dcsupport@psc.mo.gov

July 20, 2024 A.D. 10th of Tammuz 5784 A.D.

Good Day,

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

I will be and am filing a formal complaint by writing being that filling out any other paperwork or using their systems as I have experienced, is giving unknown consent and doesn't give any jurisdiction or consent over me, under my Constitutional rights and inalienable rights are protected at all times. I do not consent. I am seeking remedy to an unjust action. The Commission of Missouri and Utility agencies has done the same and twisted legalese language by calling me a corporation for using their systems and filing out their informal complaint forms. I decline.

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)].

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.

"A judge or official must be acting within his or her jurisdiction as to subject matter and person, to be entitled to immunity from civil action for his or her acts." [Davis v. Burris]. "The courts are not bound by an officer's interpretation of the law which he or she presumes to act." [Hoffsomer v. Hayes]. "Where there is no jurisdiction, there can be no discretion, for discretion is incident to jurisdiction." [Piper v. Pearson]. The term [liberty] ... Denotes not merely freedom from bodily restraint but also the right of the individual to contract, to engage in any of the common occupations of life, to acquire useful knowledge, to marry, to establish a home and bring up children, to worship God according to the dictates of her own conscience... The established doctrine is that this liberty may not be interfered with, under the guide of protecting public interest, by legislative action." [Meyer v. Nebraska].

Commercial Law is non-judicial. It is prior to, superior to, and the basis of [and cannot be set aside or overruled by] the statutes of any government, legislature, governmental, or quasi-government, agencies, courts, judges, and law enforcement agencies, all of which are under an inherent obligation to uphold said Commercial Law.

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

"It will be an evil day for American Liberty if the theory of a government outside supreme law finds lodgment in our constitutional jurisprudence. No higher duty rests upon this Court than to exert it's full authority to prevent violations of the principles of the Constitution." [Downs v. Bidwell]. "If this office does the same that would be treason to the Constitution." [Cohen v. Virginia]. It is the duty of the courts and agency's of the same to be watchful for the Constitutional Rights of the Citizens, and against any stealthy encroachments thereon. Their motto should be Obsta Principiis." [Boyd v. United].

"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). State may not impose a charge for the enjoyment of a right. [Murdock v. Pennsylvania, 319 U.S. 105, at 113]. "Under our system of government upon the individuality and intelligence of the citizen, the state does not claim to control him/her, except his/her conduct to others, leaving him/her the sole judge as to all that

affects himself/herself." [Mugler v. Kansas 123 U.S. 623, 659-60]. I should not be charged or penalized for expressing my rights in and across Gods given land. A violation against my rights is at hand. See... USC 18 § 241-Conspiracy Against Rights: "The right of action created by statute relating to deprivation, under the color of law, of a right secured by the Constitution and the laws of the United States, and claims which are based solely on statutory violations of State/ Federal Law and applied to claim that complainant Williams had and has been deprived of her rights, in some capacity, to which Williams is entitled." See... [Owen v. Independence 100 Vol. Supreme Court Records 1398:(1982); Main v. Thiboutot 100 Vol. Supreme Court Records. 2502: (1982).

Thus, the bills are 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. These Agencies and Schools has used my name or my property stating that I have to abide to their rules and statute's and provide such things in order for my child to attend school. Per my Notice of Affidavit of Truth all is null and void. The courts belongs to the sovereign plaintiff (people). Black's Law Dictionary, 5th Ed., page 318 defines the court as "The individual and suit of the sovereign; the place where the sovereign sojourns with his regal retinue, wherever that may be." Any violations of Common Law is a CRIMINAL ACT that is punishable. Anyone who bypasses my constitutional rights commits treason against the Constitution.

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

INTERPRETATION IN FAVOR OF THE PEOPLE:

ANY constitutional provision intended to confer a benefit should be liberally construed in favor in the clearly intended and expressly designated beneficiary. "That a constitution should receive a literal interpretation in favor of the Citizen, is especially true, with respect to those provisions which were designed to safe guard the liberty and security of the citizen in regard to person and property. [16 Am Jur 2d: 16 Am Jur. 2d., Sec. 97; Bary v. United States -273 US 128].

SUPREME LAW IS THE BASES OF ALL LAW. ALL FICTION OF LAW IS NULL AND VOID. "All codes, rules and regulations are for government authorities only, not human/creators in accordance with God's Laws. "All codes, rules, and regulations are unconstitutional and lacking due process..." [Rodrigues v. Ray Donovan]. "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. That, 61 Wn (2d) 261]. NO ONE IS BOUND TO OBEY AN UNCONSTITUTIONAL LAW AND NO COURTS OR QUASI GOVERNMENT ARE BOUND TO ENFORCE IT.

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

Furthermore, I do not consent to all these said things placed upon me to live and thrive in this world. By using I or my property operating illegally in my name against my unalienable natural rights of freewill consent, as a woman is created equal in the image of her Universal God. "Statues" and Statutory instruments "Contracts" do not apply to the human but only to the piece of paper which is the LEGAL PERSONALITY which has no reality. As the legal fiction ---the LEGAL PERSONALITY --- was created by the company called "THE UNITED CORPORATION", that company gets to say what the rights and duties for that piece of paper are. It's marked "U.S. Copyright" showing that it does not belong to an individual and was created by the State. The Legalese definitions of words which sound commonplace, can be found in Black's Law Dictionary in current 8th Ed. A human is defined as a "monster". The US has been lawless for more than 100 years because of the whole Justice System is being dealt with by a commercial company. Any financial institution is a legal fiction and does not actually exist. Maxim: "Arguments are for fools..."

