Attn: U.S. Attorney General
Acting U.S. Attorney General
Civil Rights Department
950 Pennsylvania Avenue NW
Washington, District of Columbia Republic
Zip Exempt [20530]
Human Rights Department
421 E. Dunklin
P.O. Box 1129
Jefferson City, Missouri Republic
Zip Exempt [65102]

June 9, 2024 A.D. 5784 A.D.

Case Number(s): EC-2024-0327 GC-2024-0327

To: Judges, Lawyers, Court Clerks, and all fictional corporate/non-corporal entities:

Special Appearance: "Let the record show that a copy of the 'person' and 'birth certificate' is attached and has been given to the court. This birth certificate is proof that I am the beneficiary and not the trustee of the strawman/created trust account. The state is the trustee. Everything including taxes is already pre-paid by way of birth certificate bond. See... TITLE 18>PART1>CHAPTER 63>§ 1342 Using fictitious names and addresses. TITLE 18> PART 1> CHAPTER 13>§242 DEPRIVATION OF RIGHTS UNDER COLOR OF LAW. My name is spelled in all capital letters is a corporation: A Cestui Que Vie Trust. -Cannon Law. "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. See... There are numbers located on the front and back of the birth certificate document. A created estate through the Cestui Que Vie Trust Act of 1666 as verified by the fiction entity document known as the "Certificate of Birth". A violation of the Universal Declaration of Human Rights (UDHR) and a crime under the Geneva Protocols of 1949.

Special appearance, allows the defendant to dispute the personal jurisdiction of the court over the defendant to as to avoid default, while the defendant seeks the dismissal of the action. Thus, I challenge the courts jurisdiction over me. See... Affidavit of Truth; the case needs Remedy, by stating I need an attorney and I do not. See attachments signed with ALL RIGHTS RESERVED WITHOUT PREJUDICE UCC 1-308.

(NOTE: A 'person' is a legal fiction. I am a living soul. A living soul is not a 'person'). ("Special Appearance" means that I am not giving the court jurisdiction over me). This is proof and prove that I am the beneficiary of my trust estate. Only the beneficiary (I) can be the plaintiff. And only the trustee (the state) can be the defendant.

My Affidavit of Truth of Living Status and Standing is on record. I, shamera-e:williams, sui juris have already reserved all my natural rights with all these corporations including the 16th Judicial Court. "I reserved all of my rights per UCC 1-308." I DO NOT CONSENT/NO CONTRACT/NON-ASSUMPSIT. See pg. 1, 2, 3, 4 and 5 of Affidavit of Truth, Notice of Current Living Standing of the Live Born Woman: shamera-e:williams. 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). Take note of Maxims: Notice, to Notify, Know all by these Facts, AND... Know that this living woman is not lost at sea/see or is a decedent. Where ALL my natural rights and liberties have been reserved nun pro tunc. See... Psalms 23: 1-6. See... Affidavit of Reservations where I have made valid, timely, and explicit reservations of my rights under UCC 1-308, by giving these corporations opportunity by way of Affidavit of Fact to come forth and show proof of claims to a bill, debt, tax or any obligations from these corporations within 15 days. An act of dishonor and/or a non-response is agreement.

do not understand none of what is being conveyed. My signature is of a living woman, not a computer-generated signature and signed with "Without Prejudice" UCC 1-308 NON- ASSUMPSIT above or below reserves all my rights under Article III Judicial. [Yakus v. U.S]. The plaintiff has been made aware and is in violation. By thus trying to subvert this live born spirit/woman into unwilling or unknowing consent to give up my Spirit -Creator given natural freedoms, natural rights, and liberties, by trying to get me to come to the place of business/jurisdiction.

I am placed under no jurisdiction of any corporation, transmitting entity, person, citizen, corporation, Ad Infinitum. See... Page 4 of Affidavit of Truth, Notice of Living Status and Standing.

Under Article I "inferior court", by Admiralty and the only power this Court has over the Sovereign is to give Remedy. The Commission was given a copy of the alleged bills and Affidavit of Truth. Though you agents and servers say that it is an "Order", or a "Demand", or a "Summons", is in reality an offer to get my living self into their jurisdiction. Then threaten to find default if I, my living self do not show up to their appointed time and place or to get an attorney/lawyer to represent the case at hand. You all use "Applications", "Registrations", and "Submissions", as these things are created to keep power over The People, "which I do not consent." Dishonor and non-response have been brought forth from these corporations for not coming forth to show proof of claims to a debt, tax, bill or any obligation within the allotted time of 15 days. I give no man or woman authority over me. Notice(s) has been given to all. For all have undeniable knowledge.

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 without excuse.

The Justice is 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. Tompkins, 304 U.S. 64, 82 L. Ed. 1188)]; [Erie Railroad Co. v. Tompkins, 304 U.S. 64 (1938)].

There is no living man or woman that can claim or presume superiority, authority, or dominion over me. All jurisdictions over the world take notice: All presumptions of fictions, statute tribunals, and any other claims are Hereby denied, challenged, demurer, embargoed, excluded at this time and all times in the present and future. This is a violation against my civil liberties and civil rights. The primary aim of these rules & statutes is to take goods and property from members of the public. As Judge Witt of the 16th Judicial Appeals Court had done and violated my right not to participate in employment slavery or have an obligation to the courts rules and statutes. I spoke the truth and due to rules and statutes they all dismissed the case(s). Thus, stealing from what my soul worked for. All humans are born equal, so nobody has the right to order me around. I am bound by Common Law and not legal statutes, and Common Law does not require me to pay any form of tax.

My Common Law, Civil Rights, Civil Liberties and Human Rights have been violated by the Commission(s), the Judges, their representatives & corporations alike.

o Private Civil Liberties: People are free from forced labor, have property rights, and enjoy freedoms of movement (move freely within, to and from the country) and religion (choose and practice FAITH).

Violations Committed Against I:

Under USC 18§ 2071- Attempting to conceal that the documents were signed "Without Prejudice" and "Non-Assumpsit". I reserved all of my rights on all documents/instruments and all Affidavit(s).

Under the UDHR, Bill of Rights, Declaration of Independence and the Constitution; my rights have been violated. Under these Articles and instruments violations have occurred from one or more corporations or persons. The violators are entities, judges, commissions, lawyers, attorneys, utility corporations and any and all representatives of these derivatives.

Articles as follows by number and name of Acts of violations against I:

Article 1- The Right to Freedom and Equity.

*Every person born with the ability to think and not only think, think for themselves. Not what society tells them is right.

Article 2- Freedom from Discrimination

*All have discriminated against I, threatened to evict for expressing and reserving my God given rights.

Article 3- The Right to Life and Safety

*816 Property Management has sought out to evict and that jeopardizes my right to a safe place to live and is a form to create homelessness. Utility companies disconnecting an essential need to live and survive.

Article 4- Freedom from Slavery

*Under the Certificate of Birth & SSN is to identify, however these documents are still controlling and holding people as slaves to that document that is a bond to a Federal Account/Trust unbeknownst to many.

Article 6- The Right to Equal Treatment.

Article 7- The Right to Equal Protection from Discrimination.

Article 8- The Right to Remedy.

Article 9- Freedom from Random Arrest of Detainment. This would be a form of kidnapping for any law enforcer, Sheriff, Police or Entity to take me or my property i.e. children against my will.

Article:10- The Right to Trial.

Article 11- The Right to Presume Innocence.

Article 12- The Right to Privacy.

Article 13- The Right to Move Freely.

Article 15- The Right to a Nationality.

*Sovereignty is the God given rights that God had provisions for before I was born into this realm. For He knew me before I knew myself. I am Sovereign in this Republic of Missouri.

Article 17- Right to Property.

Article 18- The Right to Religious Freedom.

*My belief is spiritual, religion just places the fundamental of the Bible and use it against people and form their beliefs. I believe that the Father gave His only begotten Son so that I may have everlasting life. All sins of this world paid for by the Blood of Yeshua/Jesus Christ of Nazareth.

Article 19- The Right to Freedom of Expression.

Article 21- The Right to Democracy. *A government entity cannot operate by itself.

Article 24- Right to Rest & Leisure

Article 25- The Right to Adequate Standard of Living and Basic Needs.

*I am being deprived to basic needs, by force, by bills, by obligations and by coercion, if I don't pay the alleged bills and obligations I am being threatened with disconnection of all Utilities and forced evictions for not having utilities on and or for nonpayment.

Article 27- The Right of Protection of Original Work.

*When I file a complaint, I write my complaint and submit to the agency I am addressing. I do not consent to anything being made public, it's personal, private and confidential.

Article 28- The Right to Fair and Free World.

Article 29- Due Diligence of the Individual/Respect Human Rights.

Article 30- Protect and Preserve Human Rights. *Rights that are inalienable and inalienable.

*Corporations needs to be held accountable for human & civil rights violations and not they are not operating in Common Law. Depriving my family to essential needs.

[1]. Forced vaccines upon myself or family. A violation of the Nuremberg Code.

2). Forced evictions.

3). Forced utility bills, debts, taxes and obligations to these corporations.

The Corporations and the State of Missouri is committing human rights, civil rights, and civil liberty violations. When a State engages in human rights violations, various ACTORS can be involved such as police, judges, prosecutors, commissions and government officials. My civil rights are the right to life, safety, equality. That's God given rights.

The right to water, electricity, natural resources for heating is a human right and public good. To Eradicate the reliance on monopolized profit driven utility corporations and provides the flawed regime that failed to regulate for public interest. Whereas energy, water, natural gas are basic needs for survival and good help; should be accessible to all. Not treated like a commodity as the housing industry is currently portraying. I have loss food due to utility companies disconnecting numerous times for a basic essential need. One is Not being able to cook, bathe or clean/sanitize properly & my family wellbeing are deprived of doing leisure activities, drink/bathe and or eat a warm/hot meal.

