, as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, show proof of claim that the UTILITY REGULATORY COMMISSION FOR ALL MISSOURI UTILITY COMPANIES can determine a woman political affiliation.

(written statement attested under oath and affirmation)

- 16. i las woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, show proof of claim that i am a United States ® citizen.
- 17. i, as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, show proof of claim that i was born in any federal territory. Also see the Buck act 1940. (written statement attested under oath and affirmation)
- 18. i, as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, show proof of claim that i ever resided within the federal boundaries of a state as defined by the <u>Buck act 1940</u>. (written statement attested under oath and affirmation)
- 19. i, as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, show proof of claim that i ever resided within the exterior boundaries of a state as defined by the <u>Buck act 1940</u>. (written statement attested under oath and affirmation)
- 20. i, as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, show proof of claim that i am a 14th amendment citizen.

 (written statement attested under oath and affirmation)
- 21. i, as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, show proof of claimithat the word 'person' as used in statues apply to i, a woman who is sovereign by nature. (written statement attested under oath and affirmation)
- 22. i, as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, show proof of claim that the word 'person' includes the sovereign. See... [US Supreme Court in Wilson v. Omaha Indian' Tripe, 442 US 653, 667 (1979]:

"In common usage, the term 'person' does not include the sovereign, and statues employing the word are ordinarily construed to exclude it."

All-Natural Rights Being Reserved "Without Prejudice" U.C.C. 1-207/1-308/2-207/1-103.6

Affidavit of Fact - as woman Requiring Proof of Alleged Bill/Debt/Tax/Obligation By Way of Written Attestation under Oath or Affirmation

[US Supreme Court in U.S. v. Cooper, 312 US 600, 604, 61 S. Ct 742 (1941)]: "Since in common usage the term 'person' does not include the sovereign, statues employing that term are ordinarily construed not be construed to exclude it."

[US Supreme Court in U.S. v. United Mine Workers of America, 330 U.S. 258 67 SCt 677 (1947)]: "In common usage, the term 'person' does not include the sovereign and statues employing it will ordinarily not be construed to do so."

[US Supreme Court in US v. Fox, 94 US 315]: "Since in common usage the word <u>'person'</u> does not include the **sovereign**, statues employing the phrase are ordinarily construed to exclude it."

- [U.S. v. General Motors Corporation, D.C. I11, 2 F.R.D. 528, 530]: "In common usage the word <u>'person'</u> does not include the <u>sovereign</u>, and statues employing the word are generally construed to exclude the <u>sovereign</u>."
- 23. i, as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, show proof of claim that a social security number (SSN) is not a felony. See 42 USC 408 A-8. (written statement attested under oath and affirmation).
- 24. i, as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, show proof of claim that a social security number (SSN) and/or card can be used for identification. (written statement attested under oath and affirmation).
- 25. i, as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, show proof of claim that a state can tax a woman or sovereign in obligations. See 31 USC 3124. (written statement attested under oath and affirmation)
- 26. i, as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, show proof of claim that i Federal Reserve notes are not defined as obligations. See 18 USC 8. (written statement attested under oath and affirmation)
- 27. i, as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, show proof of claim that the United States ® the District of Columbia is not a state. See TITLE 28 >PART VI> CHAPTER 176> SUBCHAPTER A> § 3002 Definitions 14) "State" means any of the several States, the District of Columbia, the Commonwealth of Puerto Rico, the Commonwealth of the Northern Marianas, or any territory or possession of the United States. (written statement attested under oath and affirmation)
- 28.i, as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, show proof of claim that the UTILITY REGULATORY COMMISSION FOR ALL MISSOURI UTILITY COMPANIES is not a possession of the municipality the District of Columbia, also known as the United States®. (written, statement attested under oath and affirmation)
- 29. i, as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, show proof of claim that the United States®, the District of Columbia is not a corporation. See Congressional act of 1871.

(written statement attested under oath and affirmation)

All-Natural Rights Being Reserved "Without Prejudice" U.C.C. 1-207/1-308/2-207/1-103.6

Affidavit of Fact - as woman Requiring Proof of Alleged Bill/Debt/Tax/Obligation By Way of Written Attestation under Oath or Affirmation

30. i, as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, show proof of claim that the municipality the District of Columbia, also known as the United States®, is not a foreign entity to the dejure MISSOURI republic in its capacity as one of the several States of the union 1789. See Merrjam's Estate, 36 N.E. 505 (1894).

