


When recorded return to:
Gary-Forrest: Edwards
158 Big Oak Drive
Maylene, AL 35114


20100126000025740 1/22 \$74.00
Shelby Cnty Judge of Probate, AL
01/26/2010 02:38:27 PM FILED/CERT

Above Space for Recording Purposes Only

January 22, 2010

To: Agents and Representatives of the UNITED STATES and all subdivisions of same; FEDERAL RESERVE Officers and Boards of Directors and subdivisions; All local, state, federal, and/or international or multinational governments, corporations, agencies, the International Monetary Fund; the Queen of England and all subordinates; the Vatican and all subordinates and not limited to:

Reg. Mail # RB 166 331 323 US
Original Document
Timothy R. Geithner, Secretary
Department of the Treasury
1500 Pennsylvania Avenue, NW
Washington, D.C. 20220

Reg. Mail #RB 166 331 337 US
Original Certified Copy of Original Document
IRS Technical Support Division
C/o Treasury UCC Contract Trust
Internal Revenue Service
1500 Pennsylvania Avenue, NW
Washington, D.C. 20220

Reg. Mail #RB 166 331 345 US
Original Certified Copy of Original Document
Enterprise Computing Center-Martinsburg
Attn: Chief, Information Returns Branch
Mail Stop 360
230 Murall Dr
Kearneysville, WV 25430

Reg. Mail # RB 16 331 354 US
Original Certified Copy of Original Document
Rosa Gumataotao Rios
Treasurer of the United States
1500 Pennsylvania Ave, NW
Washington, D.C. 20220

AFFIDAVIT OF PUBLIC NOTICES

Part I.

Acceptance of Oath by United States President

Beneficiary Rights / Right to Accept for Value

Declarations, inclusive of:

Notice of Non-Adverse Party

Notice of NMWHFIT

Notice of Successorship

Matters of Interest

U.S. Citizen as Surety

Birth Certificate

**Special Notice to the Federal Reserve-Instruments Issued
for and by the US**

Endorsement Language for Instruments

Acceptance for Value Synopsis

Endorsement Language for Instruments and Checks

International Bills of Exchange

Part II.

Notice of Understanding, Intent and Claim of Right

Certified Nos. to be determined and further consideration of mailings to those named on last page.

From: Gary-Forrest: Edwards
C/o ANGEL MOORE, NOTARY PUBLIC and Notary Presenter
3548 HWY 31 S
PELHAM, AL 35124

Definitions

The definitions of words, phrases and sentences used in the following are those of the common man. Words and their meanings are defined as those meanings as accepted in the casual course of human interaction in a civilized community similarly educated and experienced as to their use.

Terms of Art and Words of Art, as they are known in corporate Legal writings, are foreign to this document unless used descriptively herein and may not be interjected or construed without permission of Declarant/Affiant.

All Titles of designation referring to the sovereign Declarant/Affiant contained within the following document and Notice, i.e. Declarant, Affiant, Grantor and Beneficiary are synonymous in use or intent.

AFFIDAVIT of PUBLIC NOTICE

Date: January 19, 2010 A.D.

You have thirty (30) days to rebut this document, point by point as described herein, or you stand in complete agreement. Non-response is agreement. Partial response is agreement. Rebuttal must be in written form with legal/lawful, verified, certified documentation in law accompanied by copies of said law, and provided under penalty of perjury pursuant to 28 U.S.C. Section 1746. Notice to Agent is Notice to Principal. Notice to Principal is Notice to Agent. Ignorance of the law is no excuse.

I, Gary-Forrest: Edwards, Trust Interest Holder, Beneficiary, non-adverse party and sovereign created by God, over 18 years of age, hereinafter "Affiant" and/or "Declarant", do solemnly swear, declare and state under penalty of perjury the following:

- a. Affiant is of the age of majority, of sound mind and competent to testify.
- b. Affiant is domiciled in the nation/state of Alabama, a member republic of the Union established by the articles of confederation and later expressed by the Declaration of Independence and the Constitution for the united States of America.
- c. All the facts stated herein are true, correct, and complete in accordance with Affiant's best firsthand knowledge and understanding, admissible as evidence, and if called upon as a witness, Affiant will testify to their veracity.
- d. I have verified the facts stated herein as being true, correct, complete, and not meant to mislead by signing this Affidavit of Public Notice before a Notary Public as an authentic act.

By good faith, I hereby and herein declare and proclaim the following with clean hands and at arm's length —

Equality is Paramount and Mandatory by Law.

Affiant is not a Corporation.

Affiant is not a Fiction or Artificial man/entity.

Affiant is a real "Flesh and Blood man".

