

A Security (15 USC)
This is a USSEC Tracer Flag
Not a point of Law

LET THIS BE FILED
Signature *[Handwritten Signature]*
Date 1/9/23

DECLARATION

Certified ma:1# 7022 2410 0001 4259 9521

Law of the Flag Invoked!! Words and Phrases A-Z Rubstrat v. People, 57 N.E. 41,45 185 ILL, 49 I.r.a. 181, 76 Am St. Rep. 30, citing Bouv. Law Dict., Rawle's Rev., 799,800. (Flag is composed of 4 pointed purple stars denoting man on the land.)

James-Delisco: Beeks i, a man	FOR COURT USE ONLY
UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA STREET ADDRESS: 333 Constitution Ave. N.W. CITY/STATE/DISTRICT/ZIP : WASHINGTON D.C. 20001 BRANCH NAME: Dun and Bradstreet # 61193474	
PLAINTIFF/PETITIONER: UNITED STATES OF AMERICA (D & B no. 052714196) CLAIMANT/RESPONDENT: James Beeks as The United States of America; Counter Claimant	
DECLARATION	CASE NUMBER(S) 1:21-cr-00028-APM

NOTICE: i am James-Delisco: Beeks. The style of plaintiffs petition is an improper venue in violation of Title 18 U.S.C. 1001 Fictitious Language. The style of the State shall be "The United States of America".

NOTICE: THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA has not proven jurisdiction on the Record.

NOTICE: THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA are acting as a debt collector and are in Fact violating Federal Law by holding a creditor as Surety. Please provide the Delegation of Authority for UNITED STATES DISTRICT COURTS.

NOTICE: i hereby have fired the DANE COUNTY PUBLIC DEFENDER (FEDERAL DEFENDER SERVICES OF WISCONSIN INC. D & B # 031664720, Josh Uller), i am man, and do not require assistance from any unregistered foreign agent(s) who have not produced their Foreign agent registration statement on the record with a front and back copy of their BAR Card.

NOTICE: i hereby require magistrate Amit Mehta to complete the IRS 8300 form.

NOTICE: i hereby demand proof of claim in the form of a verified Affidavit under oath from any and all who wish to contract with i.

i, james-delisco: in full life do hereby state the following in, on and for the Public Record:

i, have included for surety my 21 (twenty-one) 1957 U.S Silver certificate Dollars serial numbers; D36638161A, W13183574A, K23584253A, W63442662A, A23454235B, E89321762A, B40885064A, H99089858A, Q56731352A, I77703936A, H55794246A, K12881845A, D33754637A, L90715146A, F87872504A, J21012007A, B66641973A, L47041682A, E979982335A, P61666186A, B08354105A.

(22 USC subsection 612 et seq.); Victor Rabinowitz. at. V. Robert F. Kennedy, 376 US 605. "Failure to file the Foreign Agents Registrations Statement" goes directly to the jurisdiction and lack of standing to be before the court and is a felony pursuant to 18 USC subsection(s) 219, 951. The conflict of law, interest and allegiance is obvious.

I declare under penalty of perjury under the laws of the State of Florida that the foregoing is true and correct.

Dated: 12/28/22

James-Delisco: Beeks

(Type or print name)

James-Delisco: Beeks 

(Autograph of Declarant)

Attorney for Plaintiff Defendant

Respondent Other (Specify): Beneficiary

DECLARATION

A 'SECURITY' [15 USC et seq.]
U.S.S.E.C. TRACER FLAG
(not a point of law - under necessity, per
agreement of the parties and/or in
violation of Bill of Rights - 2nd para.)

EXPLANATION SHEET

TO BE ATTACHED TO EVERY COMMERCIAL INSTRUMENT OR FILING

TO BE ATTACHED TO EVERY COMMERCIAL INSTRUMENT

CONTAINING THE PHRASE "A SECURITY – 15 USC"

This "EXPLANATION SHEET" is to be attached to all Commercial Affidavits, Including Affidavits of Obligations (Commercial Lien), which are non-judicial consensual process which arise out of a breach of special performances, e.g. for public officials' breach of oath of office.

The Notice is included for the purpose of Full Disclosure (UCC), and as a warning for Commercial grace. The reference to Title 15 on a Commercial Affidavit is to indicate that the Affidavit could become a U.S.S.E.C. Federal Security with a tracking number.

A SECURITY – 15 USC

THIS IS A U.S.S.E.C. TRACER FLAG,
NOT A POINT OF LAW*

*One Definition of "A SECURITY" is "any evidence of debt"

This Lien Claimant does NOT rely on Title 15 USC as a basis for the "Commercial Lien". All Commercial processes by using or relying on notes or paper in Commerce (e.g. Federal Reserve Notes). Must bear some sort of Federal tracking, a County Recorder's number, or serial number, which process must be accessible for inspection at the nearest relevant County Recorder's Office or be widely advertised. When a Lien matures in three (3) months by default of the Lien Debtor through the Lien Debtor's failure to rebut the affidavit of obligation point-for-point categorically, it becomes an accounts receivable in the ordinary sense of a collectable debt upon which assignments, collateralization, and other Commercial transactions can be based, hence it becomes a Security subject to observation, tracking, and regulation by the United States Securities and Exchange Commission (hereinafter U.S.S.E.C.).