Volume 19, CJS (Corpus Juris Sec.) § 968 one finds the statement that "The United Sates government is a foreign corporation with respect to a State."

31. is as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, show proof of claim that the UTILITY REGULATORY COMMISSION FOR ALL MISSOUR! UTILITY COMPANIES and the United States DC can violate the foreign sovereign immunity act. See USC TITLE 28> PART IV> CHAPTER 97 JURISDICTIONAL IMMUNITIES OF FOREIGN STATES § 1604.

Immunity of a foreign state from jurisdiction subject to existing international agreements to which the United States is a party at the time of enactment of this Act a foreign state shall be immune from the jurisdiction of the courts of the United Sates and of the States except as provided in sections 1605 to 1607 of this chapter. § 1609. Immunity from attachment and execution of Act the property in the United States of a foreign state Subject to existing international agreements to which the United States is a party at the time of this enactment of this Act the property in the United States of a foreign state shall be immune from attachment arrest and execution except as provided in sections 1610 and 1611 of this chapter.

(written statement attested under oath and affirmation)

- 32. i, as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, show proof of claim that the UTILITY REGULATORY COMMISSION FOR ALL MISSOURI UTILITY COMPANIES and the United States DC can tax a man/woman Moor of a dejure state. (written statement attested under oath and affirmation)
- 33. i, as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, show proof of claim that the UT!LITY REGULATORY COMMISSION FOR ALL MISSOURI UTILITY COMPANIES and the United States DC can tax a woman 'property' i.e. sons and daughters who is living and/or working in a dejure state of the union who collects military benefits. (written statement attested under oath and affirmation)
- 34. i, as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, show proof of claim that the corporate United States ® the District of Columbia can use anything but gold and silver coin in tender and payment of debt. See constitution for the united States 1789 article one section 10. Also see.... TITLE 28> PART VI>CHAPTER 176> SUBCHAPTER A>§ 3002 DEFINITIONS 14) "State" means any of the several States, the District of Columbia.

Also see... "A state may provide for the <u>collection of taxes</u> in <u>gold</u> and <u>silver</u> only." [State treasurer v. Wright, 28 I11. 5091]: [Whitaker v. Haley. 2 Ore. 128] (written statement attested under oath and affirmation)

Also see... "Taxes, lawfully assessed are collectible by agents in money and notes cannot be accepted in payment." [Town of Frankfort v. Waldo, 128 ME. 1] Also see... [HAGER v. RECLAMATION DIST. NO. 108, 111 U.S. 701 (1884).] "Acts of Congress making the notes (paper) of the United States a legal tender do not apply to EXACTIONs (taxes) made under state law."

'All-Natural Rights Being Reserved "Without Prejudice" U.C.C. 1-207/1-308/2-207/1-103.6

Affidavit of Fact - as woman Requiring Proof of Alleged Bill/Debt/Tax/Obligation By Way of Written Attestation under Oath or Affirmation

- 35. i, as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, show proof of claim that notes can be accepted as payment for taxes. See... "Taxes, lawfully assessed are collectible by agents in money and notes cannot be accepted in payment." [Town of Frankfort v. Waldo, 128 ME. 1] (written statement attested under oath and affirmation)
- 36. i, as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, show proof of claim that you, the UTILITY REGULATORY COMMISSION FOR ALL MISSOURI UTILITY COMPANIES places any value in the aforementioned letter. Notice that there is no currency designations such as dollar signs, British sterling and etc... (written statement attested under oath and affirmation)
- 37. i, as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, show proof of claim that UTILITY REGULATORY COMMISSION FOR ALL MISSOURI UTILITY COMPANIES can violate the constitution.

(written statement attested under oath and affirmation)

38. i, as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, show proof of claim that the UTILITY REGULATORY COMMISSION FOR ALL MISSOURI UTILITY COMPANIES can deprive rights under color of law. see TITLE 18> PART I> CHAPTER 13> § 242 DEPRIVATION of rights under color law.

(written statement attested under oath and affirmation)

39. i, as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, show proof of claim that you, the UTILITY REGULATORY COMMISSION FOR ALL MISSOURI UTILITY COMPANIES ever provided validation of debt for Tyrone Maurice Jamison (Bey) the natural man and a free inhabitant of New Jersey the republic. See... TITLE 15> CHAPTER 41> SUBCHAPTER V § 1692G VALIDATION of debts.