I sent only the things that stand triumphant in commerce which is all of my Affidavits; Sovereign, Truth and Declaration of Status and these instruments speak for themselves. I am attaching the other half of the complaints given to all other derivatives for deprivation of a right to natural resources. Here are the letters sent to the Commission with their reply stating that I have to provide items that are inapplicable to me.

American case law has clearly adjudicated that:

- "Where rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them."
- -Miranda v. Arizona, 384 U.S.
- "The claim and exercise of a constitutional right cannot be converted into a crime."
- -Miller v. U.S., 230 F2d 486, 489
- "There can be no sanction or penalty imposed upon one because of this exercise of constitutional rights."
- -Sherar v. Cullen, 481 F. 945

I am not a fictitious corporate entity, or public office holder using any fraudulent government-created, upper case name [SHAMERA ELISA WILLIAMS] 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.

Under 18 and 42 code sec. 241 and sec. 242, sec.1983, Sec.1985, and Sec. 1986: Clearly established the right to sue anyone who violates my constitutional rights. Including yourself who I am sending this complaint and notice to principal to.

USC 18 § 241- Conspiracy Against Rights

USC 42 § 1985- Conspiracy to Interfere with Civil Rights

USC 42 § 1986- Action for Neglect to Prevent

USC § 242 Deprivation of Rights Under the Color of Law

ONLY THE PEOPLE CAN JUDGE- [Cruden v. Neale]. The State of Missouri is committing human and civil rights violations either directly or indirectly. I hold all accountable for violating and depriving my rights directly or indirectly.

Violations that have occurred:

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

USC 18 §242- DEPRIVATION OF RIGHTS UNDER COLOR OF LAW: Whoever under the Color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State the deprivation of any rights shall be fined under this title or imprisoned not more than one year or both. "Colorable. That which is the appearance only, and not what it purports to be, hence counterfeit, feigned, having the appearance of the truth." [Black's Law Dictionary, 5th Edition]. A matter must be expressed to be resolved.

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

USC 42 § 1983- CIVIL ACTION FOR DEPRIVATION OF RIGHTS: Every person who, under color of any statute, ordinance, regulation, custom, or usage, of any State subjects, or causes to be subjected, any person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the party injured in an action at law. A common law civil suit will be filed for negligence and not coming forth to show proof of claim to a bill, tax, debt or obligation(s).

USC 42 1985- CONSPIRACY TO INTERFERE WITH CIVIL RIGHTS. If two or more persons in any State or Territory conspire for the purpose of depriving, either directly or indirectly, any person's rights the party

so injured or deprived may have an action of damages against anyone or more of the conspirators, in this case it's Evergy and Spire jurisdiction within Kansas City, Missouri Republic Commission Jurisdiction.

USC 42 § 1986- ACTION FOR NEGLECT TO PREVENT:

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

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

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. Where rights secured by the Constitution are involved, there can be no rule making. [Miranda v. Arizona, 384 U.S. 436, 491]. "Sovereignty itself is, of course not subject to law, for it is the author and source of law;" [Yick Wo v. Hopkins, 118 US 356, 370]. To deprive the People of their Sovereignty it is first necessary to get the People to agree to submit to the authority of the entity they have created. That is done by getting them to claim they are citizens of that entity. See... Const. For the U.S.A. XIV Amendment, for the definition of a "citizen of the United States". I am not a 14th Amendment citizen/slave per my Affidavit of Reservations. "Although it is manifested that an unconstitutional provision in the statute is not cured because included in the same act with valid provisions and that there are no degrees of constitutionality." [16 Am Jur 24., Sec. 260].

"The assertion of federal rights, when plainly and reasonably made, is not to be defended under the name of local practice." [Davis v. Wechsler, 263 US 22, at 24]. The Claim and exercise of a Constitutional Right cannot be converted into a crime." [Miller v. U.S., 230 F 2d 486, 489]. XXI. NO GOD NO LIBERTY -KNOW GOD KNOW LIBERTY.... "If the Son therefore shall make you free, ye shall be free indeed." Jesus at John 8:36. God the Creator who gave me life gave me liberty. See... [United States v. Williams].

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

Remedy: See... [15 U.S. Statute at Large] also known as "Expatriation Statute." Violation fee of my liberty is \$250.000 per incident and any part thereof. Wherefore all had undeniable knowledge including the Commission, Judges and government officials that hold place in these offices. Also see... Affidavit of Reservations. A violation fee is at hand for disregarding my rights and liberties. See... [Elmore v. McCannon (1986) 640 F. Supp. 905].

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

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

Special Appearance: "Let the record show that a copy of the 'person' and 'birth certificate' is attached and has been given to the Civil Rights Department. 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 depriving my rights under the color of law. 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 complainant to dispute the personal jurisdiction of over the complainant to as to avoid default, while the complainant seeks the remedy of the action.

(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. Thus, I challenge the courts/institutions jurisdiction over me: See... Affidavit of Truth; only jurisdiction given in the case is to give Remedy. See attachments... ALL RIGHTS RESERVED WITHOUT PREJUDICE UCC 1-308. They all have been given Notice to show proof of claims with my self-executing document Notices of Affidavit of Fact.