The notation "A Security – 15 USC" is a flag in Commerce telling the U.S.S.E.C. That a speculation account being established to enforce the Lien. The U.S.S.E.C. Can the monitor the process. As long as the process is truthful, open and above board (full disclosure), the U.S.S.E.C. Has no jurisdiction over it for even the U.S.S.E.C. Has no jurisdiction of the truth of a testimony, depositions, affidavits, and affidavits of obligation (Commercial Liens). And an un rebutted affidavit stands as the truth in Commerce.

Legal Authority: Universal moral/existential truths/principles, expressed in Judaic (Mosaic) Orthodox Hebrew/Jewish Commercial code, corollary to Exodus (chiefly Exodus 20:15,16). This is the best known Commercial process in America. Its prime user is the Internal revenue Service. The IRS uses all three tracking codes. The Federal code is the taxpayer's IRS document file number.

The next stronger code is the County Recorder's number, The strongest, most important, most universal code is the taxpayer's identification number, also known as Social Security Number. The IRS (UK equivalent HM Revenues) collection process is legitimate. The IRS assessment process, however, is a Commercial fraud as is HM Revenues in the UK. The IRS collection is not supported by any Commercial Affidavits, Commercial Liens, or by Contracts, Agreements, or True Bill in Commerce establishing the basis on which any debt can be collected.

An Affidavit is someone's solemn expression of truth. The foundation of the Law, Commerce, and the whole legal system consists of telling the truth ("I swear to tell the truth, the whole truth, and nothing but the truth.") either by testimony, deposition, and/or by Affidavit.

Every honourable judge requires those who appear before him to be sworn to tell the truth, and is compelled by the high principles of his profession to protect the truth and do nothing to tamper with that truth, either directly or indirectly, in person or by proxy, or by subordination of an affiant or other party.

A Judge can not interfere with, tamper with, or in any way modify a testimony without disintegrating the truth-seeking process in his sacred profession and destroying the fabric of his own occupation. To do so abrogates the 1st Amendment, which was established to protect the truth. Doing so is committing professional suicide, as well as inviting countless civil and criminal repercussions.

Any Judge who tampers with testimony, deposition, or Affidavit, is a threat to the Commercial Peace and Dignity of the Country, State and the United Kingdom and the United States of America, thereby violating the laws of all political subdivisions and acting in the nature of a foreign, enemy Agent (a Mixed War), justifiably subject to the penalty of Treason.

Whoever acts against a Commercial Affidavit without executing the necessary Commercial Paperwork under Affidavit is subject to being charged criminally. Said charges include fraud, which is gaining at the loss of another using trickery or deception, and expand to include all violations that issue from said fraud.

Commercial processes are fundamentally non-judicial and pre-judicial. No Judge, court, Law, or government can invalidate these Commercial processes, i.e. An Affidavit or a Lien or complaint based thereon, because no third party can invalidate someone's Affidavit of Truth. To act against such an Affidavit is to create a situation and/or enhance the condition of a Mixed War. No one can rebut an affiant except a party (e.g. a Lien Debtor) who alone, by his own Affidavit, must speak for himself or herself if challenged. Only someone himself or herself knows his or her truth and has the right and responsibility to assert it.

A Mixed War condition exists where "authorities" have violated their oaths of office, violated the fundamental law they swore to uphold and protect, violated the code, statutes, and regulations that govern them and in so doing disregard the peace and safety of the community by their acts, operating as Agents for undisclosed Foreign Principals or Governments against those whom they swore to protect. Such Acts of Treason constitute a secret war against the people.

When an affidavit is flagged in Commerce it is becomes a Federal Document because it could become translated into a Security (for example by being attached in support of a Commercial Lien) and not accepting and/or filing a Commercial Affidavit becomes a Federal offence.



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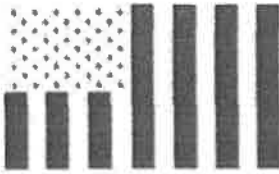
Affidavit of Truth

Notice to Respondeat Superior is Notice to Respondeat Inferior.

"Notification of legal responsibility is "the first essential of due process of law." Connally v. General Construction Co., 269 U.S. 385, 391 (1926).

In Commerce, everything must be stated in Truth. i, ;james-beeks: of the house of Edwards, a man, am the Consumer in Fact, and the Relator hereinafter, One of the People and the "Proponent", do hereby solemnly declare, say, and state in Living Testimony: (1) i am competent for stating the matters set forth herewith; (2) i have firsthand knowledge about the facts stated herein; (3) Everything stated in this TRUTH AFFIDAVIT is the Truth, the Whole Truth, and nothing but the Truth and all stated is true, correct, complete, and not misleading.

PLAIN STATEMENT ABOUT THE FACTS: (a) For Resolving a Matter it must be expressed (b) In Commerce Truth is Sovereign; (c) Truth is expressed in the Form of an Affidavit; (d) An Unrebutted Affidavit stands as Truth in Commerce; (e) An Unrebutted Affidavit becomes the judgment in Commerce; (f) A Truth Affidavit, under Commercial Law, can only be satisfied by a Rebuttal about the Truth Affidavit, by payment, by agreement, by resolution by a grand jury according by the rules for Common Law.



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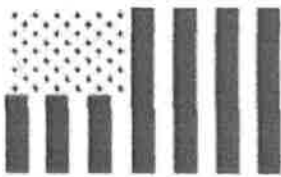
Guaranteed- All men shall have a remedy by the due course of law. If a remedy does not exist, or if the remedy has been subverted, then one may create a remedy for themselves – and endow it with credibility by expressing it in their affidavit.