(writter statement attested under oath and affirmation)

40. i, as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, show proof of claim that the UTILITY REGULATORY COMMISSION FOR ALL MISSOURI UTILITY COMPANIES can place a tax lien in common law on i, a woman. See... "At common law there was no tax lien." [Cassidy v. Aroostock, [34 ME. 34].

(written statement attested under oath and affirmation)

41. i, as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, show proof of claim the UTILITY REGULATORY COMMISSION FOR ALL MISSOURI UTILITY COMPANIES operates at the common law." See... [ERIE R. CO. v. TOMPKINS, 304 U.S. 64 (1938)] "There is no federal general common law."

(written statement attested under oath and affirmation)

Affidavit of Fact - as woman Requiring Proof of Alleged Bill/Debt/Tax/Obligation By Way of Written Attestation under Oath or Affirmation

42. if as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, show proof of claim that dollars are available to pay taxes. See... "Federal Reserve Notes are not dollars." Russell L. Munk, Assistant General Counsel, Department of the Treasury, February 18, 1977. (written statement attested under oath and affirmation)

Also see... "The term 'dollars' likewise is incorrect, which, according to constitutional definition, are monetary units, used in exchange, backed by gold and silver. Our present-day fiat are supported by more printed paper of the same; therefore, they are correctly termed Federal Reserve Notes (FRN), not dollars. Robert Pl Vichas, Handbook of Financial Mathematics, Formulas, and Tables (1979), p. 420.

Also see. "What is a dollar? It's just something artificial we throw out there. What you're fooling people into thinking they have purchasing power, when in fact they do not." Denis Karnofsky, Chief Economic Advisor, St. Louis, St. Louis Federal Reserve Bank (June 10, 1978).

Also see. Ballentines Law Dictionary, 3rd Edition: Dollar. The legal currency of the United States; [State v. Downs, 148 Ind 324, 327]; the unit of money consisting of one hundred cents. The aggregate of specific coins which add up to one dollar. 36 AM J 1st Money § 8. In the absence of qualifying words, it cannot mean promissory notes, bonds, or other evidences of dept. 36 AM J 1st Money § 8.

43. if as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, show proof of claim that the 16th amendment supports the tax in question that UTILITY REGULATORY COMMISSION FOR ALLIMISSOURI UTILITY COMPANIES, claim i, as a woman owe. See... *[Evens v. Gore, 253 U.S. 245 US Supreme court], never overruled- "After further consideration, we adhere to that view and accordingly hold that the Sixteenth Amendment does not authorize or support the tax question..." (A tax on salary) (I, as woman, is being TAXED for my private-property i.e. Self- Sons & Daughters in SLAYERY)

All-Natural Rights Being Reserved "Without Prejudice" U.C.C. 1-207/1-308/2-207/1-103.6

'Affidavit of Fact - as woman Requiring Proof of Alleged Bill/Debt/Tax/Obligation By Way of Written Attestation under Oath or Affirmation

44. i, as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, show proof of claim that i am not entitled to all rights which formerly belong to the King by his prerogative. See... 1829 US Supreme Court case [Lansing v. Smith]: "People of a state are entitled to all rights which formerly belong to the King, by his prerogative."

NOTICE AND OPPORTUNITY TO PROVE CLAIM

You, UTILITY REGULATORY COMMISSION LEGAL NEXUS FOR MISSOURI UTILITY CORPORATIONS /AGENTS/ man or woman, must come forth and answer each and every one of the foregoing questions within 15 days of the certified mailing, on a point-by-point basis, via sworn affidavit, under your full commercial liability, signing under penalty of perjury that the facts contained therein are true, correct, complete and not misleading. Mere declarations are an insufficient response, as declarations permit lying by omission and hearsay, which no honorable draft may contain. Be sure to include all documents and evidence supporting your claims. A non-response and/or failure to provide proof of claims will constitute agreement that your charges, claims and demands brought against i, as woman, Sha'Mera E. Williams, sui juris are void, false and fraudulent and also constitutes operating in commercial 'SLAVERY' by way of use of i/my Inherent 'Property' i.e. self, sons and daughters for financial gain under color-of-law.