My Affidavit of Truth, Notice of Current Living Standing of the Live Born Woman: shamera-e:williams sui juris is on record and take notice. I, shamera-e:williams, sui juris have already reserved all my natural rights with all these corporations including the Evergy, Spire and Commission. I am filing an complaint and have given Notice against and the Kansas City Missouri utilities and those within the jurisdiction. "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 nunc 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.

I 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 commission administration 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, turn in things that are inapplicable to me. 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", brought by Admiralty and the only power this Court has over the Sovereign is to give Remedy. These utility corporations are using their systems, statutes, bills and communications to deprive the rights of the people. 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 in default taken against I if I, my living self-do not show up to their appointed time and place of business. 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/or a non-response has 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. Thus, giving me the right to file a Common Law Suit. 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.

Commercial Law is non-judicial. It is prior to, superior to, and the basis of [and cannot be set aside or overruled by] the statutes of any government, legislature, governmental, or quasi-government, agencies, courts, judges, and law enforcement agencies, all of which are under an inherent obligation to uphold said Commercial Law.

They then stated I need to an attorney, which is also untrue. My rights should be adhered to by any and all officials in these agencies. Any other action to the contrary would be a violation of my God given rights and when exercising my rights my beliefs has not been regarded. Which is discrimination to my beliefs as stated in all paperwork sent to Civil Rights for the Department. I command for my Affidavits to speak to an unjust action and unjustified intrusion of these government and institutions actions. These benefits are listed on my Declaration of Status and address their concerns but they fail to read it and continue to tell me what I need to do in order to have working utilities. Which is depriving me of my and my family the right to natural resources.

I was put through stress, from trespassing, residential billings, signing up thru the portals and constant hindrances just for my said family by force by the way of where one lives or not live. Again, asking for Utility Bills in your said name, or providing some sort of documentation to residency to attend, which I have done in the pass and now enough is enough. For my rights are sufficient. If my rights are violated there is a violation fee located within my signed Affidavit of Reservations. In the Affidavit of Fact, I asked to show proof of claim that using these articles are false. See number 12 of Affidavit of Fact... Evergy and Spire has done the same, depriving my family of a right to utilities by not following my Sovereign Authority and stating I must pay these debts which are fraud.

[Cruden v. Neale, 2 N.C. 338 (1796) 2 S.E.] ALL MEN DECIDE FOR THEMSELVES whether they to participate in the institutions of men or not. "... every man is independent of all laws, except those prescribed by nature. He/ She is not bound by any institution formed by his/her fellowman without his or her consent." I do not consent /no contract. See ... [Hoke v. Henderson, 15 25 a.m. dec. 677] ... "... that statutes which would deprive a citizen of the rights of a person or property without a regular trial, according to the course of common law, would not be the law of the land." Supremacy CLAUSE: Constitution Rules Over Statutes. [16 Am Jur 2d., Sec. 155:, emphasis added], [US Constitution]. See... [Marbury v. Madison 5 U.S. 137 (1803)]. Common Law is still the LAW of the LAND.

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

Everything including taxes is already pre-paid by way of birth certificate bond. 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. The use of bills is a corporation, I am a living natural born soul just as my children. The bills all have all caps which is labeling me as a corporation which is false and constitutes fraud against myself without my knowledge. I am filling complaints against their actions for using colorable law and colorable money.

Notice of Opportunity to show and prove Number #12 of my Affidavit of Fact Notice given to Commission, Evergy and Spire on numerous occasions located in Kansas City, Missouri:

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 for profiting corporation Legal Nexus UTILITY REGULATORY COMMISSION FOR ALL 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)

None has come forth to show proof of claim not has given answer to my Affidavit of Fact or Declaration of Status. A non-response is agreement and they all have fell into dishonor for not answering to the facts at hand.

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".

Notices that pursuant to this supreme Law of the Land and the God given Rights secured and guaranteed 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.

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. See Affidavit of Sovereign and Affidavit of Status and all other Affidavits included with this written formal complaint.

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

The Remedy I seek is for my utilities to be restored. Depriving me of my God Given rights this becomes a violation against my beliefs. I can't be penalized for marking natural born citizenship and not a u.s. citizen per certificate of birth. Which is an operation of fraud and these documents are only for informational purposes only, not to give jurisdiction over myself. I'm filing a Pro se Common Law Civil suit against the unjust actions against living souls to not be treated as commodity or a commercial entity as the certification of birth is for/slavery. I have attached the following from these agencies and their administration what they are asking for and I am not obligated to give such items to keep control of the people.

This is my written formal complaint against Evergy and Spire for depriving me of my rights and discrimination against my God given beliefs and rights. That is a violation against my rights and liberties. These institutions are committing violation against I and my daughter as National Private American living free woman and free child in the effects of the freeman. Standing in our Sovereignty given by no other than The Creator and Holy Spirit that dwells in me. This Notice and Complaint is sent to you in the love and peace of Jesus Christ, may you repent and do the works of the same.

I shall not be punished for expressing my "Bill of Rights, Declaration of Independence, God given rights and the Constitution. That secure these rights, Governments are instituted among men, deriving their just powers from the consent of the governed." [Cruden v. Neale]. ONLY THE PEOPLE CAN FILE A CRIMINAL AND CIVIL COMPLIANT, mines is by the use of my affidavits and declarations letting my affidavits to speak and command justice to an unjust system.

COMMON LAW IS STILL THE LAW OF THE LAND. [Marbury v. Madison]. "If any statement, within any law which is passed, is unconstitutional, the whole law is unconstitutional..." [Marbury v. Madison].