Proof of Trust Existence is established by certified Apostille by Department of State, United States of America, dated the fourth of January, 2010, bearing National Archives and Record Administration Official Seal of the Custodian of Records, 1985, of document headed: In Congress July 4, 1776, the unanimous Declaration of the thirteen united States of American, commonly known as the Declaration of Independence. (Attached: 3 pages follow signatory Notary page).

PART I.

ACCEPTANCE OF OATH OF PRESIDENT OF THE UNITED STATES

Know all men by these presents that I, Gary-Forrest: of the clan Edwards, a sovereign, hereby accept the Article II, Section 1, Clause 8 Oath of the President of the United States in which he stated: "I do solemnly swear (or affirm) that I will faithfully execute the Office of President of the United States and will to the best of my ability, preserve, protect and defend the Constitution of the United States." I accept the President's Oath as an offer to me made in good faith and I respectfully demand that he work for my benefit. I accept the President's position as executive trustee and publicly declare him to be my executive trustee in regard to each trust mentioned herein. I accept my position as beneficiary of these trusts.

I recognize that the Constitution creates a trust between the United States and the people, as in "to acknowledge or take notice of in some definite way". I recognize the President of the United States as executive trustee of the trust created by the Constitution. I hereby publicly acknowledge and accept my position as a beneficiary of the trust created by the Constitution. I hereby claim all equitable title available to me as beneficiary of this trust. As a beneficiary of this trust, I recognize that the United States citizen that I represent is a priority stockholder in the corporate United States and through that citizen; I have first and foremost position in equity in the United States.

I recognize that in 1933 President Roosevelt created another trust between the United States and the people. I recognize the President of the United States as executive trustee of the trust created by President Roosevelt in 1933. I hereby publicly acknowledge and accept my position as a beneficiary of the trust created by President Roosevelt in 1933. I hereby claim all equitable title available to me as beneficiary of this trust. As a beneficiary of this trust, I recognize that the United States citizen I represent is a priority stockholder in the corporate United States and through the U.S. citizen that I represent I have first and foremost position in equity in the United States.

I see no evidence that I may not issue Debt Instruments privately with OID [26 CFR 1.1275-1(g) and 1.1275-3] • The Documenting of The Evidence of Withholding of Federal Income Tax [Federal Reserve Act of 1913 §16, 26 USC 3123] • The Reporting of a Change in Filing Method [26 CFR 1.671-5, 1.1271-1.1275] • The Recognizing of The Arrangement of The Non Mortgage Widely Held Fixed Investment Trust (NMWHFIT) [Internal Revenue Bulletin 2208-40, Notice 2008-77] • The Presenting of Evidence of a Non-adverse party [26 USC 672] • The Declaring of Trust Interest Holder (TIH) Status and The Acting as a middleman/nominee [General Instruction For Forms 1099, 1098, 5498, and W-2G] • The Accruing of Interest and the Dividends in Certain Hypothecation Scenarios [Federal Reserve, 1961, Modern Money Mechanics; Instructions for Form 1099-DIV, 1099-INT/OID] • The Reporting Under Safe Harbor Rules (26 CFR 1.671-5) • The Producing of a Natural Fungible Agricultural Commodity Within a NMWHFIT [7 CFR 1a & 6; Chapter 9, Subchapter II, Part A, 191; USDA Packers & Stockyards] • The Certifying of Warehouse [7 USC Chapter 10, USDA P&SP] • The Exhaustion of Administrative Remedies [26 CFR 301.7430-1] • The Bonding of the Public Servant for the Forwarding of all bonds to the United States Treasury and to stay in honor as successor. [18 US Code 2071, 2073, 2075, and 2076].

Further, I see no evidence that I may not issue a Bill of Exchange as described by January 1, 2010, Internal Revenue Service Manual 3.8.45.4.10.1 and I believe no such evidence exists.

The Reporting of Violations Through The Identification of Terrorist Acts and Piracy In Commerce [The Patriot Act 2001 Subtitle A invoking 31 USC 5318] Evidencing the Special Maritime Jurisdiction [Title 9 §1, Title 1 §3] Providing Remedy For Plunder of Distressed Vessel [18 USC 1658] • The Qualifying under Special Title as Federal Agency [5 USC 105, 5 CFR 551] • The Contracting as an Officer • The Acceptability of Individual Surety [FAR 28.203, 28.201] • The Accepting of the Default Offer by The Public Servant's Bonded Confession through Tacit Agreement [FAR. 52.228-13(a)] • The Stipulating of Forfeiture Proceedings and Audits By Inspector General. [FAR Part 42; 7 USC 56]

BENEFICIARY RIGHTS / RIGHT TO ACCEPT FOR VALUE

As a beneficiary of the trusts created by the Constitution and by President Roosevelt, I hereby claim my right to accept for value any instrument(s) that are issued for value. See: Title 31 Subtitle IV Chapter 51 Subchapter II Sec. 5118 Gold clauses and consent to sue. Also that, *Legal tender [under the Uniform Commercial Code (U.C.C.)*, Section 1-201 (24) (Official Comment)] "The referenced Official Comment notes that the definition of *money* is not limited to *legal tender [under the U.C.C.]*. The test adopted is that of sanction of government, whether by authorization before issue or adoption afterward, which recognizes the circulating medium as a part of the official currency of that government. The narrow view that money is limited to legal tender is rejected."