Whereas major investor owned utilities and state utility Commissions task are to regulate them. PSC was given a complaint, Notice of Affidavit of Truth and Affidavit of Fact/Reservation of Rights & the Commission still dismissed the case. Thus, still depriving me of the right to represent myself and to have lights, water and gas without the debt placed on it to make use of a vested God Given right. Whereas private monopolies have proven to make profit/gain. I then sent my Affidavit of Fact to show and prove that I am obligated to a bill, tax, debt or obligation to any of these entities. The Commission gave a non-response to Affidavit of Fact and dismissed the cases, thus placing him/her in dishonor.

They all need to be held accountable for depriving people of a basic needs. Energy is free- The Creator gave energy free and there are a few who captured and capitalize off of all-natural sources. Thus, creating poverty by depriving one of basic needs to live.

There needs to be a Universal band on disconnections of electric, gas and water for non-payment or using people as commodity and enforce progressive residential utilities regulations and energy debt for those of low wealth. As I have experienced and living it. Paying with FRN is an obligation. It's colorable. The alleged bills are dishonored and because dishonor has been brought forth from these companies for not coming forth to show proof of claims and or a non-response to your alleged bill, tax, debt and obligations to this corporations places these companies in agreement and dishonor.

Evergy, Spire and Water Services /Agents/ have continued to send alleged bills by pushing fear. Thus, the bills is proof that cash payments are colorable: "That which is in appearance only, and not what it purports to be; hence counterfeit, feigned, having the appearance of truth." Black's Law Dictionary 5th Ed.

ONLY THE PEOPLE CAN JUDGE- [Cruden v. Neale]. SHALL NOT INFRINGE- [16 Am. Jur. 2d., Sec. 117].

USC 18 § 241- Conspiracy Against Rights.
USC 18 § 242- Deprivation of Rights Under Color of Law.
USC 42 § 1983- Civil Action for Deprivation of Rights.
USC 42 § 1985- Conspiracy to Interfere with Civil Rights
USC 42 § 1986- Action for Neglect to Prevent.

Government Obligations to Protect the Right to Housing... State obligations fall into three categories, namely the obligations to respect, protect and fulfill. Adequate housing was recognized as part of the right to an adequate standard of living in article 25 of the 1948 Universal Declaration of Human Rights and in article 11.1 of the 1966 International Covenant on Economic, Social and Cultural Rights. Other international human rights treaties have since recognized or referred to the right to adequate housing or some elements of it, such as the protection of one's home and privacy. What remains a constant is that safe, affordable, and stable housing is a forever need and a human right. Housing is not just a commodity; it's a cornerstone of health, stability, and human dignity. But, myself and my family are being treated as Commodity for profit or gain. The courts aren't for us, they are used to take and steal no matter what I say.

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]. "All codes, rules, and regulations are for government authorities only, not human/creators in accordance to God's Laws. All codes, rules, and regulations are unconstitutional. [Rodriguez v. 'Ray Donavan]. "All laws, rules, and practices which are repugnant to the Constitution are null and void." [Marbury v. Madison]. I can only be judged by the Judge of the Universe, my Creator that gives and gave life in this body.

"Sovereignty itself, of course, not subject to law, for it is the Author and Source of Law." [Yick Wo. v. Hopkins].

JUDICIAL NOTICE:

Maxim: "Judicial notice is form of evidence."

"Judicial notice," or knowledge upon which a judge is bound to act without having it proved in evidence. Black's Law 4th ed. Constitutions must be construed to reference the Common Law-SUMMARY PROCEEDINGS ARE NULL AND VOID. [16 Am Jur. 2d., Sec 117]; [Mann v. Mann].

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 abound by the Constitutions that you have all sworn to uphold.

I wish to remain silent...

Supreme Law is the bases of all Law. All fiction of law is null and void. NO ONE IS BOUND TO AN UNCONSTITUTIONAL LAW AND NO COURTS ARE BOUND TO ENFORCE IT. [16 Am Jur. 2d., Sec 256]. Rights do not come in Degrees [16 Am Jur. 2d., Sec 260].

OFFICERS OF THE COURT HAVE NO IMMUNITY FROM LIABILITY WHEN VIOLATING CONSTITUTIONAL RIGHTS. [Owen v. Independence]; [Main v. Thiboutot].

The Constitution guarantees that he who would unlawfully jeopardize my property loses property to me. [Boyd v. United States]; [Downs v. Bidwell] or this judge would be committing treason to the Constitution. [Cohen v. Virginia]; [Cooper v. Aaron]. Statutes are not law; servants' legislators cannot write statutes to control the behavior of their masters. "Where there is no jurisdiction, there can be no discretion, for discretion is incident to jurisdiction." [Piper v. Pearson]. "There can be no sanction or penalty imposed upon one because of her exercise of Constitutional Rights." [Sherar v. Cullen]; [Sims v. Aherns]. The commission just committed treason against my rights to have working utilities and paying with FRN is colorable. His/her interest are for the utility corporations.

"Last, the right to file a law suit pro se is the most important rights under the Constitution and laws." [Elmore v. 'McCammon]. A legal maxim- every right when withheld must have a remedy and every injury it's proper redress. -- William Blackstone. I am independent of all laws, except those prescribed by nature. Not those that institutions formed! I DO NOT CONSENT. ALL MISSING AGENTS MUST CEASE and DESIST.

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. Statutes are not law; servant legislators cannot write statues to control the behavior of their masters.

By the Mercy of God and my Common [Natural] Law rights are to fight and let the jury of my peers, (Civil and Human Rights Dept) recognize my Sovereignty has been violated. See... [Magna Carta June 15, 1215, 52].

God- Natural Law if it is violated by the use of Bill of Rights, Declaration of Independence, Constitution, Universal Declaration of Human Rights and the Magna Carta if needed will be set to give to the administration to file a Common Law Civil Suit against all these agencies.

Insomuch, as for the sake of God, for the bettering of my (our) Sovereignty, if any of our civil servants shall transgressed against any of the people in any respect (and they shall ask us to cause that error to be amended without delay) or shall have broken some one of the Articles of peace or security.

I am filing a complaint and dispute against all and have given notice to all certified: commissions, judges, attorneys, lawyers, corporate/non-corporal entities, representatives & corporations alike. See... Notice of Affidavit of Truth.

"Common Law is our Heritage! Liberty is our inheritance."

"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).

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.

I do not understand the charges or dismissal and "Without Prejudice" under Uniform Commercial Code 1-308, due to the mistakes in fact and Law, I wish to remain silent and allow my Affidavits speak for thee and command Justice to speak to an unjust system. Psalms 91: 1-16. 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 included on EFIS emails regarding Evergy and Spire, and 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. For these instruments have been mailed, e-mailed, certified, faxed, by all means of receiving instruments/documents of communication. The Postal Service would not suffice in the actions that have been taken against my living self. Wherefore, all have undeniable knowledge. 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. For these instruments have been mailed, e-mailed, certified mailed, faxed which are all means of receiving documents/instruments for communication. Wherefore, ALL have undeniable knowledge.

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

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

Sincerely from,

A living woman, shamera-e: williams sui juris

Dhamerarelisa vulliano su juris Sha'Mera E. Williams: sui juris non-assumpsit

All Rights Reserved UCC 1-308/1-207

Non-Assumpsit

United States Continental North America

Non-Domestic, Non-Domiciled, Non-Person, Non-Resident without the United States Corporation.

All Rights Reserved Without Prejudice UCC 1-308.4

CC; DGSUPPORT@PSC.MO.GOV / PSCINFO@PSC.MO.GOV

PSC--- UTILITY REGULATORY COMMISSION

AND ALL DERIVATIVES THEREOF

200 MADISON STREET P.O. BOX 360 JEFFERSON CITY, MISSOURI REPUBLIC 65102

STATE OF MISSOURI PUBLIC SERVICE COMMISSION

At a session of the Public Service Commission held at its office in Jefferson City on the 5th day of June, 2024.

Shamera E. Williams,

Complainant,

V.

Spire Missouri, Inc. d/b/a/ Spire

Respondent.

Shamera E. Williams,

File No. GC-2024-0327

File No. GC-2024-0327

ORDER DISMISSING CASE

Issue Date: June 5, 2024 Effective Date: July 5, 2024

On May 1, 2024, Shamera Williams (Complainant) filed a formal complaint pursuant to Commission Rule 20 CSR 4240-2.070 against Spire Missouri, Inc. d/b/a Spire (Spire). The complaint alleges Spire has violated numerous federal laws in the Uniform Commercial Code. The Complainant's pleadings state the Complainant is a corporation. On May 3, 2024, Spire filed an Answer.

On May 15, 2024, the Commission issued a Notice of Deficiency notifying Complainant that as a corporation they need an attorney to represent them before the Commission. Complainant's response, filed on May 20, 2024, did not cure the deficiency

since it was not filed by an attorney. The Complainant cited several federal laws and court cases dealing with the federal Uniform Commercial Code.¹

Commission Rule 20 CSR 4240-2.040 states that a corporation must be represented by an attorney before the Commission. Complainant did not obtain an attorney and filed a response to the Notice of Deficiency without an attorney, so this case must be dismissed.

Commission Rule 20 CSR 4240-2.070(7) states that the Commission may after notice dismiss a complaint for failure to comply with any provision of these rules or an order of the Commission. Commission Rule 20 CSR 4240-2.116(4) states that the Commission may dismiss a case for good cause after a minimum of ten days' notice to all parties involved.

The Commission is an administrative body of limited jurisdiction, having only the powers expressly granted by statutes and reasonably incidental thereto.² Further, Section 386.390.1, RSMo (Supp. 2023) provides that the Commission shall hear complaints regarding "a violation, of any provision of law, or of any rule or order or decision of the commission."

Commission Rule 20 CSR 4240-2.070(7) states that the Commission may after notice dismiss a complaint for failure to state a claim on which relief may be granted. Commission Rule 20 CSR 4240-2.116(4) states that the Commission may dismiss a case for good cause after a minimum of ten days' notice to all parties involved. In this case, the

¹ Complainant's May 20, 2024 response included several documents including 12 Affidavits and one Notice of People's Assembly and Notice of Corrective wisdom from the Supreme Court citing cases upholding the Uniform Commercial Code.

