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JOHN F. WARREN
COUNTY CLERK
DALL AS COUNTY
BY DEPUTY

Common Law Vehicular Judicial Notice Constitutional Drivers License

AFFIDAVIT OF RIGHT TO TRAVEL

COMMON LAW VEHICULAR JUDICIAL NOTICE CONSTITUTIONAL

DRIVERS LICENSE

THE UNDERSIGNED Sovereign Moor Individual, David Wayne Goodacre hereby Certified, by Rights Secured under Provisions of the Constitution of the United States of America, the Constitution of the several states, Common Law, Nature and Laws of Nature, that these Rights are retained in FEE SIMPLE ABSOLUTE, and held and protected with special Regard to Rights designated and/or set forth as follows: ALSO NOTE Right and Property are ONE AND THE SAME THING-by the Honorable Justice LOUIS BRANDIS U.S. SUPREME COURT. NOTICE AND ADVISORY OR RIGHTS CLAIMED INVIOLATE:

1) The Right to TRAVEL FREELY, UNENCUMBERED, and UNFETTERED is guaranteed as a RIGHT and not a mere privilege. That the Right to TRAVEL is such a BASIC RIGHT it does NOT even need to be mentioned for it is SELF evident by Common Sense that the Right to TRAVEL is a BASIC CONCOM/VITANT of a FREE Society to come and from length and breath FREELY UNENCUMBERED and UNFETTERED distinguishes the characteristics required for a FREE PEOPLE TO EXIST IN FACT. Please See SHARPIO vs. THOMSON 394 U.S. 618. Further, the Right to TRAVEL by private conveyance for private purposes upon the Common way can NOT BE INFRINGED. No license or permission is required for TRAVEL when such TRAVEL is not FOR THE PURPOSE OF [COMMERCIAL] PROFIT OR GAIN on the open highways operating under license IN COMMERCE. The above named Common Law individual listed IS NOT OPERATING IN COMMERCE and as such is thereby EXEMPTED FROM THE REQUIRED INTENT OF A LICENSE AS SUCH. Further, the STATE OF TEXAS (OR ANY OTHER STATE) Is FORBIDDEN BY LAW from converting a BASIC RIGHT into a PRIVILEGE and requiring a LICENSE and or FEE CHARGED for the exercise of the BASIC RIGHT. Please SEE MURDOCK vs. PENNSYLVANIA, 319 U.S. 105, and if THE STATE OF TEXAS OR (ANY OTHER STATE) does ERRONEOUSLY convert BASIC RIGHTS into PRIVILEGES and require a License OR FEE a Moormay IGNORE THE LICENSE OR FEE WITH TOTAL IMMUNITY FOR SUCH EXERCISE OF A BASIC RIGHT. Please see Schuttleworth vs. BIRMINGHAM, ALABAMA, 373 U.S. 262. Now if a Moor exercises a BASIC RIGHT and a Law of ANY state is to contrary of such exercise of that BASIC RIGHT, the said supposed Law of ANY state is a FICTION OF LAW AND 100%TOTALLY UNCONDITIONAL LAW OR LICENSE REQUIREMENT. Please see MARBURY vs. MADISON, 5 U.S. 137 (1803), which has never been overturned in over 194 years, see Shepard's Citation. Now further, if a Natural Person relied in good faith on the advice of Counsel or on the Decision of the UNITED STATES SUPREME COURT that individual has a PERFECT DEFENSE to the element of WILLFULNESS and since the burden of proof of said WILLFULNESS is on the Prosecution to prove beyond a REASONABLE DOUBT, said task or burden being totally impossible to specifically perform there is NO CAUSE OF ACTION FOR WHICH RELIEF MAY BE GRANTED BY A COURT OF LAW, Please see U.S. vs. Bishop 142 U.S. 346, OBVIOUSLY THERE IS NO LAWFUL CHARGE AGAINST EXERCISING A BASIC Right to TRAVEL for a regular Common Law Natural Person NOT IN COMMERCE on The common way Public HIGHWAY. THAT IS THE LAW!! The above named Natural Person IS IMMUNE FROM ANY CHARGE TO THE CONTRARY AND ANY PARTY MAKING SUCH CHARGE SHOULD BE DULY WARNED OF THE TORT OF-

TRESPASSIII YOU ARE TRESPASSING ON THIS Common Law IndividualIII.

2) The original and Judicial jurisdiction of the United States Supreme Court in ALL, ACTION IN WHICH A STATE may be party through subdivision, political or trust. This includes ALL state-approved subdivision and/or INCORPORATED Cities, Townships, municipalities, and Villages, Et Al. Please see Article 3, Section 2, Para. (1) and (2), U.S. Constitution.