DECLARATIONS

Declaration 1. Declarant has no record or evidence that Declarant may not issue Debt Instruments privately with OID [26 CFR 1.1275-1(g) and 1.1275-3]; Declarant has no record nor evidence that Declarant may not avail himself of the following: • The Documenting of The Evidence of Withholding of Federal Income Tax [Federal Reserve Act of 1913 §16, 26 USC 3123] • The Reporting of a Change in Filing Method [26 CFR 1.671-5, 1.1271-1.1275] • The Recognizing of The Arrangement of The Non Mortgage Widely Held Fixed Investment Trust (NMWHFIT) [Internal Revenue Bulletin 2208-40, Notice 2008-77] • The Presenting of Evidence of a Non-adverse party [26 USC 672] • The Declaring of Trust Interest Holder (TIH) Status and The Acting as a middleman/nominee [General Instruction For Forms 1099, 1098, 5498, and W-2G] • The Accruing of Interest and the Dividends in Certain Hypothecation Scenarios [Federal Reserve, 1961, Modern Money Mechanics; Instructions for Form 1099-DIV, 1099-INT/OID] • The Reporting Under Safe Harbor Rules (26 CFR 1.671-5) • The Producing of a Natural Fungible Agricultural Commodity Within a NMWHFIT [7 CFR 1a & 6; Chapter 9, Subchapter II, Part A, 191; USDA Packers & Stockyards] • The Certifying of Warehouse [7 USC Chapter 10, USDA P&SP] • The Exhaustion of Administrative Remedies [26 CFR 301.7430-1] • The Bonding of the Public Servant for the Forwarding of all bonds to the United States Treasury and to stay in honor as successor. [18 US Code 2071, 2073, 2075, and 2076], and believes no such evidence exists.

Declaration 2. Declarant has no record or evidence that Declarant may not issue a Bill of Exchange as described by January 1, 2010, Internal Revenue Service Manual 3.8.45.4.10.1, and Declarant believes no such evidence exists.

Declaration 3. Declarant has no record or evidence that Declarant may and should not employ the following: The Reporting of Violations Through The Identification of Terrorist Acts and Piracy In Commerce [The Patriot Act 2001 Subtitle A invoking 31 USC 5318] Evidencing the Special Maritime Jurisdiction [Title 9 §1, Title 1 §3] Providing Remedy For Plunder of Distressed Vessel [18 USC 1658] • The Qualifying under Special Title as Federal Agency [5 USC 105, 5 CFR 551] • The Contracting as an Officer • The Acceptability of Individual Surety [FAR 28.203, 28.201] • The Accepting of the Default Offer by The Public Servant's Bonded Confession through Tacit Agreement [FAR. 52.228-13(a)] • The Stipulating of Forfeiture Proceedings and Audits By Inspector General. [FAR Part 42; 7 USC 56], and believes no such evidence exists.

Declaration 4. Declarant has no record or evidence that Gary-Forrest: Edwards is not able to conduct his commercial activities, private and public, *under the Uniform Commercial Code (U.C.C.)*, and believes no such evidence exists.

Declaration 5. Declarant has no record or evidence that Gary-Forrest: of the clan Edwards aka Gary-Forrest: Edwards is not a 26 CFR Subtitle A Chap 1 Subchapter J Part 1 Subpart E Section 672 (b) non-adverse party and believes no such evidence exists.

Declaration 6. Declarant has no record or evidence that on Nativity date July, 22, 1959, A.D., the mother, acting as agent for **GARY FORREST EDWARDS** did not grant the State, a corporation known as the STATE OF ALABAMA, a Certificate of Live Birth # [REDACTED], a name and birth for documentation and to form a corpus resulting in a certain WHFIT (Widely Held Fixed Investment Trust) as defined in section 26 CFR 301.7701-4c and believes no such evidence exists.

Declaration 7. Declarant has no record or evidence that **GARY FORREST EDWARDS** Account xxx-xx-4941 did not become a United States person under 26 CFR 7701 (a) (30) (e) and did not become a corpus in fact from the granting by the mother or other agent, acting as agent at birth for baby boy, grantor of the boy, and believes no such evidence exists.

Declaration 8. Declarant has no record or evidence that Declarant ever voluntarily submitted to a condition of involuntary servitude and/or slavery and believes that no such evidence exists.