²See, e.g., State ex. rel. City of St. Louis v. Missouri Public Service Comm'n, 73 S.W.2d 393, 399 (Mo. banc 1934); State ex. rel. Kansas City Transit, Inc. v. Public Service Comm'n, 406 S.W.2d 5, 8 (Mo. 1966); State ex rel GS Technologies Operating Co. v. PSC of Mo., 116 S.W.3d 680, 696 (Mo. App. 2003).

Complainant has not alleged that Spire violated any law, rule, or order or decision of the Commission. Rather, the Complainant alleges only that Spire violated several federal laws including the Uniform Commercial Code. Complainant does not allege any facts upon which relief may be granted. The complaint alleges no violation of any statute, rule, regulation, or tariff over which the Commission has jurisdiction. The Commission further finds that because the complaint alleges no claim for which relief may be granted and no violation of any statute, rule, regulation, or tariff over which the Commission has jurisdiction, good cause exists to dismiss the complaint.

Under Commission Rule 20 CSR 4240-2.070(14), the regulatory law judge shall cause the parties to be notified that the dismissal of the complaint will be final unless an application for rehearing is filed. The application for rehearing must be filed with the Commission before the effective date of this order, which is July 5, 2024.³

If the Commission denies the application for rehearing, the parties then have 30 days after the denial is issued to file an appeal with the court of appeals.⁴ If the Commission grants the application for rehearing, then the Commission will order appropriate actions at that time.

THE COMMISSION ORDERS THAT:

- 1. The complaint filed on May 1, 2024, is dismissed.
- 2. If the Complainant wishes to request a rehearing by the Commission, such request must be filed before July 5, 2024.
 - 3. This order shall be effective on July 5, 2024.

³ Section 386.500, RSMo (2016) and Section 386.515, RSMo (Supp. 2023).

⁴ Section 386.510, RSMo (Supp. 2023).



BY THE COMMISSION

Nancy Dippell Secretary

Haḥn, Ch., Coleman, Holsman Kolkmeyer, and Mitchell CC., concur.

Karǫlin S. Walker, Regulatory Law Judge

STATE OF MISSOURI

OFFICE OF THE PUBLIC SERVICE COMMISSION

I have compared the preceding copy with the original on file in this office and I do hereby certify the same to be a true copy therefrom and the whole thereof.

WITNESS my hand and seal of the Public Service Commission, at Jefferson City, Missouri, this 5th day of June 2024.

Nancy Dippell Secretary

MISSOURI PUBLIC SERVICE COMMISSION June 5, 2024

File/Case No. GC-2024-0327

MO PSC Staff

Staff Counsel Department 200 Madison Street, Suite 800 P.O., Box 360 Jefferson City, MO 65102 staffcounselservice@psc.mo.gov Office of the Public Counsel (OPC)

Marc Poston 200 Madison Street, Suite 650 P.O. Box 2230 Jefferson City, MO 65102 opcservice@opc.mo.gov **MO PSC Staff**

Scott Stacey 200 Madison Street Jefferson City, MO 65101 scott.stacey@psc.mo.gov

Shamera E. Williams Shamera Williams



Spire

Matthew Aplington 700 Market Street Saint Louis, MO 63101 Spire

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matt.aplington@spireenergy.com antonio.arias@spireenergy.com

Spire

Sreenivasa Dandamudi 700 Market Street St. Lbuis, MO 63101 sreenu.dandamudi@spireenergy.com

Enclosed find a certified copy of an Order or Notice issued in the above-referenced matter(s).

Sincerely,

Nancy Dippel. Secretary

Recipients listed above with a valid e-mail address will receive electronic service. Recipients without a valid e-mail address will receive paper service.

"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)

Date:	_6/09/2024	A.D.	5784 A.D.		
U.S. CERTIFIED PO EMAIL: PSCINFO		7021 27	720 0003 3427 0288		
DCSUPPORT@PSC.MO.		-		Registration Numbers:	
ì			•	Account Number:	EVERGY SPIRE
				Case Number: EC-2024-	0327 GC-2024-0327
1 DO NOT CONS	SENT TO EMPLO	YMEN	T SLAVERY OF P	RIVATE CORPORATIO	NS OPERATING

ILLEGAL AGAINST MY UNALIENABLE RIGHTS OF FREEWILL CONSENT, AS WOMAN/MAN IS CREATED EQUAL IN THE IMAGE OF HER UNIVERSAL GOD.

FOR THE LEGAL FICTION "ARTIFICIAL PERSON" -- SHAMERA E. WILLIAMS -- ANY AND ALL DERIVATIVES THEREOF

From: as woman, Sha'Mera E. Williams, Authorized Representative:

In Full Life, In Propria Persona, Sui Juris

All Rights Reserved: U.C.C. 1-207/1-308; U.C.C. 2-207/1-103.6

via United States Republic, Continental, North America Non-Domestic, Non-Resident, via united States Mail without the United States corporation

MIDDLESEX COUNTY (Private-For-Profiting Corporation)

PSC: UTILITY REGULATORY COMMISSION

AND ALL DERIVATIVES THEREOF

200 MADISON STREET P.O. BOX 360 JEFFERSON CITY, MISSOURI REPUBLIC 65102

Evergy 1200 MAIN ST KANSAS CITY, MISSOURI REPUBLIC 64105 Spire 7500 E. 35TH ST KANSAS CITY, MISSOURI REPUBLIC 64129

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/REGISTRATION (Foreign Private-For-Profiting Corporation)
PSC: UTILITY REGULATORY COMMISSION AND ALL DERIVATIVES THEREOF
200 MADISON STREET P.O. BOX 360 JEFFERSON CITY, MISSOURI REPUBLIC 65102
DCSUPPORT@PSC.MO.GOV / PSCINFO@PSC.MO.GOV

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 I, 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 woman, Sha'Mera E. Williams, dispute any and all claims 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 open court 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, dispute any and all claims 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 ransom 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 interloper UTILITY REGULATORY COMMISSION FOR ALL MISSOUR! 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 MISSOUR! of its sub-contracted out agency(s) corporations? (written statement attested under oath and 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 woman, 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 "GONTRACT" 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 MISSOURI UTILITY COMPANIES or the United States® the District of Columbia can impair the <u>obligations of contracts</u>. See constitution for the <u>united Sates 1789 article one section 10.</u>

(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...

(writteh 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

- 12. i, 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. i, 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. (written 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, 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 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 claim that the word 'person' as used in statues apply to i, a woman who is sovereign by nature. (writte'n 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, Tribe, 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."

[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 <u>sovereign</u> 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 <u>sovereign</u>, 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)

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 πot a foreign entity to the dejure MISSOURI republic in its capacity as one of the several States of the union 1789. See Merriam'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. 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 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 UTILITY 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...; ITILE 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."

- 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 MISSOUR! 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.

(written 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, 134 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)

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*42. i, 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 P. 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 debt. 36 AM J 1st Money § 8.

43. i, 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 ALL MISSOURI 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 SLAVERY)

(written statement attested under oath and 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."

(written statement attested under oath and affirmation)

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 faxing, mailing, e-mailing & or certified mailing, for any of these methods are a notice of receipt, 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 release 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' self; 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 saying 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 i do not consent.

Furthermore this 'Notice of Rescission' herby making any assumed/ 'alleged' adhesion contract 'TERMINATED/ 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

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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!

i, 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...

This Affidavit is dated Docember 20, 2022 A.D.
From: as woman, Sha'Mera E. Williams, sui juris
Your Signature
Your Signature
In Full Life, In Propria Persona, All Rights Reserved: U.C.C. 1-207/ 1-308; U.C.C.2-207/1-103.6; U.C.C. 3-207/1-308.4
via United States Republic, Continental, North America Non-Domestic, Non-Resident, via united States Mail, via united States Fax without the United States corporation
Jurat/Acknowledgement

MISSOURI Republic) Jackson County)

Date:

Signed:

Printed:

Commissioned Notary- Witness

Notary Seal

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

Affidavit of Sha'Mera-Elisa: Williams

Pre-March 9, 1933, Private Citizen of the United States

Private American National/Non-"U.S. citizen"

COME NOW Sha'Mera-Elisa: Williams, in esse and sui juris, over the age of majority, cognizant of importance of the matters stated herein and competent to give testimony, solemnly makes oath that Affiant is a Pre-March 9, 1933, Private Citizen of the United States/ Private American National/Non-"U.S. citizen" /Private Citizen of the Union Nation/State of residence at Common Law and Equity protected by Section 1 of the Fourteenth Amendment to the Constitution of the United States of America.

Further, Affiant is not a Post-March 9th, 1933, statutory "U.S. citizen," nor fiduciary, nor trustee, nor surety for the "U.S. citizen" defined by the federal courts as a "citizen of the Federal Government" (Kitchens v. Steele, 112 F. Supp. 383 (1953; Jones v. Temmer, 829 F. Supp. 1226 (USDC/DCO, 1993)), as well as, a territorial "citizen of Washington, District of Columbia" by operation of law due to the fifty States being deemed "conquered territories" under the Hague Convention treaty since President Franklin D. Roosevelt's Proclamation 2040 of March 9, 1933. Hence, Affiant is not a "U.S. citizen" of the de facto emergency war powers military government ruling the de facto American Empire. Rather, Affiant is private, de jure, "American Citizen," and "American National," both terms being synonymous, of the de jure National Republic of the United States of America established by the Constitution for the United States of America in the Year of Our Lord Seventeen Hundred eighty-nine (A.D. 1789).

Maxim: "Equity regards as done that which ought to have been done."