Failure and/or refusal to bring forth such "proof of claim" will place you in dishonor, and thus constitute an admission of false claims, damages and injury to I, as woman, Sha'Mera E. Williams, sui juris in the tune of 50 million dollars in united States Notes (not to be misconstrued with federal reserve notes). And further you have agreed to return all funds withheld and collected from i, as woman, Sha'Mera E. Williams, sui juris over her lifetime. And further agreement by you, to close all alleged accounts and remove or jelease any existing claims and liens on all property.

Failure and/or refusal to bring forth such "proof of claim" acquiescence, agreement for the court to find in favor of the Claim holder by common law court of record, trial by jury, default summary judgement without objection.

According to UCC Regulations...2-207 (PERFORMANCE IS ACCEPTABLE)

Notice of Rescission

i, as woman, Sha'Mera E. Williams, in the image of i/my creator god, speak and say, i gave nobody the right to administrate my 'property' i.e. Sons and Daughters; i say that my sons and daughters is my property; i, say that no man or woman will make no claim saving my claim is untrue; i want my property released/discharged/terminated from any accounts being used to extort/theft, and said property is to be totally under my control by the time you receive this document. If any "foreign entity" corporation is usurping any alleged authority outside their scope of power by way of any "State" alleged contract for which is 'Non-Assumpsit' and would be in clear SLAVERY and 'FRAUD' without i/my 'CONSENT' for which ildo not consent.

Furthermore this 'Notice of Rescission' herby making any assumed/ 'alleged' adhesion contract 'TERM[NATED/ VOID'!!!

For The Record, And Let This Record Reflect, I Am, SOVEREIGN "woman", and NOT to be Misconstrued as a "Sovereign citizen", wherefore one cannot be a QUEEN (KING) and a SLAVE at the same time, which defines what a Sovereign citizen is, a (oxymoron). I Am, Sovereign By Birthright!!!

All-Natural Rights Being Reserved "Without Prejudice" U.C.C. 1-207/1-308/2-207/1-103.6

Affidavit of Fact - as woman Requiring Proof of Alleged Bill/Debt/Tax/Obligation By Way of Written Attestation under Oath or Affirmation

Silence is Acquiescence/ Agreement/ Dishonor

YOU HAVE 15 (Fifteen) DAYS... TIMELY NOTICE AND DEMAND HAS BEEN GIVEN TO YOU!! THIS IS A SELF EXECUTING DOCUMENT IF DISHONOR IS FORTHCOMING!

is, as woman, Sha'Mera E. Williams, sui juris, a common woman of the Sovereign People, does affirm that as woman has scribed and read the foregoing facts, and in accordance with the best of i woman, firsthand knowledge, conviction, and belief, such are true, correct, complete, and not misleading, the truth, the whole truth, and nothing but the truth, so help me God...

Jurat/Acknowledgement

MISSOURI Republic) Jackson County)

Date: Recember 20,20

Signed: 10 Rouand
Commissioned Notary-Witness

Printed: Tedi H. Rowland

Notary Seal

TEDI H ROWLAND
My Commission Expires
April 17, 2023
Jackson County
Commission # 15173894

Alt-Natural Rights Being Reserved "Without Prejudice" U.C.C. 1-207/1-308/2-207/1 103.6

Decree of Divorce from Wicked Spirits Petition to the HEAVENLY COURTS

ip n	e Matter of the Marriage of:			
4	ționer:			
Nan	jes of the Persons Filing for I	Divorce: Sha'Mura	E. Williams	
1		First	Middle	Last
\$ }	[c/o] Kansas City, Miss ADDRESS	ouri Zip Exempt [64132	ì
J		IN THE HEAVENLY Court Name	OURT	
Res	pondent:			
	ĖVIL SPIRITS /DEMONS /SAT	CAN/THE DEVIL/LUCIFER/ SPIRIT	PRINCIPALITIES OR AN	Y FOWL WICKED
1		Names of Entities/S	Spirits	
; ;	₹ •	High Places, Earth, Da ADDRESS	rkness	
	ž.		Date: 5th day or	May 2023 A.)
	Garage Control			
3. A	i PPEARANCE:			
2" 27 L	A hearing took Petitioner: Name of the Pers	c place today and the follow	ving people were preser E Williams	nt:
"ne	rentioner: Manie of the Pers	First	Middle	_ Last
	Petitioner was Present with aselor.	ı Jesus Christ "Holy Spirit" (which is their Advisor, A	Advocate, and
Res	condent:			
the	Respondent Name: L SPIRITS/DEMONS/SATAN,	/THE DEVIL/LUCIFER/ PRI	NCIPALITIES OR ANY W	ICKED FOUL SPIRIT
dec	Respondent has no Choice t tions Marriage. To Never ha ts/contracts to the Petition	ve any activity in their hor	of Heaven's Ruling to bo ne again. The Responde	e divorced from the nt lost all
i hea con	Heavenly Judge GOD can fin tring. Any activity by the Res tempt of Court and thereby the Court of Heavenly Angels	spondent in their marriage and warrant for the Respo	after the Courts' Ruling	will be considered
70	tollandan Hannaha Courte	handes was witnessed by	the Court of Harvaniv A	ouele/Holy Spirit