Living Testimony and Statement of Facts made under penalty of perjury that the matters set forth are true and correct of my own Firsthand knowledge: I only appear by Special Appearance Under Duress.

i, james-beeks: in full life do hereby state the following in, on and for the Public Record: I am filing as Counter Claimant as the United States of America in a matter of the Public Interest. i have included for surety a Silver Bond with my 21 (Twenty-One) ONE DOLLAR SILVER CERTIFICATES holding the serial numbers D36638161A, W13183574A, K23584253A, W63442662A, A23454235B, E89321762A, B40885064A, H99089858A, Q56731352A, I77703936A, H55794246A, K12881845A, D33754637A, L90715146A, F87872504A, J21012007A, B66641973A, L47041682A, E979982335A, P61666186A, B08354105A, See Exhibit A(1-5), a 7th Amendment Trial by Jury demanded (any amount in controversy over \$20 Dollars).

Truth is Expressed in the Form of an Affidavit, & An Unrebutted Affidavit stands as Truth in the Matter. In commerce, truth is sovereign. (thou shalt not bear false witness).

(Exodus 20:16; Psalms 117:2; John 8:32; II Corinthians 13:8)



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NO 3rd party intervenor/interlopers allowed. ALL Corporate Fiduciaries wishing to Contract with James-Delisco:Beeks must respond in the form of a Verified Affidavit with a Jurat form attached. Unverified responses will be construed as hearsay in violation of Trinsey v. Pagliaro which states:

It is a VIOLATION of the 11th Amendment for a FOREIGN CITIZEN to INVOKE the JUDICIAL POWER of the State.

Article XI.

The Judicial power of the United States shall not be construed to extend to any suit in law or equity, commenced or prosecuted against one of the United States by Citizens of another State, or by Citizens or Subjects of any Foreign State.

US citizens (FEDERAL CITIZENS) are FOREIGN to the several States and SUBJECTS of the FEDERAL UNITED STATES/STATE of NEW COLUMBIA/DISTRICT OF COLUMBIA.

Attorneys are considered FOREIGN AGENTS under the FOREIGN AGENTS REGISTRATION ACT (FARA) and are SUBJECTS of the BAR ASSOCIATION Dun and Bradstreet # 050573591.

"An attorney for the plaintiff cannot admit evidence into the court. He is either an attorney or a witness". (BAR ASSOCIATION OF THE DISTRICT OF COLUMBIA Dun and Bradstreet # 116194150) is complicit in Treason.

(Trinsey v. Pagliaro D.C. Pa. 1964, 229 F. Supp. 647)

I do not consent to a military venue with a suspended Constitution evidenced by the Gold Fringed Flag displayed behind the BAR attorney acting as a clerk while posing as a judge who is not

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compliant with 1-STAT-23. (Army Regulation 840-10 states anywhere a fringed flag is displayed indoors is a military tribunal. (Civilian authority is higher than military.

I stipulate to the Facts of this case, but not the charges.

I do not waive my Right to a speedy trial, it has been more than 398 days and the "UNITED STATES OF AMERICA (Delaware file # 2193946 & D &B file # 052714196) " a Fictitious Plaintiff in violation of Title 15 U.S.C. 1, is holding my body as surety on outstanding debt being created through financial instruments bearing a name in all capital letters in violation of Title 18 U.S.C. 1342 without disclosure in violation of Brady v. Maryland.

I am not in receipt of any Delegation of authority from the UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA Dun and Bradstreet #611934746, or the U.S. DISTRICT DEPARTMENT OF JUSTICE Dun and Bradstreet # 011669674.

Due to an undisclosed financial transaction involving the undisclosed use of my social security account though my passport and/or driver's license (Fraud by a Court in violation of Title 18 U.S.C. 4) I was appointed a "Public defender" who I did not consent to as I am not a corporation but a man on the Land of Orange County. "It is a clearly established principle of law that an attorney must represent a corporation, it being incorporeal and a creature of the law. An attorney representing an artificial entity must appear with the corporate charter and law in his hand. A person acting as an attorney for a foreign principal must be registered to act on the principal's behalf." See, Foreign Agents Registration Act" (22 USC § 612 et seq.); Victor Rabinowitz et. at. v. Robert F. Kennedy, 376 US 605. "Failure to file the "Foreign Agents Registrations Statement"

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goes directly to the jurisdiction and lack of standing to be before the court, and is a felony pursuant to 18 USC §§ 219, 951. The conflict of law, interest and allegiance is obvious.

I am not in receipt of any Oaths of Office which is a requirement before assuming the duties of any public office. The Oath of office is a quid pro quo contract of [U.S. Const. Art. 6, Clauses 2 and 3, Davis Vs. Lawyers Surety Corporation., 459 S.W. 2nd. 655, 657., Tex. Civ. App.] in which clerks, officials, or officers of the government pledge to perform (Support and uphold the United States and state Constitutions) in return for substance (wages, perks, benefits). Proponents are subjected to the penalties and remedies for Breach of Contract, Conspiracy of [Title 18 U.S.C., Sections 241, 242]. Treason under the Constitution at Article 3, Section 3., and Intrinsic Fraud of [Auerbach v Samuels, 10 Utah 2nd. 152, 349 P. 2nd. 1112,1114. Alleghany Corp v Kirby., D.C.N.Y. 218 F. Supp. 164, 183., and Keeton Packing Co. v State., 437 S.W. 20, 28]. Refusing to live by their oath places them in direct violation of their oath, in every case. Violating their oath is not just cause for immediate dismissal and removal from office, it is a federal crime. Federal law regulating oath of office by government officials is divided into four parts along with an executive order which further defines the law for purposes of enforcement. 5 U.S.C. 3331, provides the text of the actual oath of office members of Congress are required to take before assuming office. 5 U.S.C. 3333 requires members of Congress sign an affidavit that they have taken the oath of office required by 5 U.S.C. 3331 and have not or will not violate that oath of office during their tenure of office as defined by the third part of the law, 5 U.S.C. 7311 which explicitly makes it a federal criminal offense (and a violation of oath of office) for anyone employed in the United States



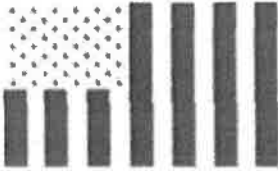
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Government (including members of Congress) to “advocate the overthrow of our constitutional form of government”.