Sha Mera- Elisa Williams

Sha'Mera-Elisa: Williams, Missouri National

Pre-March 9, 1933, Private Citizen of the United States

Private American National/Non-"U.S. citizen"

Private Citizen of the Commonwealth of Missouri

Special and Private Resident of the County of Jackson

Agent of Record without recourse/without prejudice for

"SHAMERA ELISA WILLIAMS"

Sole Beneficiary of the Estate and Name of

"SHAMERA ELISA WILLIAMS"

All Rights Reserved Without Prejudice U.C.C. 1-308

Verification and Acknowledgement

• 4	
United States of America)	
Commonwealth of Missouri) s.s.	
County of Jackson)	
Before Me, on this day Sha'Mera-Elisa: Williams, known to me to be the natural person of under the Laws of Divine Jehovah God and the risen Lord Jesus Christ/Yeshua, set forth Bible and in accordance with the Maxims of Equity, declares that every statement given about knowledge and experience. Subscribed and sworn to (or affirmed) before me on this	in the AVI611 English Reformation we is the whole truth to the best of her 024
Print David Mach James Signature David Mand D (Seal) Notary Public Commission Expires: 11 2 2 2 b	DAVID MICAH JOINER Notary Public - Notary Seal Jackson County - State of Missouri Commission Number 22301656 My Commission Expires Nov 2, 202

DECLARATION OF STATUS

Sha'Mera-Elisa: Williams Private American Free Woman Original document Restoration of Former Status From Being a Public "United States" citizen; a Federally -owned "U.S. citizen" as of March 9, 1933; and a Taxpayer/Bondman put to Tribute as of September 8, 1936, To Becoming Once Again

A PRIVATE CITIZEN OF THE UNITED STATES OF AMERICA:

an "American National" Under Section I of the 14th Amendment: Constitution of the United States of America

Private Citizen of the United States

Sha'Mera-Elisa: of Williams: American National

Declaration of Status of Sha'Mera-Elisa: Williams Pre 1933 Private American National Citizen of the United States of America, and Declaration of Mistake

I, Sha'Mera-Elisa of the family Williams, a creation of the Supreme Creator (God), in esse and sui juris, have reached the age of majority, am of sound mind and competent to testify, do hereby declare the following truths to the best of my knowledge and belief:

Maxims: "Equity regards as done that which ought to have been done." Equity will not aid a volunteer Equity will not complete an imperfect gift Equity will not suffer a wrong to be without a remedy Equity will not permit a statute to be used as an instrument of fraud an un-rebutted Declaration point by point stands as Truth Coming in peace, and granting peace to all men.

Accordingly, I, Sha'Mera-Elisa: Williams sui juris, affiant formally known as SHAMERA ELISA WILLIAMS in some cases, in essence and sui juris, good reason and good conscience, hereby make oath, depose and declare that the following facts are true, correct and complete to the best of my knowledge and belief.

I, Sha'Mera-Elisa: Williams sui juris, do solemnly declare and affirm the following historical facts and distinctions with regard to the status of de jure Private American National Citizenship (said original federal citizenship, secured by Article IV, Section 2 of the Constitution for the united States of America, having been broadened into national citizenship by Section 1 of the 14th Amendment to the Constitution of the United States of America) and on the other hand, a State-created, statutory, de facto Public "U.S. citizenship" as a basis enabling a correction of mistake by this Declaration.

This de facto Public U.S, citizenship, being in substance likened to a privileged Roman citizenship, would enable the constitutionally de jure civilian government of the United States (having been constitutionally altered from being a de jure "Federal" government to a de jure "National" government by the 14th Amendment, 1868} to be replaced with a Congressionally-created, statutory, de facto Emergency War Powers military government of the United States on March 9, 1933.

This current de facto government in many ways has in fact replaced the constitutional, de jure jurisdiction of the United States, the "United States" being the collective name of the states which are united by and under the

constitution, "(Hooven & Allison Co. v. Evatt, 324 U.S. 652, 672), replacing it with a de facto jurisdiction of the United States", {Hooven & Allison Co, v. Evatt, supra, 671). This in effect then, leaves only exclusive/American Equity Jurisdiction operable for remedies required by the Private American National Citizen, the posterity of the People that created these United States.

Further, that unilateral contract was the application for birth certificate/public filing of a "Certificate of Live Birth". The American application for birth certificate "Certificate of Live Birth" -by operation of law—would be the contract to alter de jure Private American National Citizenship to de facto Public "U.S. citizenship". With this presumption of fact of an existing contract held by every individual Public "U.S. citizen" (holding its Private American National Citizen of the United States of Banking Relief Act", in its initial paragraphs containing a congressionally-amended WWI statute known as "Trading with the Enemy Act" and codified as 12 USC 95(a), and secondly by then President Franklin D. Roosevelt's Emergency War Powers Proclamation 2040 decreed on March 9, 1933;

- 1. Declarant is the Divine Spirit incarnate as woman. There is no proof to the contrary;
- 2. Declarant was born alive on the geographic location body known as Missouri Republic. There is no proof to the contrary;
- 3. Declarant does not consent to being a U.S. Citizen nor any citizen of any corporate body politic on Earth and as such is alien to the jurisdiction of the United States. There is no proof to the contrary;
- 4. Declarant is always in Peace and Honor as an American National whereas Declarant is not an enemy, belligerent, rebel or terrorist subject to the Trading with The Enemy Act of October 6, 1917, the Emergency Banking Relief Act of March 9, 1933, the Patriot Act of October 26, 2001 or any other public policy and/or statute of the United States or its subsidiary States, possessions or territory. There is no proof to the contrary;
- 5. Declarant does not consent to any express or implied contracts, trust indentures, trust instruments, bailment agreements and/or any agreements made either publicly or privately with any natural or artificial person and hereby terminates all agreements on the grounds they were previously signed by Declarant under threat, duress, incompetence or without full disclosure wherefore Declarant hereby declares all said contracts null and void nunc pro tunc ab initio. There is no proof to the contrary;
- 6. Declarant does not reside on any Federal land lawfully ceded to the United States of America, the United States or "any territory possession thereof. There is no proof to the contrary;
- 7. Declarant is NOT property of, surety for or joined with SHAMERA ELISA WILLIAMS; Shamera Elisa Williams; WILLIAMS, SHAMERA ELISA; Williams, Shamera Elisa; Shamera WILLIAMS; WILLIAMS, shamera; or any derivation of that name either in spelling or capitals and when in public goes only by the name Sha'Mera-Elisa of the family Williams. There is no proof to the contrary;

WHEREAS, upon the public filing of the BIRTH CERTIFICATE with its attached Private American Citizen serving as Surety and personal property, another "source" was created that would generate "income" which could then be income/excise/privileged taxed; the natural person/baby/Private American National Citizen now wedded to his new artificial person / "U.S. Citizen" as its property and subordinate Surety, the new "source" (deemed a "rebel" and "belligerent" residing according to state statute in a state deemed an "occupied territory") being in commerce and subject to the absolute legislative powers of the "temporary" Emergency War Powers Congress (1933-present) to regulate without limited interstate and foreign commerce pursuant to Article 1, Section 8, Clause 3, of the "United States Constitution" during this time of a "temporary" declared state of National Emergency now 2016 in its eighty-third year;

WHEREAS, Affiant, a Private American National Citizen, has presently ceased to be Surety for the personal property of the Public "U.S. citizen" SHAMERA ELISA WILLIAMS" by means of a duly filed "Release with Consideration Nunc Pro Tunc Ab Initio", and "Rescission of Signatures of Surety Ship, Nunc Pro Tunc Ab Initio", thereby returning to the former status of being a Private American National Citizen held for less than twenty (20) days after infants' natural birth:

8. Affiant in essence has irrevocably separated himself from the state-created FRANCHISE, CORPORATE SOLE, "United Sates citizen", which was created by means of a publicly filed BIRTH CERTIFICATE. Affiant hereby revokes all powers, including but not limited to, Powers of Attorney and/or Agency that Affiant may have granted to any third party, public and/or private. Therefore, Affiant does not consent and is not a party to FDR's contract with all "U.S. citizens" by means of Proclamation 2040 confirmed and approved by Congress in its passage of the "Emergency Banking Relief Act" and then thereby amending the trading With the Enemy Act*. Therefore, Affiant is not in commerce (as are corporations), never to enjoy any commercial privilege of limited liability as a matter of "United States citizenship" status (as do corporations being Public US. citizens), having discharged all de facto Emergency War Power Military Governments, federal and state, from any duty or obligation arisen from Affiant being the Property/Surety for and/or wedded to the state-created hybrid, the federally owned Public "U.S. citizen" in service of Washington D.C., for commerce and war.

WHEREAS, I, Sha'Mera-Elisa: Williams sui juris, have returned to my former status of being an American Freeman and an American National in Equity, i.e. de jure Private National Citizen of the United States under Section 1 of the 14thAmendment and therefore stand "in personam", "in essence", and "sui juris", possessing all Godgiven unalienable rights including those protected by the first eight amendments of the Bill of Rights, all Constitutional rights (federal and state) and all common Law rights of a de jure Private Citizen of the United States/American National, no longer under the legal disability of being the Property/Surety for and/or wedded to a de facto, state-created, Public ""U.S. citizen" owned by the Federal de facto Military Government of the United States:

WHEREAS, I, Sha'Mera-Elisa: Williams sui juris, am no longer the Property/Surety for and/or wedded to a de facto Public U,S, citizen" (which is "alien juris"), therefore, no longer under the de facto jurisdiction a power of statutorily-created, defacto Emergency War Powers Governments (federal and state) as those absolute legislative, absolute executive, and absolute judicial powers are exercised towards a de facto Public "U.S. citizen" deemed a "rebel and belligerent "statutorily "residing" in a state deemed "occupied territory", and therefore no longer under the paternal guardianship of defacto Emergency War Powers Governments (federal and state) as those absolute, paternal powers are exercised toward sits "infants, children and wards", and the de facto Public U.S. citizens"; And so Sha'Mera-Elisa: Williams sui juris, aka SHAMERA ELISA WILLIAMS, hereby present my renunciation, as to any implied allegiance to the de facto "United Sates", citizen" (artificial person/"U.S. citizen") of the sovereign, de facto Military Government of the United States for income/excise/privilege tax purposes.