WE THE PEOPLE of the United States, in order to form a more perfect union, establish justice, ensure domestic tranquility, provide for the common defense, promote the general welfare, and secure the blessings of liberty to ourselves and our posterity, do ordain and establish this Constitution for the United States of America. The

Declaration of Independence says: "We hold these truths to self-evident, that ALL MEN ARE CREATED EQUAL, they are endowed by their Creator with unalienable rights, that among these are Life, Liberty, and Pursuit of Happiness. That to secure these rights, governments are instituted among men, depriving their just powers from the consent of the governed- that whatever any form of government becomes destructive of these ends, it is the Right of the People to alter or abolish it, and to institute new governments, laying its foundation on such principles and organize its powers in such form, as to them shall seem most likely to affect their Safety and Happiness."

PEOPLE- are supreme, not the state. [Waring vs. the Mayor of Savanah]; The state cannot diminish rights of the people. [Hertado v. California]; ... at the Revolution, the sovereignty devolved on the people; and they are truly sovereigns of the country, sovereigns without subject...with none to govern but themselves. [CHISHOLM v. GEORGIA]: are entitled to all the rights which formerly belonged to the King by his prerogative. [Lansing v. Smith]. [Yick Wo v. Hopkins, 118 US 356, 370 (Undersigned is Sovereign and no court has challenged that status/standing)].

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. See... Affidavit of Truth of a Living and Standing shamera-elisa: of Williams family and all instruments addressing these corporations who are violating my constitutional rights, civil liberties and human rights. All must be held accountable for an unjustified action to my living self. When I am stating the Truth in the Divine, Holy Spirit, my Creator that will have the last say regarding me and my property.

PSC restore natural gas source and cannot disconnect lights for a non payment and answer to the Declaration of Fraud which is what these corporations and entities are committing; fraud.

Sha'Mera-E: Williams sui juris
ALL RIGHTS RESERVED
WITHOUT PREJUDICE UCC 1-308.
Non Assumpsit 47041 assumpsit

Dia Mera-clisa Williams sui juris

Cc: dcsupport@psc.mo.gov
Evergy and Spire agents
antonio.aris@spireenergy.com
matt.aplington@spireenergy.com
sreenu.dandamudi@spireenergy.com
julie.johnson@spireenergy.com
roger.steiner@evergy.com

heather.humphrey@evergy.com stephanie.gates@evergy.com anthony.westenkirchner@evergy.com

Certificate of Service: I do hereby certify that a true and correct copy of the foregoing documents has been served by electronic mail or via fax on this 20th day of July 2024. Witness my hand and signature of the Private National American Free woman at Republic this 20th day of July 2024.

Shai mere Elisa: of Millioner Sul juris

/S/ Sha'Mera-Elisa: of Williams sui juris All Rights Reserved Without Prejudice UCC 1-308 Non-Assumpsit Restore service. You have been given Notice. Paying with FRN is fraud, the money is colorable.

non-assurpsit.

DECLARATION OF FRAUD

This document also to all heirs and assigns:

Sha'Mera-Elisa: Williams sui juris

Case #s: <u>EC-2024-327</u> GC-2024-328

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: Shamla-alisa: Williams Di juns

Print: Shamera-e: Williams sur 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 Gth day of Vine 2024 A.D	•
Your name ACKNOWLEDGEMENT SUBSCRIBITION A.D.2024, a Notary, that, is known or has proven to me to be the wo/man who acknowledged to be the same.	amera Willam S, personally appeared and
State of MISSONI	
County of Jackson	_
Print David Microh Volvier David Microh Volvier Signature	DAVID MICAH JOINER Notary Public - Notary Seal Jackson County - State of Missourl Commission Number 22301656 My Commission Expires Nov 2, 2026 Seal)





Customer service or gas emergencies 800-582-1234 | SpireEnergy.com Account number

Read type Actual

Due date 08/01/24 Amount due

Account summary

Service period (29 days)

06/19/24 to 07/17/24

Usage

Previous reading Present reading

Previous balance

Past due amount $ext{ } ext{ } ext{$

Current charges

Amount due

A late fee may be charged if not paid before 08/07/24



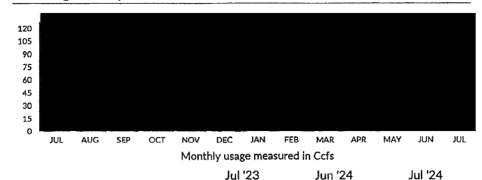
This bill includes a past due amount of \$ Please pay immediately to avoid disconnection.

⚠ Attention

IMPORTANT NOTICE

Y<u>our accou</u>nt is past due. Íf the amouint öf sn't received by 08/07/24, unfortunately we'll have to turn off your natural gas service. Please see the enclosed letter for more information, including the cost to reconnect, payment arrangements and assistance options.

Gas usage history



Total used Average daily Ccfs Days in billing cycle

Details of current charges

Delivery and distribution charges

WNAR Delivery subtotal

Natural gas cost charges

Usage:

Natural gas subtotal

Taxes

Franchise tax

Taxes subtotal

Pipeline upgrade charge (ISRS) tax

Subtotal

🛕 Please return this portion with your payment. We ask that you please don't fold, staple, or paper clip payment to your bill.

spire (

Account number

Read type Actual

Due date 08/01/24 Amount due

A late fee may be charged if not paid before 08/07/24

Amount enclosed: \$

M Dollar**Help**

Share the warmth by checking the red box here or by signing up at DollarHelp.org

Make check payable to: Spire

3

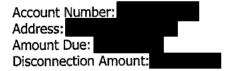
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32196 1 AV 0.545 0231736-SPMS277338-ST.1GRP_5-0739578032196 SHAMERA WILLIAMS

T:107

Spire Drawer 2 St. Louis MO 63171





RE: Important Billing Notice

HI SHAMERA WILLIAMS,

Unfortunately, your most recent gas bill hasn't been paid. We understand that sometimes things happen in life that make it difficult to keep up with monthly bills, and we want to help. But first, we really need to hear from you.