I am not in receipt of any Affidavits

- 1- Notice it is a Fact that Trezevant v. City of Tampa established damages for false arrest at \$23,000 per 25 minutes (Sets foundation for \$75,000/hr.). I am still being detained (pre-trial detention) and was restricted by an ankle monitor for 4 (Four) months and 23 days.
- 2- Notice, it is a fact, The Judicial Officer agreed to uphold my Right to a Trial by Jury on the Record on December 23, 2022.
- 3- Notice, it is a fact, I, the affiant is a consumer in accordance with 15 U.S. Code § 1692(a).
- 4- Notice- It is a Fact that all crimes are commercial (27 CFR § 72.11).
- 5- Notice, it is a fact, pursuant to 15 U.S. Code § 1692a(4), the term creditor means any person who extends credit creating the debt. I extended the credit which makes me the original creditor in fact.
- 6- Notice, it is a fact, pursuant to 15 U.S. Code § 1692a(5), a debt is any obligation or alleged obligation.
- 7- Notice, it is a fact, affiant has reason to believe and do so believes UNITED STATES DISTRICT COURT OF DISTRICT OF COLUMBIA Dun and Bradstreet #611934746 is a debt collector as described in 15 U.S. Code § 1692a(6) which includes any creditor who, in the process of collecting his own debts, using any name other than his own which would indicate that a third person is collecting or attempting to collect such debts by way of buying, selling, or moving of products, services, or money across state borders or using

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interstate commerce or the mails in any business the principal purpose of which is the collection of any debts, or who regularly collects or attempts to collect, directly or indirectly, debts owed or due or asserted to be owed or due another.

8- Notice, it is a fact, that, i, agent for principal (JAMES DELISCO BEEKS) am aware that UNITED STATES DISTRICT COURT OF DISTRICT OF COLUMBIA Dun and Bradstreet #611934746 is a “debt collector” by the legal definition. Pursuant to Title 15 U.S. Code § 1692(a)(6), a debt collector is any person who uses instrumentalities of interstate commerce, such as the mails, in any business which the principal purpose is the collection of any debts, or who regularly collects or attempts to collect, directly or indirectly, debts owed or due or asserted to be owed or due another.

9- Notice, it is a fact, affiant is aware and has proof that when i was scheduled to meet with my employer i was entrapped instead by THE FEDERAL BUREAU OF INVESTIGATIONS [FBI] Dun and Bradstreet # 878865674 who contacted the affiant’s place of employment, which is prohibited by the employer, and is a direct violation of 15 U.S. Code § 1692c(3). This matter continues to cause irreparable harm to my good name and is painting my character in a false light at my workplace and within the entire entertainment industry causing me to become unemployable.

10- Notice, it is a fact, i was kidnapped on Dane County, Wisconsin, but my place of inhabitation is on Orange County, Florida; affiant is aware, the debt

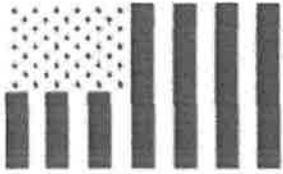


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collector can only bring legal action in the county of my abode and this legal action is a direct violation of 15 U.S. Code § 1692i(a)(1).

11- Notice, it is a fact, affiant has reason to believe and do so, believes the UNITED STATES DEPARTMENT OF JUSTICE Dun and Bradstreet # 011669674 provided false representations of court documents as seen on the original charging instruments which is a violation of 15 U.S. Code § 1692e(9). (Improper style to use CAPITUS MAXIMUS HEADINGS in violation of The Articles of Confederation . The style of this estate shall be James Beeks Capitus Minimus. (Title 18 U.S.C. 1001 VIOLATION FOR USE OF FICTITIOUS LANGUAGE SEE).

12- Notice- it is a fact, that i have been charged with obstruction of congress, affiant is aware that The United States Congress (DeJure) adjourned Sine Die on March 28, 1861 and was replaced with a military/Corporate Congress doing business as UNITED STATES CONGRESS company Duns and Bradstreet #086336521 a Corporation(DeFacto), which does not pass Laws, only policies under color of Law. *See Exhibit B.* Officers of the Court. It is ALL Public Officials and Employees of the government. As the DeJure Congress was adjourned Sine Die, when they reformed Congress, it was a DeFacto Congress I:E "Corporate" which made it Foreign to the People. Title 28 U.S.C. 3002 Subsection 15a will show you that the Federal Government is a Federal (used to say Foreign) Corporation which is why all public employees must swear an Oath of Office and then register as a Foreign Agent.