- 9. My flags, national and state, are not military colors bordered with gold fringe and/or draped with gold cords with gold tassels.
- 10. I am not a rebel, belligerent or enemy publicly residing within a conquered territory of the "United States" (the territory over which the sovereignty of the United States exists", Hooven, supra p 671), its sovereign, de facto, Military Government having been created by FDR's presidential proclamation 2040 approved and confirmed by Congress, "Emergency Banking Relief Act" (12 USC 95b), which act also was amended (via 12 USC 95a) the "Trading with the Enemy Act" (SO USC App, S(b), on March 9, 1933.
- 11. I do not publicly reside according to state statute within a conquered territory or within a federal military district of the geographical Republic of the United States of America (composed of the fifty states). My special, private and confidential location, of living in Equity, on the land of the County of Jackson County may be mailed service at: Sha'Mera-Elisa: Williams sui juris, American National Private Citizen of the United States of America Private Citizen of the Republic of Missouri Nation Missouri, General delivery Kansas City, Zip accepted near (64132-2072)

- 12. I do not publicly reside according to statute within any of the ten regions of the geographical United States of America designated by Zip codes of the Federal Zone Improvement Project begun in 1963 and take exception to whenever and wherever possible in the use of either a ZIP code or a Postal code, both being synonymous.
- 13. Declarant acknowledges and accepts the Uniform Commercial Code definition of "registered organization" in Article 9-102(a) (71) as "means an organization organized solely under the law of a single State or the United States by the filing of a public organic record with, the issuance of a public organic record by, or the enactment of legislation by the State or the United States." There is no proof to the contrary;
- 14. Declarant acknowledges and accepts the Uniform Commercial Code definition of "goods" in Article 9-102(a)(44)(iii) as "the unborn young of animals." There is no proof to the contrary;
- 15. Declarant acknowledges and accepts the Black's Law 7th Ed. dictionary definition of "best evidence" as "evidence of the highest quality available, as measured by the nature of the case rather than the thing offered as evidence... See **BEST-EVIDENCE RULE**." There is no proof to the contrary;
- 16. Declarant hereby resigns all assumed, presumed, or express agency with any legal fiction public and private corporate bodies, governments, associations et. al. There is no proof to the contrary;
- 17. Declarant hereby appoints: Shamera-Elisa: Williams sui juris to the position of General Executor for the shamera ELISA WILLIAMS, Estate. There is no proof to the contrary;

Take notice: that I revoke, cancel, and make void from the beginning my signature on any and all "contracts," "agreements," "forms," or any "instrument" be construed in any way to give any agency or department of any "government" any "authority," "venue," or "jurisdiction" over me.

Typical examples of such compelled and pretended "benefits" are:

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- 18. The use of national currency to discharge my debts: I have used these only because there is no other widely recognized currency.
- 19. The use of a bank account: If there is any hidden "contract" behind an account, my signature therewith gives no validity to it. The signature is only for verification of identity. I cannot be obligated to fulfill any hidden or unrevealed "contract" what so ever, due to the absence of full disclosure and voluntary consent. Likewise, my use of the bank account is due to the absence of an alternative. To not use any bank at all is very difficult and impractical.
- 20. The use of a "driver's license": There is no real need for me to have such a "license" for travelling in a car. However, if I am stopped for any reason and found to be without a "license," it is likely I would be unduly harassed and perialized. Therefore, under duress, I carry a "license" only to avoid extreme inconvenience.
- 21. "State plates" on my car: Similarly, if I have "registered" my car with the "state" and carry the "state plates" on it, I have done so only because to have any other "plates" or no "plates" at all, causes me to run the risk of "police officer" harassment and extreme inconvenience.
- 22. The use of a "passport": There is no real need for me to have a "passport" (or other associated "permits," "visas," etc.) to travel. I have the right to travel without hindrance, wherever, however, and whenever I wish, so long as I do not encroach upon the private property of others. Though without a "passport," my right to travel is unduly hindered. Therefore, under duress, I only use a "passport" to prevent extreme inconvenience and to ensure that I can travel from one "country" to another at all.

- 23. Past "filing" of "tax returns": Because such "tax returns" were "filed" under threat, duress, and coercion, and no two-way contract was ever signed with full disclosure, there is nothing in any past "filing" of "tax returns" or payments that created any valid contract. Therefore, no obligation on my part was ever created.
- 24. "Citizenship": Any document I may have ever signed, in which I answered "yes" to the question, "Are you a UNITED STATES citizen?" cannot be used to compromise my status as a sovereign, nor obligate me to perform in any manner. This is because without full written disclosure of the definition and consequences of such supposed "citizenship," provided in a document bearing my signature given freely without misrepresentation or coercion, there can be no binding contract. I am not a "UNITED STATES citizen." I am not a "resident of," an "inhabitant of," a "franchise of," a "subject of," a "ward of," the "property of," the "chattel of," or "subject to the jurisdiction of" any "monarch" or any corporate "commonwealth," "federal," "state," "territory," "county," "council," "city," "municipal body politic," or other "government" allegedly "created" under the "authority" of a "constitution" or other "enactment." I am not subject to any "legislation," department, or agency created by such "authorities," nor to the "jurisdiction" of any employees, officers, or agents deriving their "authority" therefrom. Nor do any of the "statute's" or "regulations" of such "authorities "apply to me or have any "jurisdiction" over me. Further, I am not a subject of any "courts" or bound by "precedents" of any "courts, "deriving their "jurisdiction" from said "authorities."

Take notice: that I hereby cancel and make void from the beginning any such "instrument" or any presumed "election" made by any "government" or any agency or department thereof, that I am or ever have voluntarily elected to be treated as a subject of any "monarch" or a "[insert name of "country" here] citizen," or a "resident" of any "commonwealth," "state," "territory," "possession," "instrumentality," "enclave," "division," "district," or "province," subject to their "jurisdiction(s)."

- 25. Use of semantics: There are some immature people with mental imbalances, such as the craving to dominate other people, who masquerade as "government," and call the noise sand scribbles that emanate from their mouths and pens "the law" which "must be obeyed." Just because they alter definitions of words in their "law" books to their supposed advantage, doesn't mean I accept those definitions. The fact that they define the words "person," "address," "mail," "resident," "motor vehicle," "driving," "passenger," "employee," "income," and many others, in ways different from the common usage, so as to be associated with a subject or slave status, means nothing in real life. Because the "courts" have become entangled in the game of semantics, be it known to all "courts" and all parties, that if I have ever signed any document or spoken any words on record, using words defined by twists in any "law" books different from the common usage, there can be no effect whatsoever on my sovereign status in society thereby, nor can there be created any "obligation" to perform in any manner, by the mere use of such words. Where the definition in the common dictionary differs from the definition in the "law" dictionary, it is the definition in the common dictionary that prevails, because it is more trust worthy. Such compelled and supposed "benefits" include, but are not limited to, the aforementioned typical examples. My use of such alleged "benefits" is under duress only, and is with full reservation of all my natural inherent rights. I have waived none of my intrinsic rights and freedoms by my use thereof. Furthermore, my use of such compelled "benefits" may be temporary, until alternatives become available, practical, and widely recognized.
- 26. "Constitution": The document supposedly setting forth the foundations of a "country" and "its" "government," has no inherent authority or obligation. A "constitution" has no authority or obligation at all, unless as a contract between two or more individuals, and then it is limited only to those individuals who have specifically entered into it. At most, such a document could be a contract between the existing people at the time of its creation, but noone has the right, authority, or power to bind their posterity. I have not knowingly, voluntarily and intentionally entered into any such "constitution" contract to oblige myself thereby, therefore such a document is inapplicable to me, and anyone claiming to derive their "authority" from such a document has no "jurisdiction" over me.

- 27. Children in public school: The attendance of my children in government supported "public" schools or government controlled "private" schools does not create any legal obligation for me, nor any other legal obligation, because I never signed a contract agreeing to such obligation for the supposed "privilege" of public-school attendance. If any of my children have attended government supported "public" or controlled "private" schools, such was done under duress and not out of free will. Be it known that I regard "compulsory state education" as a violation of the thirteenth Amendment to the U.S. Constitution, which states in relevant part "Either slavery nor involuntary servitude, accept as a punishment for crime whereof the party shall have been duly convicted, shall exist within the united States, or any place subject to their jurisdiction.
- 28. Use of the 2-letter state code and, zip code: My use of the 2-letter state code and zip code in my "address," which is secretly codified to indicate united States "federal (one" jurisdiction, has no effect whatsoever on my Sovereign status. Simply by receiving or sending "mail" through a quasi-federal messenger service, the postal service, at a location in dictated with a 2-letter state code and zip code, cannot place me under federal jurisdiction or obligation. Such a presumption would be ludicrous. I use these codes only for the purposes of information and making it more efficacious for the U.S. Postal Service to deliver my mail.
- 29. The use of a Social Security number: The number normally assigned to persons of subject status, I use exceptionally, under duress, only because of the extreme inconvenience of operating without one in today's marketplace, where it is requested by banks, employers, lenders, and many other government agencies and businesses. My reason for using it is not because I wish to participate in the Social Security system, as I don't wish to participate. Let it be known that I use the Social Security number assigned to me for information only.
- 30. Marriage license: The acquisition of a marriage license is now being revealed as being unnecessary only for slaves. The act of a Sovereign such as myself obtaining such a license, through social custom and ignorance of law, has no legal effect in changing my status this is because any such change in status, if any may be supposed to occur, could happen only through a hidden and unrevealed contract or statute. Since no hidden, unrevealed, and undisclosed information, if it exists, can be lawfully held to be binding, it is null and void.
- Further, I, Sha'Mera-Elisa: Williams of in essence and sui juris, make oath, do solemnly declare and affirm the following specific negative averments:
- 1. Whereas a mistake made by my natural parents in unknowingly subjecting me, while yet a baby, to the intentions and jurisdiction of this aforesaid temporary de facto government that they misunderstood, and now hold such mistaken act as unconscionable by their own admission?
- 2. Am I not free, under the rules of English American Equity, to correct a mistake for the regard of my own interest?
- 3. Can I not now choose by my free will act to properly correct my status by way of this declaration, for the intention of having proper and peaceful relations with all men?
- 4. Are not all of the aforesaid averments made in this declaration true regarding who I am, and who I am not being?
- 5. Are my own parents both not also in the process of a similar status correction action regarding their own interests?
- 6. Is it not my intention to see it that my own husband and children have the same proper status as myself, and does our identity belong on the U.S. "Do not Detain Do not Arrest List"?