If we don't hear from you, and the disconnection amount shown above hasn't been received by 08/07/24, we will have to turn off your natural gas service on or after that date. If this happens, you will need to pay a portion of your bill up front, and you may also have to pay a reconnection fee of \$65 and an additional deposit, to have your service turned back on. Let's work together to make sure that doesn't happen.

The easiest way to avoid a potential disconnection is to pay the disconnection amount. We offer several ways to pay:

- By phone at 800-582-1234 using a credit or debit card, or bank account
- Online at www.SpireEnergy.com
- In person at any authorized payment location. Visit SpireEnergy.com/PayInPerson
- By mail

If you're having trouble paying your bill, you can often sign up for a payment arrangement, prior to your delinquent date. Below are the payment arrangements we offer:

Payment arrangements

Please give us a call, before your delinquent date, to talk about other available payment options.

Financial assistance

United Way can connect you with agencies or organizations that may be able to offer financial assistance to help you pay your gas bill. Call 211, available 24/7, or visit Call211.org for more information.

Please note: Our disconnection process has changed. You'll receive all further notifications regarding potential disconnection of your service by telephone.

We want to help you avoid a service disconnection. So please act right away.

Customer Service Team Spire

> PSC: Restore Natural Gas-Violations have occurred by Spire Inc. This is a bill- and constitutes FRAUD!

Manue-e-radiunts nijunz ALL RIGHTS RESERVED WITHOUT PRÉJUDIE UCC 1-308 NON ASSUMPSIT

7/24/24

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 ့

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 UCO 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 feè of my liberty is \$250,000 per incident or per 15 minutes or any part thereof. Wherefore all have undeniable knowledge.

AFFIDAYIT

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: 1514-1914 3NALUST sui juris,	This Affidavit is dated 11/11/17022
NOTARY	PUBLIC 2
Subscribed and sworn to before me a Notary Publ	CYSEN
5. 3 Villianto This 18th	day of Doxed Dox year 2022
Signature Notary Public	ADTARY COMMY Commission Expires April 29, 2023 Clay County Commission # \$15038552
W 2011 STORES 44-29-2022	

Sovereign Authority

Affidavit of reservation of rights UCC 1-308/207

PUBLIC 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
1	Non- domestic without the United States
I st the known to all that I Sha'Mara, Elies, Williams evolu	itty reserves all of my rights. See UCC 1-308 which was formally
UCC 1-207.	any reserves and of the rights. See GOO, 1-500 which, was runtiany
"§ 1-308. Performance or Acceptance Under Reservation of in performs or promises performance or assents to performance thereby prejudice the rights reserved. Such words as "w	e in a manner demanded or offered by the other party does ithout prejudice," "under protest," or the like are sufficient."
I retain all my rights and liberties at all times and in all places, forevermore. Further, I retain my rights not to be compelled to be enter knowingly, voluntarily and intentionally. And furthermore, I unrevealed contract or commercial agreement. I am not ever subcontracted away from sovereignty.	form under any contract or commercial agreement that I did not to not accept the liability of title compelled benefit of any
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´ Violation fee of my liberty'is \$250,000 per incident or per 15 mi knowledge.	nútes or any part théreof. Wherefore all have undeniable
AGE!	DAVIT #
Affiant, Sha'Mera- Ellsa: Williams, sui juris, a natural born Citize the several states of the union created by the constitution for the	on of (MISSOURI) in its dejure capacity as a republic and as one of united States of America 1,777/1789. This incidentally makes me on People, does swear and affirm that Affiant has scribed and read sthand knowledge and conviction, such are true, correct, including but the furth
¥	e e e e e e e e e e e e e e e e e e e
	CPUBLIC ®
•	
Subscribed and sworn to before me, a Notary Public, the abo	
Shamera & Williams Sig	impera l Hillianis
This Forman day of Front 2024 year	3
Signature area I Lagarte	ANDREALIZATION
Notary Public Hredra 1 . Loffert	ANDREA L LAFFERTY NGTATY PUBLIC - NOTATY-Seal Jackson County - State of Missouri
MY COMMISSION EXPIRES Hug. 16th, 2026	Commission Number 22944953 My Commission Expires Aug 15, 2026

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"

an **"Ameri**ca**n National"** Under Section I of the 14th Amendment: Constitution of the United States of America

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 exclusive/inherent Equity/Chancery governed solely by the Maxims of Equity, I, Sha'Mera Elisa of Williams., do make oath, solemnly declare and affirm:

- 1. WHEREAS, the FRANCHISE, CORPORATE SOLE, Cesti Que Trust, via the "application for birth certificate and/or the BIRTH CERTIFICATE" (hereinafter BIRTH CERTIFICATE) being in fact a unilateral contact under seal, was created and offered legally through deceit, in effect, alters, within the current, government, the status of "We the People", which includes every individual Private American National Citizen; first of our sovereignty as a People, then of our constitutionally-created status, and ultimately our lives, fortunes and our sacred honor;
- 2. WHEREAS, the true purpose of the BIRTH CERTIFICATE, a unilateral contract under seal, is to be a covert commercial agreement and unconscionable by "We the People", adhesion contract/quasi-contract between the state of the baby's natural birth and the mother of the baby, the baby then deemed property of the Federal, de facto military government of the United States (the BIRTH CERTIFICATES being recorded by the Department of Commerce then to serve as collateral securities for the unquestionable public debt as per Section 4 of the 14th Amendment);
- 3. WHEREAS, the true nature of the DATE OF FILING on the BIRTH CERTIFICATE, a unilateral contract under seal, is to commence the legal birth of the quasi-corporate, artificial person/Public "U.S. citizen" created by all necessary legal elements of a unilateral contract (it being in writing, signed, sealed and delivered for registration and filed with a public office of the baby's state of live birth);
- 4. WHEREAS, the true nature of the DATE OF BIRTH of the baby named on the BIRTH CERTIFICATE is to commit the natural person/Private American Natural Citizen as Surety, for, and personal property, of the state-created, artificial person/Public "U.S. citizen", both entities being legally wedded into one legal entity, the hybrid, federally-owned, Public "U.S. citizen",
- 5. WHEREAS, the BIRTH CERTIFICATE is a BUSINESS INSTRUMENT recorded with the County Recorder, a subsidiary of the Secretary of State (of the several states treated as "conquered territories"), also sent to the Bureau of Census, a division of the Department of Commerce in Washington, D.C. placing the NAME of the Public "U.S. citizen" into interstate and foreign world commerce as a statutory, legal, "person" (as corporations, partnerships, trusts, corporate soles, etc.), distinct and separate from the "natural born citizen", i.e. the Private American National Citizen;
- 6. WHEREAS, the Secretary of State (of the several states) charters corporations and issues franchises, therefore, any natural born citizen/Private American National Citizen with a BIRTH CERTIFICATE is liable to the Franchise Board of the State's Department of Revenue for income/excise/privilege taxes, as well as being liable to the Internal Revenue Service collecting the internal revenue for the "Federal Corporation" of the United States (28 USC 3002 (15)(A) via excise/income/privilege taxes in payment of the interest on the national debt (proven by President Ronald Reagan's Grace commission) which interest is owed to the Roman papacy's Federal Reserve Bank;
- 7. WHEREAS, this BIRTH CERTIFICATE, functioning as a BUSINESS INSTRUMENT, has deceived the Private American National Citizen, Sha'Mera Elisa of Williams., allegedly named on said certificate, into an unknown and covert implied contact by operation of law, and had placed Affiant and fellow Private American National Citizens under an alien, foreign, and yet "temporary", de facto military jurisdiction of the United States created at first by the "Emergency Banking Act", in it's initial paragraphs containing a congregationally- 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;

- 8. WHEREAS, Affiant, a Private American National Citizen, has presently ceased to be Surety for 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:
- 9. WHEREAS, the above de facto jurisdiction of the United States includes the jurisdiction of the constitutionally-created, federal and state civilian courts (IN FORM) sitting in a martial Roman Equity/At Law (IN SUBSTANCE), they are no longer proceeding against the accused Private American National Citizen with the Mode of a Common Law civilian due process, but rather with the Mode of a Roman Civil Law martial due process that, if unchallenged by producing state-filed public records and other prima fascia evidence, will confer a martial jurisdiction over the accused, being then forced to plead in a court imposing martial due process and procedure derived from a congressionally-amended World War 1 statute as of March 9, 1933, the judges, federal and state, acting on behalf of the de facto military dictator/Commander-in-chief sitting in Washington D.C.;
- 10. 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;
- 11. Your Affiant notices that pursuant to this supreme Law of the Land and the God given Rights secured and guaranteed 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.
- 12. Affiant in essence has irrevocably separated himself from the state-created FRANÇHISE, 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.
- 13. WHEREAS, I, Sha'Mera Elisa of Williams., have returned to my former status of being an American Freewoman and an American National in Equity, i.e. de jure Private National Citizen of the United States under Section 1 of the 14th Amendment and therefore stand "in personam", "in essence", and "sui juris", possessing all God-given 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;
- 14. WHEREAS, I, Sha'Mera Elisa of Williams., 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, de facto 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 de facto Emergency War Powers Governments (federal and state) as those absolute, paternal powers are exercised towards its "infants, children and wards", and the de facto Public U.S. citizens";