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13- Notice, it is a fact, affiant has done no harm to any man or woman and have not caused any loss, or property damage in the alleged commercial crime;

“For a crime to exist, there must be an injured party (Corpus Delicti) There can be no sanction or penalty imposed on one because of this Constitutional right.” Sherer v. Cullen 481 F. 945: “With no injured party, a complaint is invalid on its face”. Gibson v. Boyle, 139 Ariz. 512.; Constitutional right, CORPUS DELICTI, Gibson v. Boyle, Sherer v. Cullen 481 F. 945, With no injured party Supreme courts ruled “Without Corpus delicti there can be no crime” “In every prosecution for crime it is necessary to establish the “corpus delicti”, i.e., the body or elements of the crime.” People v. Lopez, 62 Ca. Rptr. 47, 254 C.A.2d 185. “In every criminal trial, the prosecution must prove the corpus delicti, or the body of the crime itself i.e., the fact of injury, loss or harm, and the existence of a criminal agency as its cause. ” People v. Sapp, 73 P.3d 433, 467 (Cal. 2003) [quoting People v. Alvarez, (2002) 27 Cal.4th 1161, 1168-1169, 119 Cal.Rptr.2d 903, 46 P.3d 372.

14- Notice, it is a fact, affiant is aware, when debt is not secured by real property, UNITED STATES OF AMERICA Dun & Bradstreet # 052714196 can only sue if the contract authorizes the ability for the debt collector to sue the affiant. i, the affiant, did not willingly sign to any such contract to authorize a lawsuit against i and this legal action is a violation of 15 U.S. Code § 1692i(a)(2).

15- Notice, it is a fact, in accordance with 15 U.S. Code § 1692c(d), i, the affiant, consumer in fact, is invoking their administrator and executor status over this matter and is of the age of majority. It is also a fact is a corporation UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA Dun and Bradstreet # 611934746 and is always



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considered a minor. Corporations who are considered minors have no legal standing or jurisdiction.

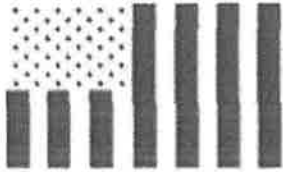
16- Notice, it is fact, affiant is aware, while collecting debt, this debt collector, Unknown Agents employed by (FEDERAL BUREAU OF INVESTIGATION [FBI]) Dun and Bradstreet # 878865674 were carrying concealed badges upon their person. Please provide the bonding number and bonding company showing that these individuals are bonded by the United States otherwise, this representation was false, deceptive, misleading, fraudulent and a violation of 15 U.S. Code § 1692e(1).

17- Notice, it is a fact, judicial officer Amit Mehta threatened to kidnap (arrest) me if I didn't appear in court on two occasions in Feretta hearing(s) on December 14th, 2022 and December 23rd, 2022 and affiant is aware that the UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA Dun and Bradstreet # 611934746 nor the UNITED STATES OF AMERICA Dun and Bradstreet # 052714196, has no present right to possession of the property claimed as collateral through an enforceable security interest as i, the affiant have no lien's against me, and property is exempt by law from such dispossession or disablement due to my 4th amendment rights. To seize JAMES DELISCO BEEKS or take any of the affiant's property is a direct violation of 15U.S.Code § 1692f(6); it also a violation of Title 18 U.S.C 241 Deprivation of rights under color of Law.

18- Notice, it is a fact, affiant is aware, as pursuant to 15 U.S. Code § 1692i(b) THE UNITED STATES OF AMERICA Dun and Bradstreet # 052714196 has given no legal authorization nor do i authorize the bringing of any legal action against i, the consumer, in fact.

19- Notice- It is a Fact that i James-Delisco am One of the People.

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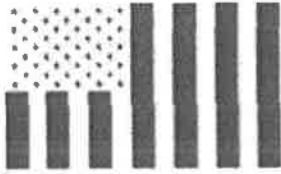
20- Notice, it is a fact, I requested judicial officer Amit Mehta to call me by my Christian name on December 23, 2022, to which he refused and continued to misaddress me by the fictitious NOM DE GUERRE defendant multiple times, affiant is aware, there has been fraud found in the ALL CAPITUS MAXIMUS form shown in PLAINTIFFS PETITION.

This form is therefore false and deceptive, void and a violation of 15 U.S. Code § 1692j

21- Notice, it is a fact, affiant is aware pursuant to 15 U.S. Code § 1692k(a)(1) allows civil liability rewards for any damages, which may include stress, harassment, anxiety, mental anguish, and other damages all caused by violations of FDCPA due to the UNITED STATES DEPARTMENT OF JUSTICE's abusive and deceptive business practices.

22- Notice, it is a fact, i, have asserted my jurisdiction at each special appearance in court and it goes ignored by the court, i, declare common law in each appearance and when asked to judge Mehta about my declaration he claimed, on record that he doesn't know what that means, affiant is aware, under 15 U.S. Code § 1692k(d) i, the affiant am invoking my jurisdiction (Venue) and will administer judgement over this matter in accordance with to 15 U.S. Code § 1692c(d). i, the creditor in fact in accordance with 15 U.S. Code § 1692a(4) and as the creditor who has created the debt, i will declare default judgement in favor of i.

23- Notice-the affiant due to UNITED STATES DEPARTMENT OF JUSTICE's failure to rebut the affidavit and their failure to bring a proof of claim in this administrative audit shown in the above page(s) of this filing. No Delegation of Authority, no Corporate Charter, No Foreign Agent Registration statement and no Oath of Office filed into the case, in addition to no rebuttals of this Commercial Affidavit of Truth point by point with particularity.