Further and Finally:

I, Sha'Mera-Elisa: Williams sui juris, am a constitutionally-acknowledged and protected, de jure Pre-I933 Private
American National Citizen of the united States of America, and therefore, I am a constitutionally-acknowledged and
protected, de jure, Private Citizen of the Republic of known as a Specially
and Privately inhabiting in English/American Equity on the land of the land of the land in Missouri
Republic. Therefore, I, Sha'Mera-Elisa: Williams sui juris, holding the constitutionally-protected private right to a
civilian due process of law on both a federal and state level, as well as being unaffected by the "Emergency Banking
Relief Act" having imposed a martial due process of law (by way of the amended "The Trading With the Enemy
Act") on any substantively, artificial, "person within the United States" deemed federal "booty of war", am as
foreign, by nature and by characteristic, to the extra-constitutional, alien, de facto, temporary" Emergency War
Powers Military Governmental merit of the United States and owe no temporary allegiance to said "temporary"
Emergency War Powers Government. Therefore, I am foreign, by nature and characteristic, to the extra-
constitutional, alien, de facto, "temporary" Emergency War Powers Government of the State of Missouri/Kansas and
the extra-constitutional, alien, de facto, "temporary", Emergency war Powers Governments of the other forty-nine
(49) states and owe no temporary allegiance to said "temporary" Emergency War Powers Military Government
having been "temporarily" created by Congress (12 USC 95a) and by President Franklin D. Roosevelt (Presidential

Proclamation 2040). This "Declaration of Status of Sha'Mera-Elisa: Williams sui juris: American National; Pre-1933 "Private American National Citizen" supersedes or augments any previous filing with any public office of said

Declaration of Status, Further Affiant Sayeth Not.

Sha'Mera-Elisa: Williams sui juris, American National, non-citizen, Free woman American National Pre-1933 Private Citizen of the united States of America, Private Inhabitant of the Republic of Missouri, Private Resident of the County of Jackson, Sole Beneficiary for "Sha'Mera-Elisa: Williams": legal entity formally known as SHAMERA ELISA WILLIAMS. Again, I say: I come in and operate in peace.

Declaration of Status of Sha'Mera-Elisa: Williams: Pre-1933 Private American National Citizen of the United States of America, and Declaration of Mistake.

Accordingly, I, Sha'Mera-Elisa: Williams, affiant formally known as SHAMERA ELISA WILLIAMS in some cases, in essence and sui juris, good reason and good conscience, hereby make oath, depose and declare that the following facts are true, correct and complete to the best of my knowledge and belief. I, Sha'Mera-Elisa: Williams, do solemnly declare and affirm the following historical facts and distinctions with regard to the status of de jure Private American National Citizenship (said original federal citizenship, secured by Article IV, Section 2 of the Constitution for the united States of America, having been broadened into national citizenship by Section 1 of the 14th Amendment to the Constitution of the United States of America) and on the other hand, a State-created, statutory, de facto Public "U.S. citizenship" as a basis enabling a correction of mistake by this Declaration.

This de facto Public U.S, citizenship, being in substance likened to a privileged Roman citizenship, would enable the constitutionally de jure civilian government of the United States (having been constitutionally altered from being a de jure "Federal" government to a de jure "National" government by the 14th Amendment, 1868} to be replaced with a Congressionally -created, statutory, de facto Emergency War Powers military government of the United States on March 9, 1933, This current de facto government in many ways has in fact replaced the constitutional, de jure jurisdiction of the United States, the "United States" being the collective name of the states which are united by and under the constitution, "(Hoover & Allison Co. v. Evatt, 324 U.S. 652, 672), replacing it with a de facto jurisdiction of the United States", {Hooven & Allison Co, v. Evatt, supra, 671).

This in effect then, leaves only exclusive/American Equity Jurisdiction operable for remedies required by the Private American National Citizen, the posterity of the People that created these United States.

DECLARATION OF STATUS

Maxims: "Equity regards as done that which ought to have been done." Equity will not aid a volunteer Equity will not complete an imperfect gift Equity will not suffer a wrong to be without a remedy Equity will not permit a statute to be used as an instrument of fraud an un-rebutted Declaration point by point stands as Truth Coming in peace, and granting peace to all men.

DECLARATION OF STATUS of Sha'Mera-Elisa: Williams Private American National Free Woman

*Commission Expires: 11/2/26

REVOCATION OF POWER OF ATTORNEY

I hereby revoke, rescind, cancel, and make void from the beginning, all powers of attorney, in fact or otherwise, implied in "law" or otherwise, signed either by me or anyone else, as it pertains to any "tax file/identification number" and/or "social security number" assigned to me, as it pertains to my "birth certificate," and as it pertains to any and all other numbers, "licenses," "certificates," and other "instruments" issued by any and all "government" and quasi-"governmental" departments or agencies, due to the use of various elements of fraud by said agencies to attempt to deprive me of my sovereignty and/or property. I hereby waive, cancel, repudiate, and refuse to knowingly accept any alleged "benefit" or "gratuity" associated with any of the aforementioned numbers, "licenses," "certificates," and other "instruments." My use of any such numbers, "licenses," "certificates," or other "instruments" has been for information purposes only, and does not grant any "jurisdiction" to anyone. I do hereby revoke and rescind all powers of attorney, in fact or otherwise, signed by me or otherwise, implied in "law" or otherwise, with or without my consent or knowledge, as it pertains to any and all property, real or personal, corporeal or incorporeal, obtained in the past, present, or future. I am the sole and absolute owner and possess allodial title to any and all such property.

Take notice that I also revoke, cancel, and make void from the beginning all powers of attorney, in fact, in presumption, or otherwise, signed either by me or anyone else, claiming to act on my behalf, with or without my consent, as such power of attorney pertains to me or any property owned by me, by, but not limited to, any and all quasi/colorable, public, "governmental" departments, agencies or corporations on the grounds of constructive fraud, concealment, and nondisclosure of pertinent facts. I affirm that all of the foregoing is true and correct. I affirm that I am competent to make this Affidavit. I hereby affix my own signature to all of the affirmations in this entire document with: By a Living Woman Sha'Mera-Elisa: Williams, sui juris Seal:

Signature Ma Mila Elita 3/tillians sudjuris Print Sha Mara E. Williams sui juns A.R.R Without Prejudice U.C.C. 1-308 Date: June 9th 3054 A.D.
Notary for purposes of Identification Only, not to enter any foreign Jurisdiction
NOTARY PUBLIC
State of Missouri))ss. County of Jackson)
Full Name State ofMISSOURI REPUBLIC County ofJACKSON COUNTY Subscribed and sworn to (or affirmed) before me on this
Print DAVID MICAH JOINER Notary Public - Notary Seal Jackson County - State of Missourt Commission Number 22301656 My Commission Expires: 11/2/26
DECLARATION OF STATUS of Sha'Mera-Elisa: Williams Private American National Free Woman

DECLARATION OF FRAUD

This document also to all heirs and assigns:

Sha'Mera-Elisa: Williams sui juris

Jackson County

Case #s: EC-3034-337 GC-2034-338

That I, Sha'Mera-Elisa: Williams sui juris, a living breathing woman being first duly sworn, depose and say and declare by my signature that following facts are true to the best of my knowledge and belief.

- 1. It is declared that is a debt collector and that I have never contracted with your company and thus I have no financial obligation to your company.
- 2. You have purchased a debt from another company and you had no interest in the original debt making your status that of a mere volunteer. Formally known as KCPL; Kansas City Power and Light and Missouri Gas Energy.
- 3. The right of subrogation does not arise to one who pays the debt of another as a mere volunteer. This includes attempts at collection by assignment, transfer, or trade.
- 4. A volunteer, stranger, or intermeddler is "one who thrusts himself into a situation on his own initiative, and not one who becomes a party to a transaction upon the urgent petition of a person who is vitally interested, and whose rights would be sacrificed did he not respond to the importunate appeal," Laffranchini, 39 Nev. 48, 153 P. at 252 ... Parties may be considered volunteers if, in making a payment, they have no interest of their own to protect, they act without any obligation, legal or moral, and they act without being requested to do so by the person liable on the original obligation. Henningsen v. United States Fidelity Guar. Co., 208 U.S. 404, 411 (1908); Smith v. State Sav. & Loan Ass'n, 175 Cal. App. 3d 1092, 1098, 223 Cal. Rptr. 298, 301 (1986); Norfolk & Dedham Fire Ins. Co. v. Aetna Casualty & Surety Co., 132 Vt. 341, 344, 318 A.2d 659, 661 (1974).
- 5. Your company extinguished the alleged debt upon purchase and any attempt to collect or sell the debt is an act of fraud.
- 6. Know and understand that contacting me again after receipt of this notice without providing procedurally proper verification of the debt constitutes the use of interstate communications in a scheme of fraud by advancing a writing, which you know is false, with the intention that others rely on the written communication to their detriment.
- 7. You have not produced the account and general ledger statement showing the full accounting of the alleged obligation that you are now attempting to collect as demanded by the FDCPA.
- 8. You have not provided a copy of a contract between me and Evergy Metro Inc & Spire Missouri Inc or the original creditor as I have repeatedly requested, thus trying to defraud me of my money and are a party to mail fraud.
- 9. By reporting to credit agencies anything but "debt is paid in full" you are committing fraud and are open to lawsuit under the FDCPA. Failure to provide me with a written letter by your agency/law firm of

"non-existence of debt" within 10 days will result in the actions mentioned below. Failure to purge all derogatory credit reporting from any credit agencies, including Experian, Equifax and TransUnion without validity of the aforementioned debt shall be considered an act of fraud. Illegal extortion of funds Punitive damages General damages Exemplary damages Special damages Inability to obtain fresh credit for filing judgments against my credit bureau and/or such further & other relief as I deem necessary to seek. You, have 10 days upon receipt to respond to this notice of fraud. If you do not respond within the 10 days you agree that this declaration is true and that you will report debt as "paid in full" and that no money is owed to Evergy Metro Inc., Spire Missouri Inc., and the Water Services.