I REMIND YOU THAT I AM NOW FIRMLY IN THE BLOODLINE OF YESHUA, WHICH MEANS THAT ANY AND ALL OPERATIONS THAT WERE LEGAL IN MY NATURAL BLOODLINE IS NO

LONGER PERMITTED	IN THE BLOODLINE	OF YESHUA!	
The Children of the Petiti	oner:		
Respondent, and that any thereby a warrant for the Heavenly Angels/Holy Sp	Demonic activity against Respondent(s) arrest wi irit. All children born bi	free from all claims/contracts/of them will hold the Responden ill be made immediately by the ologically or inherited by other, Sha'Mera E. Williams and the	t in Contempt of Court and Courts of GOD and the party; all demonic activity
SUPPORT cases, that has Child Support is now null (our judalienable rights of God Release all other chi Courts to give back what your souls into this realm	eator- not we ourselves. I been illegally using us a I and void; on both living freewill consent as a wo Idren that are under opp has been stolen under the	and his sa Restore both men, Heavenly Fa and our children as commodity, men, it was and is a ploy to op man/man is created equal in th pression naturally given life by heir law Father. We are meant to tiply. These two men shall be lourse 100% and in TEN-FOLD.	profit and/or gain. Paying erate illegally against my e image of her Universal both men. I ask the Heavenly o have your children, bring
HEAVEN ARE BEHIND INTO MY BATTLE(s) IN IS CON HEALED IN JESUS' NA	ME. I THANK YOU NO ITHE MIGHTY NAME WING INTO THE KING ME. I THANK YOU FA	AS A CHILD OF THE KING A DW FOR THE RELEASE OF A C OF JESUS! I THANK YOU F COOM OF GOD! THEY, ARE S ATHER THAT SET FREE AND HEALED IN	THE HOST OF HEAVEN ATHER THAT AVED, SET FREE AND IS COMING INTO
Childs' Name:	Sex:	Date of Birth:	<u>.</u>
1. 2. 3. MylInterited Children fr	Sex: Sex: Sex: om and by their biologic	DOB: DOB: DOB:	*
4. 5. 6. 7. 8.	Sex: Sex: Sex:	DOB: DOB: DOB:	3

Property and Debts:

1 1 1

The Heavenly Courts has ordered that all Properties/Land/Vehicles are no longer under any type of Curre Contract/Liens or obligations of the Respondent. All Contracts are completely null and void, therefore damages done to the Petitioners' Property/Land/Vehicles and Possessions, The Respondent will reimburse 10-FOLD in money and assets back to them.

Heavenly Father, if the Respondent shall invade the Petitioners privacy by spying on the Petitioner and their family Respondent will be held in contempt. Holy Spirit protects all areas of Petitioner privacy and her said family.

All spiritual and physical debts are erased and the Court Acknowledges that the Petitioner is now declared free from debt or obligations from the Respondent.

The Respondent (Corporations) has no other choice but to abide in the Heavenly Courts Ruling(s) to leave the said Petitioner and their said family i.e. property, pets, and possessions alone. Any corporation or company that is sent by the Respondent and tries to come against the Petitioner with threats to evict or place the Petitioner in debt will be null and void and dealt with by the Heavenly Courts and Holy Spirit.

The Heavenly Court makes the following Orders/Decree regarding the parties' things owned, Homes, Pels, Vehicles, Property, Land, Possessions, etc.

FATHER, NOW IN FAITH I BELIEVE AND I GIVE YOU THANKS FOR THE VICTORY AND THE GOOD VERDICT THAT YOU ARE ISSUING IN THIS PETITION. AS YOUR WORD SAYS "IT IS YOUR GOOD PLEASURE TO GIVE ME THE KINGDOM!"