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24- Notice, it is a fact, i, the affiant is a consumer has the right to privacy pursuant to 15 U.S.

Code § 1681(a)(4) the U.S DEPARTMENT OF JUSTICE, THE FEDERAL BUREAU OF INVESTIGATIONS, AND THE UNITED STATES DISTRICT COURT OF DISTRICT OF COLUMBIA, have violated my right to privacy by furnishing private information about me without any lawful authority or my written consent (Affiant is Guaranteed a Republican Form of Government at Article 4 Section 4 of the Federal Constitution. The above-named Corporations posing as Agencies operate under a suspended Constitution acting through the 14th Amendment which was never Ratified. Nor am i subject to a hidden slave agreement.

25- Notice- The Non-Ratification of the 14th Amendment, in the case (Dyett v. Turner 439 P2d 266 @ 269,20 U2d 403 [1968].

26- 19 Corpus Juris Secundum § 883, [t]he United States government is a FOREIGN CORPORATION with respect to a state.

27- Notice, it is a fact, affiant is aware, all consumer reporting agencies, must follow reasonable procedures pursuant to 15 U.S. Code § 1681(b). The reasonable procedures listed in the affidavit herein were not followed and this a violation of 15 U.S. Code § 1681(b) (No speedy Trial, never taken before a magistrate prior to booking, Appointed a Public Defender under Duress, denied the Right to defend myself- No Due Process).

28- Notice, it is a fact, affiant is aware the term identity theft as described in 15 U.S. Code § 1681a(q)(3) and Regulation V 12 CFR 1022.3 is a fraud committed or attempted using the identifying information of another person without authority. (U.S DEPARTMENT OF JUSTICE, THE FEDERAL BUREAU OF INVESTIGATIONS, AND THE UNITED

Law of the Flag Invoked!! Words and Phrases A-Z Rubstrat v. People, 57 N.E. 41,45 185 ILL, 49 l.r.a. 181, 76 Am St. Rep. 30, citing Bouv. Law Dict., Rawle's Rev., 799,800. (Flag is composed of 4 pointed purple stars denoting man on the land.)



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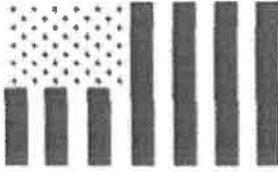
STATES DISTRICT COURT OF DISTRICT OF COLUMBIA are engaged in the Pattern and Practice of Human Trafficking for personal financial gain in violation of Title 18 U.S.C. 1951 RICO) (No Financial Instruments filed in the NAME of JAMES BEEKS; Mr. BEEKS, JAMES DELISCO BEEKS, have been disclosed by the unauthorized agent who fictitiously signed for these Instruments on my behalf but in their own interests.

29-Notice, it is a fact, affiant is aware, pursuant to 15 U.S. Code § 1602(d), the term organization can mean a corporation, government or governmental subdivision or agency, trust, estate, partnership, cooperative, or association.

30-Notice, it is a fact, affiant is aware, a person as defined under the Truth in Lending Act as a natural person or an organization, and organization can be a corporation, government or governmental subdivision or agency, trust, estate, partnership, cooperative, or association as defined under the Truth in Lending Act, 15 U.S. Code § 1602(e).

31-Notice, it is a fact, affiant is aware, the term "credit" means the right granted by i, the original creditor, to a debtor. THE U.S. DEPARTMENT OF JUSTICE, THE U.S.DISTRICT COURTS OF THE DISTRICT OF COLUMBIA and THE FEDERAL BUREAU OF INVESTIGATION [FBI] to defer payment of the debt or to JAMES DELISCO BEEKS to incur debt or a loan from the US Treasury and defer its payment. This makes U.S. ATTORNEY Jeffrey Nestler, U.S. DISTRICT COURT FOR THE DISTRICT OF COLUMBIA Amit Mehta and FEDERAL BUREAU OF INVESTIGATION [FBI] Jimmy S. Park (Oathbound Fiduciaries of each public corporation posing as an agency) a borrower or solicitor who induced me to the treasury window to receive funds unbeknownst to i, at the time of the transaction. i, the affiant,

Law of the Flag Invoked!! Words and Phrases A-Z Rubstrat v. People, 57 N.E. 41,45 185 ILL, 49 l.r.a. 181, 76 Am St. Rep. 30, citing Bouv. Law Dict., Rawle's Rev., 799,800. (Flag is composed of 4 pointed purple stars denoting man on the land.) Page 13



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came to extend credit through the IRS Form 1099-a and not receive a loan from the U.S. treasury. The contract i received, as a result, was an unsolicited advertisement described in 48 U.S.C 227(a)(5) by THE U.S. DEPARTMENT OF JUSTICE [DOJ], THE U.S. DISTRICT COURTS FOR THE DISTRICT OF COLUMBIA and THE FEDERAL BUREAU OF INVESTIGATION [FBI] (A Fictitious Plaintiff 3rd party debt collector) and lack of willful full disclosure was the fraud of execution in conjunction with fraud of inducement brought forth by UNITED STATES DEPARTMENT OF JUSTICE Dun & Bradstreet #011669674(A 3rd party debt collector).

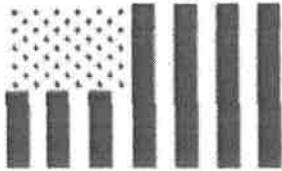
Notice- The Bid Bond, Performance Bond and Payment Bonds have not been brought forth or entered into the Public Record. i am unable to determine my tax liability to the IRS due to this willful Omission by all participating corporations through their Fiduciary Title 42 1983 Supervisory Liability in their personal capacities.