THAT, this declaration if not rebutted by any man/woman, representing Evergy Metro Inc., Spire Missouri Inc., and Water Services at any level, in any matter, at any time within 10 days upon receipt, these facts stand as true in the both the private and public record.

NOTE: Maxim of Law: 1. In Commerce – Truth is sovereign. 2. For a matter to be resolved, it must be expressed. Point of Law – Silence equates to agreement. Signed and sealed by this living woman, Sha'Mera-Elisa: Williams sui juris.

Signature: Shamlla-elisa: williams Si puns

Print: Shamera-e: Williams sui juns
Without Prejudice U.C.C. 1-308. All Rights and Liberties Reserved.

Notary for purposes of Identification Only, not to enter any foreign Jurisdiction.

NOTARY PUBLIC

	Done this 9th day of Une 2024 A.D.	
•	Your name ACKNOWLEDGEMENT SUBSCRIBED TO AND SWO. A.D.2024, a Notary, that, Shamara Williams is known or has proven to me to be the wo/man whose name is subscribed acknowledged to be the same.	personally appeared and
	State of Missour	
	County of Jackson	
_	Print David Mich biner	DAVID MICAH JOINER Notary Public - Notary Seal Jackson County - State of Missouri Commission Number 22301656 My Commission Expires Nov 2, 2026
`	Signature (Seal)	
	Notary, Public in and for said State My Commission expires: 11 2	26

AFFIDAVIT OF STATUS OF:

sha'mera-elisa: williams, sui juris a PRIVATE NATIONAL AMERICAN FREE WOMAN/NON"U.S. citizen"

STATE OF _	_Missouri)
	SS)
COUNTY O	F Jackson)

Comes now, _Sha'Mera-Elisa: Williams sui juris, your Affiant, being competent to testify and being over the age of 21 years of age, after first being duly sworn according to law to tell the truth to the facts related herein states that he has firsthand knowledge of the facts stated herein and believes these facts to be true to the best of his knowledge.

- 1. That your Affiant is one of the People of these united States of America, being a creation of God and born/domiciled in one of the several States.
- 2. Your Affiant is a living, breathing, sentient being on the land, a Natural Person, and therefore not and cannot be any ARTIFICIAL PERSON and, therefore, is exempt from any and all identifications, treatments, and requirements as any ARTIFICIAL PERSON pursuant to any process, law, code, or statute or any color thereof.
- 3. Your Affiant notices that in these united States of America, the authority of any and all governments resides in the People, the Natural Persons, of the land, for government is a fiction of the mind and can only be created by the People, effected by the People, and overseen by the People for the benefit of only the People
- .4. Your Affiant at all times claims all and waives none of his God given inherent, unlimited, unalienable, secured and guaranteed Rights pursuant to the Declaration of Independence and the Constitution of the united States of America as ratified 1791 with the Articles of the Amendments.
- 5. Your Affiant notices that pursuant to the Constitution of the united States of America as ratified 1791 with the Articles of the Amendments, Article VI paragraph 2, "This Constitution and the Laws of the united States which shall be made in Pursuance thereof; and all Treaties made, under the authority of the United States, shall be the supreme Law of the Land; and the Judges in every State shall be bound thereby, any Thing in the Constitution or Laws of any State to the Contrary notwithstanding".
- 6. Your affiant notices, that as a matter of their lawful compliance to the referenced Constitution, any of the People, while functioning in any Public capacity, in return for the trust of the other People, are granted limited delegated authority of and by the People, with specific duties delineated in accordance thereof, shall only do so pursuant to a lawfully designated, sworn and subscribed Oath of Office and with any and all bonds and other requirements thereof, to ensure their faithful performance to the other People.
- 7. Your Affiant notices that the only court lawfully authorized by the People pursuant to said Constitution to hear matters in controversy of the People, civil or criminal, is a court that in which all officers of the court have and abide by their sworn and subscribed oaths of office supporting and defending the Rights of the People, and in which all matters are heard in accordance with all aspects of due process of law and only Trial by jury and in keeping with the Amendments V, VI, and VII.

- 8. Your Affiant notices that pursuant to this supreme Law of the Land and the God given Rights secured and graranteed therein, said Constitution is established to ensure that the dominion granted by God to all People, on this land, shall endure, and ensure forever that this People on this land be free from any and all slavery, indenturement, tyranny, and oppression under color of any law, statute, code, policy, procedure, or of any other type.
- 9. Your Affiant further notices that pursuant to said Constitution, Affiant cannot be compelled, manipulated, extorted, tricked, threatened, placed under duress, or coerced, or so effected by any Natural Person, who individually, or in any capacity as or under any Artificial Person, agency, entity, officer, or party, into the waiving of any of Affiant's Rights or to act in contradiction thereof, or to act in opposite of the moral conscience and dominion granted Affiant by God, nor can Affiant be deprived of any of these Rights, privileges, and immunities except by lawful process in accordance with said Constitution, without that Natural and/or Artificial Person, in whatever capacity, in so doing, causing injury to your Affiant and thereby committing numerous crimes, requiring lawful punishment therefrom.

Maxim: "Equity regards as done that which ought to have been done."

Further, Affiant sayeth naught...

Print sha Mira E. Williams sur juns			
Signature Shamere elisai Williams	Date: June 9th, 2024		
NOTARY PUBLIC			
Notary for purposes of Identification Only,	not to enter any foreign Jurisdiction		

Subscribed and sworn to (or affirmed) before me on this gth day of whe, 2024

by Shamera, Williams, proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me.

PRINT DAVID MICAN, USINEN (Seal) Notary Public

Commission Expires: 12/2/26

Signature

DAVID MICAH JOINER
Notary Public - Notary Seal
Jackson County - State of Missouri
Commission Number 22301656
My Commission Expires Nov 2, 2026

SOVEREIGNTY AFFIDAVIT OF TRUTH

Be it known to all who call themselves "government," their "courts," agents, corporations and other parties, that I, Sha'Mera-Elisa: Williams, sui juris © am a natural, freeborn sovereign individual, without subjects.

I am neither subject to any entity anywhere, nor is any entity subject to me. I neither dominate anyone, nor an I dominated. I am not a "person" as defined in commercial "statutes" when such definition includes "artificial entities."

I refuse to be treated as a "federally" or "state" created entity which is only capable of exercising certain rights, privileges, or immunities as specifically "granted" by "federal" or "state" "governments." I, Secured Party Name© am created by GOD alone and subject only to my true Creator, GOD.

I am not a fictitious corporate entity, or public office holder using any fraudulent government-created, upper case name [THE STRAW MAN] that resembles my natural name. This upper case fictional identity was forged for illegal commercial gain from a birth certificate, without full disclosure and without my consent or my mother's consent. I may voluntarily choose to comply with the "laws" which others attempt to impose upon me, but no such "laws," nor their "enforcers," have any authority over me. I am not in any "jurisdiction" for I am not of subject status.

Unless I have willfully harmed or violated someone or someone's property without their consent, I have not committed any crime, and am therefore not subject to any penalty. Thus, be it known to all, that I reserve my natural right not to be compelled to perform under any "contract" that I did not enter into knowingly, voluntarily, and intentionally.

Furthermore, I do not accept the "liability" associated with the compelled and pretended "benefit" of any hidden or unrevealed "contract" or "commercial agreement. "As such, the hidden or unrevealed "contracts" that supposedly create "obligations" to perform, for persons of subject status, are inapplicable to me, and are null and void. If I have participated in any of the supposed "benefits" associated with these hidden "contracts," I have done so under duress, for lack of any other practical alternative. I may have received such "benefits" but I have not accepted them in a manner that binds me to anything.

Any such participation does not constitute "acceptance," because of the absence of full disclosure of any valid offer, and voluntary consent without misrepresentation or coercion. Without a valid voluntary offer and acceptance, knowingly entered into by both parties, there is no "meeting of the minds," and therefore no valid contract. Any supposed "contract" is therefore void, from the beginning. From my age of consent to the date affixed below I have never signed a contract knowingly, willingly, intelligently, voluntarily, and intentionally whereby I have waived any of my natural inherent rights, and, as such, take notice that I revoke, cancel, and make void from the beginning my signature on any and all "contracts," "agreements," "forms," or any "instrument" which may construed in any way to give any agency or department of any "government" any "authority," "venue," or "jurisdiction" over me. Typical examples of such compelled and pretended "benefits" are:

"1."Birth Certificate": The fact that a "birth certificate" was issued to me by a local hospital or "government" agency when I was born, is irrelevant to my sovereignty. No status, high or low, can be assigned to another person through a piece of paper, without the recipient's full knowledge and consent. Therefore, such a piece of paper provides date and place information only. It indicates nothing about "jurisdiction," nothing about property ownership, nothing about rights, and nothing about subject status. The only documents or commercial contracts that can have any significance, as it concerns my status in

society, are those which I have signed as an adult, with full knowledge and consent, meeting true requirements of an "enforceable" contract, free from non-disclosure, misrepresentation, or coercion of any kind.