Business & Finance:

The Heavenly Court decrees that all Financial + Business opportunities that have suffered lost or have been hindered as a result of the harassment from the Respondent shall be reimbursed 100%.

All Curses/Contracts/Liens or obligations by the Respondent concerning Finances and Business are completely null and void. Any further acts by the Respondent against any current business opportunities or financial ventures will be considered contempt of Court.

Apy syumbling blocks, ditches, or hindrances by the Respondent against the Petitioner shall be null and void and have no ill effect.

Health: Physical, Mental & Spiritual:

The Heavenly Court decrees that any attacks on the Mind or Body of the Petitioner or their family as it relates to any sickness/disease (known or unknown) shall be null and void. Any further acts by the Respondent against the health (Mental, Physical or Spiritual) of the Petitioners or any of their family will be considered attempt of Court. This includes sisters, brothers, nieces, nephews, cousins, aunts, uncles, parents, grandparents, friends etc.

Heavenly Father, they have tried to force the COVID-19 vaccine upon your children to keep employment and/or made it mandatory. Arrest all these whom have caused harm against humanity by withholding facts regarding this serpent. ALL forces must stop and are null and void. Heavenly father, the Respondent has tried to force an App Portfolio Portal unto the Petitioner. All portals are closed, sealed, never to be opened in no fashion by the Respondent/Corporations. Psalms 91: 1-16. The Heavenly Court also mandates that the Heavenly Angels/Holy Spirit shall render healing and total restoration when needed to be to the Petitioner and their said family immediately of said Date of this document.

The Heavenly Court protects all forms that are identifiers to the Petitioner and their said family(s), our tris, retinas, facial recognition, finger prints, signatures, voice recognition, Body Parts: ears, nose, thes, lingers, eyes, and our Natural God given DNA & Blood and any/all things that are used against the Bodylof Christ, with the use of biometrical science and/or biometrical methods.

BATHER IN HEAVEN, I STAND BEFORE YOU TODAY IN YOUR OMNIPOTENT PRESENCE TO ASK THAT YOU GIVE ME STRENGTH TO POWER THROUGH ALL OF THE TASKS TODAY- WHETHER LITTLE OR BIG. OF IS YOUR WILL THAT I LIVE OH LORD. I KNOW IT IS ALSO BY YOUR WILL I WILL NOT GO WEAK TODAY. Pétition for Government:

HEAVENLY FATHER, I COME BOLDLY BEFORE YOU AND TO THE HEAVENLY COURTS; THE COURT OF HEAVEN- YOUR THRONE OF GRACE IN THE MIGHTY NAME OF JESUS CHRIST OF NAZARETH. FATHER, I COME TO PETITION THE COURT FOR A BREAKTHROUGH IN MY LIFE CONCERNING MS. SHA'MERA E. WILLIAMS. FATHER, YOU HAVE SEEN THIS SITUATION FROM EVERY ANGLE AND YOU KNOW THE BEGINNING FROM THE END. FATHER, I BELIEVE YOU LOVE ME AND THAT YOU WANT TO GIVE ME VICTORY OVER THE TYRANICAL FEDERAL GOVERNMENT, STATE AND LOCAL GOVERNMENT OFFICIALS. I PLACE THESE SINS ON THE ALTER AND ASK THAT THE BLOOD OF JESUS BE APPLIED. SATAN CANNOT LEGALLY ATTACK ME IN THE AREA OF MY FINANCES, MENTAL AND SPIRITUAL GROWTH BECAUSE IT HAS BEEN DENOUNCED. I PETITION THE COURT OF HOST OF HEAVEN TO COME TO MY COUNTRY AND FIGHT THE WICKEDNESS IN HIGH PLACES AND DISPLACE THEM FOREVER AWAY FROM SELF, I.E. CHILDREN, FAMILY AND FRIENDS ALIKE, YOU ARE THE OWNER OF ALL THE UNIVERSE. EVERYTHING IN THE FULLNESS OF EARTH, HEAVEN, AND THE UNIVERSE BELONGS TO YOU. EVERY SOUL ON THE PLANET BELONGS TO YOU TO DO WITH AS YOU SEE FIT. 1 PETITION THAT THEY BE REMOVED FROM THEIR OFFICE AND I ASK THAT YOU REPLACE THEM WITH A MAN OR WOMAN WHO FOLLOWS HARD AFTER YOU, ONE WHO WILL UPHOLD YOUR WORD AND YOUR WAYS.