All presumptions of the BAR GUILD are denied- Public Record, Public Service, Public Oath, Immunity, Summons, Custody, Court of Guardians, Court of Trustees, Government as Executor/Beneficiary, Agent and Agency, Incompetence, and Guilt:

It is a Fact I am being sued by a Fictitious Plaintiff, wrongdoer, to whom I have not caused harm, injury, or loss.

It is a Fact all Wrongdoers acting in Combination are profiting personally from this transaction without full disclosure.

It is a Fact all Officers of the Court are also members of the Prosecution Team.



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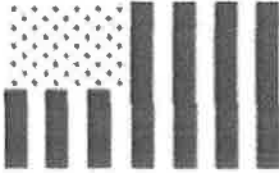
It is a Fact- The prosecution Team is acting in Combination with other members of the BAR association in violation of Title 50 U.S.C. 841 in violation of their respective Oaths of Office through Title 5 U.S.C. 7311.

It is a Fact when ratified in 1791, the Bill of Rights applied only to the Federal Government. Barron ex rel. Tiernan v. Mayor of Baltimore, 7 Pet. 243 (1833).

It is a Fact the Prosecution Team are in violation of Title 18 U.S.C. 4 by filing a false claim designed to transfer wealth through a human trafficking scheme without public disclosure in violation of their Oaths of Office.

The Oath of office is a quid pro quo contract of [U.S. Const. Art. 6, Clauses 2 and 3, Davis Vs. Lawyers Surety Corporation., 459 S.W. 2nd. 655, 657., Tex. Civ. App.] in which clerks, officials, or officers of the government pledge to perform (Support and uphold the United States and state Constitutions) in return for substance (wages, perks, benefits). Proponents are subjected to the penalties and remedies for Breach of Contract, Conspiracy of [Title 18 U.S.C., Sections 241, 242], Treason under the Constitution at Article 3, Section 3., and Intrinsic Fraud of [Auerbach v Samuels, 10 Utah 2nd. 152, 349 P. 2nd. 1112,1114. Alleghany Corp v Kirby., D.C.N.Y. 218 F. Supp. 164, 183., and Keeton Packing Co. v State., 437 S.W. 20, 28]. Refusing to live by their oath places them in direct violation of their oath, in every case. Violating their oath is not just cause for immediate dismissal and removal from office, it is a federal crime. Federal law regulating oath of office by government officials is divided into four parts along with an executive order which further defines the law for purposes of enforcement. 5 U.S.C. 3331, provides the text of the actual oath of office

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members of Congress are required to take before assuming office. 5 U.S.C. 3333 requires members of Congress sign an affidavit that they have taken the oath of office required by 5 U.S.C. 3331 and have not or will not violate that oath of office during their tenure of office as defined by the third part of the law, 5 U.S.C. 7311 which explicitly makes it a federal criminal offense (and a violation of oath of office) for anyone employed in the United States Government (including members of Congress) to "advocate the overthrow of our constitutional form of government.

The Trading with the Enemy Act is a Fraud upon the People and is void for Cause as contrary to Article 4 Section 4 of the Federal Constitution. (Emergency Order 100 signed by Abraham Lincoln on March 27th 1861 is declared null and void ab initio and a State of Peace is Declared upon the Land COMPLIANT WITH Article 4 Section 4 of the Federal Constitution.

No state legislator or executive or judicial officer can war against the Constitution without violating his undertaking to support it. Chief Justice Marshall spoke for a unanimous Court in saying that: 'If the legislatures of the several states may, at will, annul the judgments of the courts of the United States, and destroy the rights acquired under those judgments, the constitution itself becomes a solemn mockery * * *.' United States v. Peters, 5 Cranch 115, 136, 3 L.Ed. 53. A Governor who asserts a power to nullify a federal court order is similarly restrained. If he had such power, said Chief Justice Hughes, in 1932, also for a unanimous Court, 'it is manifest that the fiat of a state Governor, and not the Constitution of the United States, would be the supreme law of the land; that the restrictions of the Federal Constitution upon the exercise of state power would be but impotent phrases * * *.' Sterling v. Constantin, 287 U.S. 378, 397-398, 53 S.Ct. 190, 195, 77 L.Ed. 375.

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Service in any other manner than a notarized affidavit will be deemed defective on its face due to the following Material Facts that I must invoke the case of Trezevant v. City of Tampa Damages Awarded \$23,000 per 25 minutes for the seizure and storage of my Body which is my personal biological property.

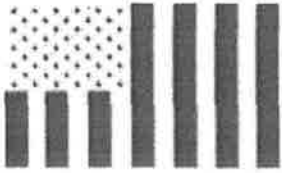
NOTICE TO THE US Securities & Exchange Commission Dun and Bradstreet #(SEC)-003475175 I was kidnapped by Unregistered Foreign Agents without disclosure of Material Facts in a setting of Fiduciary Obligation as Trustees for i the 3rd party intended beneficiary of the DeJure Federal Constitution.

NOTICE: the judicial officer Amit Mehta, on December 23, 2022, stated that the court has jurisdiction over i under the presumption that i am a U.S. Citizen. Let it be known by all immigration clerks and all Secretaries of State for now and forever that i am not now nor will i ever be a U.S. Citizen and U.S. National. You have three (3) days to bring forth proof that i am. i declare under penalties of perjury under the laws of The United States of America that the foregoing is true and correct.