- 2. The use of national currency to discharge my debts: I have used these only because there is no other widely recognized currency.
- 3. The use of a bank account: If there is any hidden "contract" behind an account, my signature therewith gives no validity to it. The signature is only for verification of identity. I cannot be obligated to fulfill any hidden or unrevealed "contract" whatsoever, due to the absence of full disclosure and voluntary consent. Likewise, my use of the bank account is due to the absence of an alternative. To not use any bank at all is very difficult and impractical.
- 4. The use of a "driver's license": There is no real need for me to have such a "license" for travelling in a car. However, if I am stopped for any reason and found to be without a "license," it is likely I would be unduly harassed and penalized. Therefore, under duress, I carry a "license" only to avoid extreme inconvenience.
- 5. "State plates" on my car: Similarly, if I have "registered" my car with the "state" and carry the "state plates" on it, I have done so only because to have any other "plates" or no "plates" at all, causes me to run the risk of "police officer" harassment and extreme inconvenience.
- 6. The use of a "passport": There is no real need for me to have a "passport" (or other associated "permits," "visas," etc.) to travel. I have the right to travel without hindrance, wherever, however, and whenever I wish, so long as I do not encroach upon the private property of others. Though without a "passport," my right to travel is unduly hindered. Therefore, under duress, I only use a "passport" to prevent extreme inconvenience and to ensure that I can travel from one "country" to another at all.
- 7. Past "filing" of "tax returns": Because such "tax returns" were "filed" under threat, duress, and coercion, and no two-way contract was ever signed with full disclosure, there is nothing in any past "filing!" of "tax returns" or payments that created any valid contract. Therefore, no obligation on my part was ever created.
- 8. Past "enrolment" and "voting": Similarly, since no obligation to perform in any manner was ever revealed in print, as part of the "requirements" for the supposed "privilege" to "enroll" and "vote," any such "enrolment" or "voting" does not oblige me to do anything, nor grant any "jurisdiction" over me to anyone.
- 9. "Citizenship": Any document I may have ever signed, in which I answered "yes" to the question, "Are you a UNITED STATES citizen?" cannot be used to compromise my status as a sovereign, nor obligate me to perform in any manner. This is because without full written disclosure of the definition and "consequences of such supposed "citizenship," provided in a document bearing my signature given freely without misrepresentation or coercion, there can be no binding contract. I am not a "UNITED STATES citizen." I am not a "resident of," an "inhabitant of," a "franchise of," a "subject of," a "ward of," the "property of," the "chattel of," or "subject to the jurisdiction of" any "monarch" or any corporate "commonwealth," "federal," "state," "territory," "county," "council," "city," "municipal body politic," or other "government" allegedly "created" under the "authority" of a "constitution" or other "enactment." I am not subject to any "legislation," department, or agency created by such "authorities," nor to the "jurisdiction" of any employees, officers, or agents deriving their "authority" therefrom. Nor do any of the "statutes" or "regulations" of such "authorities" apply to me or have any "jurisdiction" over me. Further, I

am not a subject of any "courts" or bound by "precedents" of any "courts," deriving their "jurisdiction" from said "authorities."

Take notice that I hereby cancel and make void from the beginning any such "instrument" or any presumed "election" made by any "government" or any agency or department thereof, that I am or ever have voluntarily elected to be treated as a subject of any "monarch" or a "[insert name of "country" here] citizen," or a "resident" of any "commonwealth," "state," "territory," "possession," "instrumentality," "enclave," "division," "district," or "province," subject to their "jurisdiction(s)."

- 10. "Constitution": The document supposedly setting forth the foundations of a "country" and "its" "government," has no inherent authority or obligation. A "constitution" has no authority or obligation at all, unless as a contract between two or more individuals, and then it is limited only to those individuals who have specifically entered into it. At most, such a document could be a contract between the existing people at the time of its creation, but no-one has the right, authority, or power to bind their posterity. I have not knowingly, voluntarily and intentionally entered into any such "constitution" contract to oblige myself thereby, therefore such a document is inapplicable to me, and anyone claiming to derive their "authority" from such a document has no "jurisdiction" over me.
- 11. Use of semantics: There are some immature people with mental imbalances, such as the craving to dominate other people, who masquerade as "government," and call the noises and scribbles that emanate from their mouths and pens "the law" which "must be obeyed." Just because they alter definitions of words in their "law" books to their supposed advantage, doesn't mean I accept those definitions. The fact that they define the words "person," "address," "mail," "resident," "motor vehicle," "driving," "passenger," "employee," "income," and many others, in ways different from the common usage, so as to be associated with a subject or slave status, means nothing in real life. Because the "courts" have become entangled in the game of semantics, be it known to all "courts" and all parties, that if I have ever signed any document or spoken any words on record, using words defined by twists in any "law" books different from the common usage, there can be no effect whatsoever on my sovereign status in society thereby, nor can there be created any "obligation" to perform in any manner, by the mere use of such words. Where the definition in the common dictionary differs from the definition in the "law" dictionary, it is the definition in the common dictionary that prevails, because it is more trustworthy. Such compelled and supposed "benefits" include, but are not limited to, the aforementioned typical examples. My use of such alleged "benefits" is under duress only, and is with full reservation of all my natural inherent rights. I have waived none of my intrinsic rights and freedoms by my use thereof. Furthermore, my use of such compelled "benefits" may be temporary, until alternatives become available, practical, and widely recognized.

REVOCATION OF POWER OF ATTORNEY

I hereby revoke, rescind, cancel, and make void from the beginning, all powers of attorney, in fact or otherwise, implied in "law" or otherwise, signed either by me or anyone else, as it pertains to any "tax file/identification number" and/or "social security number" assigned to me, as it pertains to my "birth certificate," and as it pertains to any and all other numbers, "licenses," "certificates," and other "instruments" issued by any and all "government" and quasi-"governmental" departments or agencies, due to the use of various elements of fraud by said agencies to attempt to deprive me of my sovereignty and/or property. I hereby waive, cancel, repudiate, and refuse to knowingly accept any alleged "benefit" or "gratuity" associated with any of the aforementioned numbers, "licenses," "certificates," and other "instruments." My use of any such numbers, "licenses," "certificates," or other "instruments" has been for information purposes only, and does not grant any "jurisdiction" to anyone. I do hereby revoke and rescind all powers of attorney, in fact or otherwise, signed by me or otherwise, implied in "law" or otherwise, with or without my consent or knowledge, as it pertains to any and all property, real or personal, corporeal or incorporeal, obtained in the past, present, or future. I am the sole and absolute owner and possess allodial title to any and all such property.

Take notice that I also revoke, cancel, and make void from the beginning all powers of attorney, in fact, in presumption, or otherwise, signed either by me or anyone else, claiming to act on my behalf, with or without my consent, as such power of attorney pertains to me or any property owned by me, by, but not limited to, any and all quasi/colorable, public, "governmental "departments, agencies or corporations on the grounds of constructive fraud, concealment, and nondisclosure of pertinent facts. I affirm that all of the foregoing is true and correct. I affirm that I am competent to make this Affidavit. I hereby affix my own signature to all of the affirmations in this entire document with intentionally, and without misrepresentation, duress, or coercion. The use of notary below is for identification only, and such use does not grant any "jurisdiction "to anyone.

FURTHER AFFIANT SAITH NOT.

(Printed Name:) Sha Mura Elisa Williams,
Sovereign and Natural Free-Woman of the Land. Principal, by Special Appearance, in Propria Persona

Subscribed and sworn, without prejudice, UCC-1.308, and with all rights reserved,

Sovereign and Natural Free-Woman of the Land. Principal, by Special Appearance, in Propria Persona, proceeding Sui Juris.

provocame but varie.	
Signed: Aha mera clina: 3Kilhara sul juris	
Date: June 9th, 2024 On this 9th Day of June undersigned, a Notary Public in and for 5hameric Williams, pesigned, known to me to be the one whose name is signed on this instrument	, 2024 before me, the rsonally appeared the above- nt, and has acknowledged to me
that s/he has executed the same.	
Signed: Daux Mich	
Printed Name: David My cub Join (seal)	,
Date: 4 6-9-24 Commission F	Expires: 11/2/26
;	DAVID MICAH JOINER Notary Public - Notary Seal Jackson County - State of Missouri Commission Number 22301656

My Commission Expires Nov 2, 2026

Sovereign Authority

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

Sha'Mera E Williams: sui juris All rights reserved UCC 1-308/1-207

Non-domestic without the United States

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 \$250,000 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: N.Na.M. S. Sulland sui juris,	This Affidavit is dated 11/18/2002
NOTARY	PUBLIC
State Missour, County 10 Subscribed and sworn to before me, a Notary Pub 1. 3Killiams This 18	chaen lic, the above signed: day of voxon Dox year 2022
Signature Notary Public	G. SCIARA NOTARY O My Commission Expires April 29, 2023 SEAL Clay County OF MISS Commission # \$15038552

MY COMMISSION EXPIRES 4-39. 2023

Sovereign Authority

Affidavit of reservation of rights UCC 1-308/207

THIS IS A PUBLIC COMMUNICATION TO ALL	Sha'mera- Elisa: Williams, sui juns
Notice to agents is notice to principles Notice to principles is Notice to Agents Applications to all successors and assigns All are without excuse	All rights reserved UCC 1-308/1-207
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Let it be known to all that I, Sha'Mera- Elisa: Williams explic UCC -207.	uitly reserves all of my rights. See UCC 1-308 which was formally
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	DAVIT
the several states of the union created by the constitution for the	ing but the truth
Sha Mue 3 Kelliams, surjuns Signature	
NOTAR	YPUBLIC
State Missouri County Jackson	
Subscribed and sworn to before me, a Notary Public, the abo	ove signed by: Sha'Mera- Elisa: Williams,
l i	N N 1 2 . Milliens
This February day of Februs 2024 year	
Signaturo ander L. Lagarte	ANDREAL LAFFERTY
Molary Public Hndr a. L. Loff of	Notary Public - Notary-Seal Jackson CountyS-State-of Missouri Commission/Mimber 2204-065
in Toyannission Expires Toya IGTN ZOND	My Commission Expires Aug 15, 2026