I PETITION THE COURT FOR THE HOST OF HEAVEN TO COME TO MY COUNTRY AND FIGHT THE WICKEDNESS IN HIGH PLACES AND DISPLACE THEM FOREVER AWAY FROM MY NATION! I PETITION THE COURT FOR GODLY LEADERSHIP IN THIS NATION! IN JESUS' NAME I ASK. AMEN AND AMEN FATHER, I PRAY FOR THE SALVATION OF EVERY GOVERNMENT OFFICIAL WHO DOESN'T KNOW YOU. WHOSE NAME ISN'T WRITTEN IN IN THE LAMBS BOOK OF LIFE. I ASK FIRST FOR THEIR SALVATION O GOD, BUT IF THEY LOVE THEIR EVIL WAYS MORE, I PETITION THAT THEY BE REMOVED FROM OFFICE. LET REPENTANCE SWEEP ACROSS THIS LAND LIKE A MIGHTY RUSHING WIND, LET GODLY SORROW PERMEATE ALL LEVELS OF SOCIETY IN JESUS' NAME! LET ALL EVIL PLANS BE THWARTED FOREVER IN JESUS' NAME I ASK. AMEN AND AMEN!

Other Orders:

The Heavenly Court recognizes that Judge GOD has Authorized Sname G. Williams

Enter Your Name

As acting Judges & has the authority to Judge Cases brought to the Court by themselves.

The Heavenly Court has the right to make other Orders, if needed, to clarify or enforce the Orders above.

Date of Judgement: _	5th Day of 1	May 2023 A.D.	
\$	•	Ma & Williams	

Heavenly Father, I confess my sins, for we all fall short. I repent of them and I leave this Petition in the Hands of the Heavenly Courts that govern these Heavenly Bodies. IF You are for me, who can be against me? NO ONE!!! I forgive those whom do things and not know what they do. I come to the Heavenly Courts to give you Holy Spirit and Heavenly Father; all the thanks, all the praise and I bless your Mighty Name. I place the Blood of Jesus over myself, family, property and all possessions accumulated during this life on earth. I store my Heavenly gifts with my Creator, where they will not rost, rotten, nor be tainted. I Decree and Declare these said things IN "YESHUA MIGHTY NAME." Amen and Amen

Psalms 100:1-5.

Dear Heavenly Father, our hearts cry out for justice, for fairness, for equality, for restoration. Come, come to this courtroom. Come Holy Spirit presence, keep yourself amongst us and within us as we seek to be indiderstood. Holy Spirit is Faithful in all His ways. TRUTH: I seek truth, even though it may be a hard truth, I speak true words or stand in silence and I defend the truth from those who do not honor it.

I THANK YOU YESHUA AND BLESS YOUR HOLY NAME AND ASK THESE THINGS IN THE MIGHTY NAME OF JESUS CHRIST OF NAZARETH- YESHUA. TO GOD BE ALL THE GLORYIII

		MISSOURI	Y/2-8/2-5/86
0		BIRTH CENTIFICATION	
1	DATE FILED	STATE FILE NUMBER:	
â	CHILD'S NAME: SKAMBRA ELI	· }[⊱ SA WILLIAMS	

	DATE OF BIRTH:	COUNTY OF BIRTH:	SEX: FEMALE
	MOTHER'S MAIDEN ÑÁYE:	<i>'</i>	j
7	MOTHER'S AGE.	MOTHER'S STATE OF BIRTH:	
		MOTHER STATE OF BIATA.	
	FATHER'S NAME-		
	FATHER'S AGE	FATHER'S STATE OF BIRTH:	ı
		7	\\ \\
	, ,		The state of the s
	ISSUED ON BEHALF OF MO D	DEPT HEALTH SERVICE	CES:KC HEALTH DEPT
	THIS IS A TRUE CERTI	FIGATION OF NAME AND SURVIVE ACTO ACCUSE	
		OF VITAL RECORDS, LEFERSON CITY, MISSOU	WEST OF HEALT OF
	DATE ISSUED:	Gariand H. Siale-Registrar of	and flar Statistics
		FRODUCTION OF THIS COCULINI IS PROMBITED BY LAW. ALTERATION OR ERASURE VIDS THIS CERTIFICATION.	The state of the s

•