Service: U.C.C. § 3-501. PRESENTMENT. In accord with 5 USC § 554(e).

US Securities & Exchange Commission (SEC)-003475175.

Fraudulent Concealment of Securities by a Court of Record – 17 CFR § 240.15c1-2 Fraud and misrepresentation. (violation of 1-STAT-23 & Article 1 Section 10.1 and the Original 13th Amendment as Ratified by over 14 States prior to the Civil War.)



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(a) The term manipulative, deceptive, or other fraudulent device or contrivance, as used in section in 15(c)(1) of the Act (section 2, 52 Stat. 1075; 15 U.S.C. 780(c)(1), is hereby defined to include any act, practice, or course of business which operates or would operate as a fraud or deceit upon any person.

(b) The term manipulative, deceptive, or other fraudulent device or contrivance, as used in section 15(c)(1) of the Act, is hereby defined to include any untrue statement of a material fact and any omission to state a material fact necessary in order to make the statements made, in the light of the circumstances under which they are made, not misleading, which statement or omission is made with knowledge or reasonable grounds to believe that it is untrue or misleading.

(c) The scope of this section shall not be limited by any specific definitions of the term "manipulative, deceptive, or other fraudulent device or contrivance" contained in other rules adopted pursuant to section to 15(c)(1) of the act.

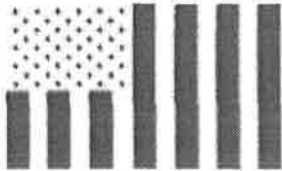
(Sec. 2, 52 Stat. 1075; 15 U.,C. 780)

Cross Reference:

For regulation prohibiting employment of manipulative and deceptive devices as such term is used in section 15 of the Act, by any broker or dealer, see § 240.10b-3 [13 FR 8205, Dec. 22, 1948]

Federal Acquisition Requirement – 52.222-50 Trafficking in Persons (a) Definitions:

"Agent" means any individual, including a director, an officer, an employee, or an independent contractor, authorized to act on behalf of the organization.



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"Coercion" means-

- (1) Threats of serious harm to or physical restraint against any person;
- (2) Any scheme, plan, or pattern intended to cause a person to believe that failure to perform an act would result in serious harm to or physical restraint against any person; or
- (3) The abuse or threatened abuse of the legal process.

"Debt bondage" means the status or condition of a debtor arising from a pledge by the debtor of his or her personal services (non-disclosure) or of those of a person under his or her control as a security for debt if the value of those services as reasonably assessed is not applied toward the liquidation of the debt or the length and nature of those services are not respectively limited and defined.

"Employee" means an employee of the Contractor directly engaged in the performance of work under the contract who has other than a minimal impact or involvement in contract performance.”;

Federal Acquisition Requirement - Anti-Trust violations – FAR 52.209-5 (I)

Additional information:

- 1- 3C Am.Jur.2d, Public Officers and Employees, §247
- 2- The Clearfield Doctrine- Governmental Corporations descend to the level of a private corporations when interacting with a man.
- 3- The Declaration of Independence.



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Please respond within 10 Business Days in good faith.

Dated this 28th day of the month of Dec. Two Thousand and Twenty-22.

All Rights Retained

By: James-Delisco: Beeks

FOR: JAMES DELISCO BEEKS



Grantor/Executor/Beneficiary of the Estate Trust

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of this document.

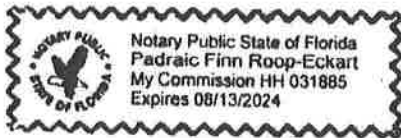
State of Florida

County of Orange }SS.

Subscribed and sworn to (or affirm) before me on this 28th day of December 2022.

James-Delisco Beeks proved to me on the basis of satisfactory evidence to be the man/woman who appeared before me.

NOTARY'S SIGNATURE



PLACE NOTARY SEAL IN ABOVE SPACE

My Commission expires: 08-13-2024



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OPTIONAL INFORMATION

The information below is optional. However, it may prove valuable and could prevent fraudulent attachment of this form to an unauthorized document.

CAPACITY CLAIMED BY SIGNER (PRINCIPAL)

- INDIVIDUAL
- CORPORATE OFFICE (TITLE) _____
- PARTNER(S)
- ATTORNEY-IN-FACT
- TRUSTEE(S)
- GUARDIAN/CONSERVATOR
- OTHER: Creditor

DESCRIPTION OF ATTACHED DOCUMENT

Aff. davit

No. of pages 28 w/ Jurat & Exhibits A+B

DATE OF 12/28/2022

OTHER: _____

RIGHT THUMBPRINT OF SIGNER



ABSENT SIGNER (PRINCIPAL) IS REPRESENTING

NAME OR PERSON(S) OR ENTITY(IES)

Exhibit - A (1)



Exhibit A (2)



Exh. b:1 4(3)



Exhibit A (4)



Exhibit A (4)



Exhibit A (5)



Exhibit B

JRE

March 28.

minutes spent in executive session, the doors were reopened.

ADJOURNMENT SINE DIE.

Mr. POWELL, from the committee appointed to wait on the President of the United States and notify him that unless he has some further communication to make, the Senate is ready to adjourn, reported that the committee had waited on the President, and been informed by him that he had no further communication to make to the Senate.

Mr. FOSTER. I move to take up the resolution which I submitted a short time ago for an adjournment, without day, at fifteen minutes before four o'clock.

Mr. HALLE. I move that the Senate do now adjourn sine die.

The motion was agreed to; and the Senate adjourned sine die.