- 15. And so Sha'Mera Elisa of Williams., aka Sha'Mera Elisa Williams., hereby present my renunciation, as to any implied allegiance to the de facto "United Sates", Declaration of Status OF Sha'Mera Elisa Williams. citizen" (artificial person/"U.S. citizen") of the sovereign, de facto Military Government of the United States for income/excise/privilege tax purposes.
- 16. I am one of the Posterity of "We the People" by whom the Constitution was originally ordained and established according to it's Preamble, holding de jure Private American National Citizenship for the united States of America.
- 17. My Proper name at Common Law is "Sha'Mera Elisa" my surname/family name is "Williams" & "Young", I am also known by the name "Sha'Mera Elisa Williams".
- 18. Proper name "Sha'Mera Elisa of Williams" is spelled in both upper and lower case letters, without capitalization i.e. without using all capital-lettered name, in accordance with proper rules of English grammar.
- 19. My flags, national and state, are not military colors bordered with gold fringe and/or draped with gold cords with gold tassels.
- 20. 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.
- 21. 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 of Williams., American National Private Citizen of the United States of America Private Citizen of the Republic of Missouri Nation Missouri, General delivery Missouri, Zip accepted near
- 22. 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.
- 23. Emergency war Powers Act, fraudulently, unconscionably and mistakenly recorded that false all capital lettered name on the public record.
- 24. I was naturally born in the city of the County of the County of the Within the geographical jurisdiction of the Republic of Missouri State, one of the several States of the Union, as a "I was naturally born in the city of the County of the County of the County of the Within the geographical jurisdiction of the Republic of Missouri State, one of the several States of the Union, as a "I was naturally born in the city of the County of the County
- 25. In the day of my natural birth I became a de jure Private American National Citizen of the geographical united States of America (composing the fifty Republic states) pursuant to the protections of Section I of the 14th Amendment to the Constitution for the united States of America.
- 26. In the day of my natural birth I became a de jure Private American National inhabitant of the geographical Republic of Missouri State pursuant to the protections of Section I of the 14th Amendment to the Constitution for the united States of America,
- 27. On the day my "'Certificate of Live Birth" was filed with the "State of Missouri", by operation of law I became the Property/Surety and/or and wedded to "SHAMERA ELISA WILLIAMS", a state-created, Corp St "corporate sole" and statutory Public "U.S. citizen" of the de facto "Emergency war Powers Military Government of the "United States", a corporation it governing the states as "conquered territories" and its state-created "U.S. citizens" as a conquered people,
- 28. Said Property has been returned to the natural owner, said Surety ship has been terminated, the marriage has ended and my former status of private American National of the United States of America has been restored, pursuant to the maxims of the Law of Contract,

The American Common Law, Equity Maxims, Equity Jurisprudence and the Uniform Commercial Code, by means of a duly filed and publicly recorded Release Without Consideration—Nunc Pro Tunc Ab Inflict*

- 29. If a de jure Private American National Citizenship of the Republic is "paramount and dominant", my de jure Private Citizenship of the Republic of Missouri is "subordinate and derivative" of said Private National Citizenship of the United States.
- 30. Selective Draft Law Cases; 245 U.S. 366, 389 (1918). Private Citizens of the United States were called "American Freemen** by pre~14th Amendment presidents George Washington, Andrew Jackson, Zachary Taylor and Abraham Lincoln, as well as by post 14th Amendment Supreme Court
- 31. Justice John Marshal! Harlan evidenced by his dissent [In U.S. Maxwell v Dow, 176 U.S. 581, 607, 617 (1900 and Downes v. Bidwell, 132 U.S. 2444, 381 (1901)].
- 32. I, now, Specially and Privately inhabit without the military jurisdiction of the "United States" as defined by the" Trading With the Enemy Act", and therefore Privately Inhabit within a non-military occupied private estate within territorial jurisdiction of the geographical Republic of Missouri, which I sometimes refer to as The Statement Missouri Republic pursuant to the protections provided for by Section 1 of the 14th Amendment.
- 33. My flags are the civilian flag of the Republic of the United States of America (4 USC 1) and the civilian flag of the Republic of Missouri. Neither civilian flag, representing its nation under a republican form of government, displays gold fringe and/or gold cords with gold tassels' as do military colors displayed by the Commander-inchief of the de facto Military Government of both the United States of America and the State of Missouri.
- 34. My law is the Twenty Maxims of English/American Equity; My seal is private to my family. Being a non-statutory, constitutionally-protected Private American National Citizen of the Republic of the united States of America and a non-statutory, constitutionally-protected Private Citizen/Special and Private inhabitant of the Republic of Missouri and therefore no longer the Property/Surety for and/or wedded to the Missouri "corporate sole" / "Public U.S. citizen" "SHAMERA ELISA WILLIAMS" is not in commerce as a matter of personal status, as are statutory, state-created, Surety-backed Public "U.S. citizens" of the United States, and therefore the sentient, living person "Sha'Mera Elisa Williams.", without a Surety and Persona! Property, is a "Non-Taxpayer" described in Economy Plumbing & Heating vs. United States, 470 F. 2d, 585 at 589 (1972).
- 35. I have rescinded every Signature of Surety ship Nunc Pro Tunc Ab Initio—ever executed on behalf of the corporate sole / "U.S. citizen" "SHAMERA ELISA WILLIAMS" (including any and all derivatives of the NAME thereof) be it public and/or private, by means of a duly filed "Rescission of Signatories of Surety ship"—Nunc Pro Tone Ab Initio. The legal Title holder(s) and the Equitable Title holder of all legal property of the Private Business Trust "SHAMERA ELISA WILLIAMS" are private [n nature evidenced by a "Notice of Private Trust Arrangement" filed in the public record,
- 36. I am the agent for the Private Business Trust "SHAMERA ELISA WILLIAMS" in the acquisition of its legal property by nature evidenced by a "Notice of Probate Trust Agreement ** filed in the public record,
- 37. The Private Business Trust "SHAMERA ELISA WILLIAMS." is in U.S. domestic and world commerce, all products being equitable property by nature of a special and private Sole Beneficiary holding the status of a Private Citizen of the United States, secured by Section 1 of the 14th Amendment to the Constitution of the United States of America. Therefore the Private Business Trust "SHAMERA ELISA WILLIAMS", "has no income", and therefore the trust is a Non-taxpayer legal entity.