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- 3) The undersigned has NEVER willingly and knowingly entered into ANY Contract or Contractual agreement giving up ANY Constitutional Rights which are secured by the CONSTITUTION, the SUPREMIE LAW OF THE LAND. This Common Law Natural Person has NOT harmed any party, has NOT threatened any party, and that includes has NOT threatened or caused any endangerment to the safety or wellbeing of any party and would leave any claimant otherwise to their strictest proofs otherwise IN A COURT OF LAW. The above named Individual is merely exercising the BASIC RIGHT TO TRAVEL UNENCUMBERED and UNFETTERED on the Common public way or highway, which is their RIGHT TO SO DO!!! Please see Zobel vs. Williams, 457 U.S. 55, held the RIGHT TO TRAVEL is Constitutionally PROTECTED II
- 4) Conversion of the RIGHT TO TRAVEL into a PRIVILEGE and or CRIME is A FRAUD and is in clear and direct conflict with the UNITED STATES CONSTITUTION, THE SUPREME LAW OF THE LAND, LAWS made by any state, which are clearly in direct CONFLICT or REPUGNANCY are UNCONSTITUTIONAL and are NOT WITH STANDING IN LAW AND ARE BEING CHALLENGED AS SUCH HERE AND THEREBY ARE NULL AND VOID OFF LAW ON THEIR FACE. NO COURTS ARE BOUND TO UPHOLD SUCH FICTIONS OF LAW AND NO Moor is bound to obey Such a FICTION OF LAW, SUCH REGULATION OR LAW OPERATES AS A MERE NULLITY OR FICTION OF LAW AS IF IT NEVER EXISTED IN LAW. NO MOOR IS BOUND TO OBEY SUCH UNCONSTITUTIONAL LAWIII
- 5) The payment for a privilege requires a benefit to be received. As the RIGHT TO TRAVEL is already secured it is clearly unlawful to cite any charges without direct damage to the specific party. Nor may a Individual be charged with an offense for the exercise of a CONSTITUTIONAL RIGHT, in this case the RIGHT TO TRAVEL. Please see Miller vs. United States 230 F2d 486. Nor may a Natural Person be denied DUE PROCESS OF LAW or EQUAL PROTECTION UNDER THE LAW
- 6) The undersigned does hereby claim, declare and certify ANY AND ALL their CONSTITUTIONAL RIGHTS INVIOLATE from the CREATOR and secured in THE UNITED STATES CONSTITUTION and the CONSTITUTION OF THE state wherein the above as a SOVEREIGN, Common LAW Natural Person existing and acting entirely AT THE COMMON LAW, and retain ALL BASIC RIGHTS under the CONSTITUTION OF THE UNITED STATES OF AMERICA, NATURE AND THE CREATOR AND UNDER THE LAWS OF THE CREATOR, THE SUPREME LAW GIVER.
- 7) ANY VIOLATOR OF THE ABOVE CONSTRUCTIVE NOTICE AND CLAIM IS CRIMINALLY TRESPASSING UPON THIS ABOVE NAMED COMMON LAW Natural Person and WILL BE PROSECUTED TO THE FULLEST EXTENT UNDER THE SUPREME LAW OF THE LAND. BE WARNED OF THE TRESPASS AND THE ATTACHED CAVETS. ALSO TAKE CONSTRUCTIVE NOTICE, IGNORANCE FOR THE LAW IS NOT AN EXCUSE!

SIGNATURE OF THE ABOVE NOTED SOVEREIGN Moor individual is signed

David Wayne Goodacre 4/ c/o[2515] Perryton Drive #6306 Dallas, Texas [75233]

State of Texas

Notary Public

County of Dallas) ss

Sworn and subscribed to before me

My Commission Expires:

06-10-2

LANA GOINS BARNES Notary ID #4767087 My Commission Expires June 10, 2021



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JOHN F. WARREN COUNTY CLERK PALLAS COUNTY

AFFIDAVIT OF TRUTH OF REVOCATION OF ALL SIGNATURES

AND POWERS OF ATTORNEY OF PREVIOUSLY FILED W4 FORMS,

IRS 1040 FORMS, STATE AND CITY INCOME TAX FORMS

I, David Wayne Goodacre hereby revoke, rescind and make void, ab initio (from the beginning), all of my signatures on any and all filed IRS W4 forms 1040 forms and "said" State revocations are made on the grounds that I was induced by fraud to sign such forms and that I was deprived of my substance, and my substantive rights, being denied full disclosure of the voluntary nature of such forms.

I was misled and coerced into believing that filing an IRS W4, State and City forms was required by laws "supposedly" governing me. Even though the IRS knows, pursuant to the Individual Master File which they maintain on Federal Employees and voluntary subjects, that I am not an "employee" of the agency or instrumentality thereof, and that I was misled into believing that I could not file an "In Lieu of a W4," claiming an exemption from withholdings, pursuant codes, and that I would have been denied the right to bear the fruit of my labor for not filing a W4 form. I need to labor in order to sustain my family and myself. Forcing me to complete such forms against my will, under duress and coercion in a violation of my fundamental right. I was further defrauded by coercion and fear into believing that my compensation for labor in the private sector was "taxable income" and that I was required by yet unnoticed law, to file a 1040 form, State and City tax forms; under the threat of being subjected to penalties, interest charges, (usury, a sin in the Holy books), potential prison time and/or a loss of my property.

I further revoke, rescind and make void ab initio and presumptive jurisdiction and all powers of attorney pertaining to me for any and all governmental/quasi/colorable agencies/or departments created under the authority of your constitution, on the grounds of fraud, unconscionableness, and lack of full disclosure.

I declare in good faith, before my creator, Almighty God, that foregoing is true and correct to the best of my knowledge and belief this [Day of May in the Year Two Thousand and eighteen A.D. Explicitly reserving all my rights and wavering none.

· Without Prejudice and with honor,

State of TEXAS

County of DALLAS ss

Subscribed and sworn to before me this // day of / A.D. 2018

Signature of Notary Public

My Commission Expires:

LANA GOINS BARNES Notary ID #4767087 Ny Commission Expire June 10, 2021