Further, I, Sha'Mera Elisa of Williams, in esse and sui juris, makes oath, do solemnly declare and affirm the following negative averments:

1.I am not alien juris, holding the status of being the Property/Surety for and/or wedded to an artificial, de facto, hybrid Public "U.S. citizen created by state statute in the state of my natural birth for the benefit of the de facto Emergency War Powers Military Government created on March 9, 1933;
DECLARATION OF STATUS of Sha'Mera-Elisa: Williams Private American National Free Woman

Hence, I am neither an infant or a child nor a rebel or a belligerent under the power of a paternal and martial Emergency War Powers Military Government, federal or state.

- 2. My Proper name is not "SHAMERA ELISA WILLIAMS", "SHAMERA E. WILLIAMS", Sha'Mera E. Williams", or any other form or derivative thereof; of this nom de guerre/name of war carried by all "U.S. citizens", which is principal in distinguishing the difference between all of the uppercase names and mixed case names, which has been affirmed by a federal court of record.
- 3. My Proper principle not spelled in solely upper case letters or with any abbreviations, which is principal i distinguishing the difference between the all-uppercase name and the mixed case name which has been affirmed by a federal court of record.
- 4.I am not "SHAMERA ELISA WILLIAMS", "SHAMERA E. WILLIAMS", or "Shamera E. Williams", or any derivative thereof; which is principal in distinguishing the difference between the all-uppercase names and the mixed case names that has been affirmed by a federal court of record.
- 5. I am neither the Property/Surety for, nor wedded to the artificial entity "SHAMERA ELISA WILLIAMS", "SHAMERA WILLIAMS", "Shamera E. Williams" or any other derivative of this nom de guerre/name or war carried by all "U.S. citizens", said NAME being the legal property by characteristic of the de facto Military Government of the United States of America.
- 6. I am neither a statutory, state-created Public "United States citizen", (artificial person) of the sovereign, de facto Military Government of the United States nor am I Surety for and/or personal property of and/or wedded to a statutory, state-created Public "United States citizen" (artificial person) of the sovereign, de facto Military Government of the United States as a matter of Status and/or a matter of public and/or private contract. Therefore, I am not a state-created, federally owned, statutory Public, "United States citizen" (artificial person/"U.S. citizen") of the sovereign, de facto Military Government of the United States for income/excise/privilege tax purposes.
- 7. My flags, national and state, are not military colors bordered with gold fringe and/or draped with gold córds with gold tassels.
- 8. 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.
- 9. 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 may be mailed service at: Sha'Mera Elisa of Williams, American National Private Citizen of the United States of America Private Citizen of the Republic of Missouri Nation, Missouri General delivery
- 10. 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. Further and Finally: I, Sha'Mera Elisa of Williams am a constitutionally-acknowledged and protected, de jure Pre-1933 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 Missouri, known as a "Missouri", Specially and Privately inhabiting in English/American Equity on the United States, in Missouri. Therefore, I, Sha'Mera Elisa of Williams, 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 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.

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.

Sha'Mera Elisa of Williams, American National, non-citizen, Freewoman 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 Sole Beneficiary for "SHAMERA ELISA WILLIAMS": legal entity formally known as Sha'Mera Elisa of Williams.

Further, I, Sha'Mera Elisa of Williams 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 of Williams., 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 Missouri, known as a "Missouri", Specially and Privately inhabiting in English/American Equity on the land of United States in Missouri.

Therefore, I, Sha'Mera Elisa of Williams., 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 of Williams.: 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, American National, non-citizen, Freewoman 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 "SHAMERA ELISA WILLIAMS": legal entity formally known as Sha'Mera Elisa Williams. Again, I say: I come in and operate in peace. Declaration of Status OF Sha'Mera Elisa Williams. Further Affiant Sayeth Not. By: Sha Mila Flisa - Wilhams
Without Prejudice. All Rights and Liberties Reserved. Signature Sha Mua Williams **NOTARY** Notary for purposes of Identification Only, not to enter any foreign Jurisdiction. State of __MISSOURI_ County of JACKSON Subscribed and sworn before me this 24th day of 30 ne two thousand and twenty-four in the year of our Lord. WITNESS my hand and official seal: Andrew L. Hyrry Signature of Notary Public Andrea L. Lafferty
Print

My Commission Expires Hug. 15th, 2026 ANDREA L LAFFERTY Notary Public - Notary Seal Jackson County - State of Missouri Commission Number 22944953 My Commission Expires Aug 15, 2026 DECLARATION OF STATUS of Sha'Mera-Elisa: Williams Private American National Free Woman

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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 my living hand, a Living Woman: Sha'Mera-Elisa: Williams, sui juris Common Law Seal: My hand and Mark as Subscriber:

THE USE OF THE NOTARY BELOW IS FOR IDENTIFICATION AND SUCH USE DOES NOT GRANT ANY JURISDICTION TO ANYONE.

NOTARY PUBLIC State of Missouri) County of Jackson) Signature Ma Mua E. Hillians Date: 26th June 2024 Print Shamura Elisa Williams Subscribed and sworn to (or affirmed) before me on this 26 fn day of June, 2024 by Shainera Elisa Williams, proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me. Molece 1. Lypety (Seal) Notary Public Signature ANDREA L LAFFERTY Print Andrea L. Lafterty Notary Public - Notary Seal Jackson County - State of Missouri Commission Number 22944953 My Commission Expires Aug 15, 2026 Commission Expires: Aug. 15th, 2026

Declaration of Status of Sha'Mera- Elisa: Williams Private American National Free Woman