Declaration 9. Declarant has no record or evidence that Declarant may not use the private social security number from the reverse of the social security card of GARY FORREST EDWARDS with the preceding "B" as evidence of a routing number for the FEDERAL RESERVE BANK OF NEW YORK. Furthermore there is no evidence that adding two zeros to precede the number series on the reverse of the card to use as a valid account number to process instruments and/or ACH deposits through the Federal Reserve system to the U.S. Treasury is not a true and factual method.

Declaration 10. Declarant has no record or evidence that a Trust Interest Holder (TIH) is not a grantor, co-trustee or co-beneficiary holding at least one interest, including but not limited to that of middleman, in the Trust as applies per IRS General Instructions for forms 1098/1099/5498 and W2G, and believes no such evidence exists.

Declaration 11. Declarant has no record or evidence that any outside approval is needed for the grantor to appoint by will the income of the Trust as per 26 CFR Subtitle A Chap 1 Subchapter J Part 1 Subpart E Section 674 (b) (3) and believes no such evidence exists.

Declaration 12. Declarant has no record or evidence that he does not have an Interest in the cestui que trust established by the application for it and the resultant issuance of a Social Security number and also the foreign situs trust as evidenced by the birth certificate being on file and being possessed as a registered United States security by the Depository Trust Company in New York City and believes no such evidence exists.

Declaration 13. Declarant has no record or evidence that Declarant cannot express the trusts mentioned and as Grantor modify/change the terms of said trusts to include a provision that private funds/credit may be accepted as lawful payment and/or payment may be directed from the above described WHFIT, and believes no such evidence exists.

Declaration 14. Declarant has no record or evidence that Declarant as Grantor/Beneficiary, cannot ask the Court(s) and/or Internal Revenue Service agent(s) to settle, or assist in settling, the account(s) by providing details/instructions as to the preparation and submittal of the proper documentation and paperwork required for settlement/closure and/or recoupment of "funds" to Declarant's benefit, and believes no such evidence exists.

Declaration 15. Declarant has no record or evidence that Declarant's prior approval is not required to access the WHFIT account or that said actors acting without approval will not personally incur charges for Title 18 violations and believes no such evidence exists.

Declaration 16. Declarant has no record or evidence that Declarant is not a sovereign Settlor expressing the *cestui que* trust, and may not modify the indenture/rules naming the Commissioner of Internal

Revenue, Douglas H. Shulman, and his successors and/or assigns as co-Trustee(s) to settle the Declarant's/Beneficiary's debts, dollar for dollar, within ten days of receiving notice of a debt and monitor the three credit rating companies so as to cause the removal of negative items from reporting records and settle all civil and criminal court case debts in name of same with the private funds credit from the above-noted WHFIT, and believes that no such evidence exists.

Declaration 17. Declarant has no record or evidence that Declarant and/or offspring or siblings are not to be protected from any harm, loss of property, and/or loss of liberty by "individuals", namely by those acting as agents for "corporation(s)," as well as the municipalities, agencies, and offices commonly known as "government," and believes no such evidence exists.

Declaration 18. Declarant has no record or evidence that Declarant may not name United States Attorney General Eric Holder, and/or his successors, as co-trustee to enter the beneficiary/corporate person into the National Criminal Information Search database and the local state CIS database to be identified as "do not detain," and that Declarant, his offspring, and/or his siblings are not free to travel in their private, not-for-hire, non-commercial road machines, without state and/or county "registration" and without hindrance by policy/statute enforcers, and believes no such evidence exists.

Declaration 19. Declarant has no record or evidence that Declarant may not name Chairman of the Securities and Exchange Commission, Mary Shapiro, and/or her successors, as co-trustee to retrieve all bonds issued on the Declarant, or under the Declarant's name and "number", and make the funds retrieved available to "spend" at Declarant's discretion, and believes no such evidence exists.

Declaration 20. Declarant has no record or evidence that Declarant may not name United States Secretary of State Hilary Rodham Clinton, and/or her successors, as co-trustee to provide to Declarant, and/or her offspring and/or her siblings, diplomatic immunity, an American National Passport, and identification for travel and locomotion purposes, and believes that no such evidence exists.

Declaration 21. Declarant has no record or evidence that banks and other vendors that have used Declarant's private property (Fungible commodity: Credit), i.e. signature/autograph, for unjust enrichment, will not return every "payment", plus interest, original issue discount for the past 50 years upon demand and upon proper form filing as instructed by the IRS and believes no such evidence exists.

Declaration 22. Declarant has no record or evidence that Declarant may not direct a disbursement/payment, by simple signature of acceptance (Acceptance for Value), Banker's Acceptance or Bill of Exchange (BOE), for balance owed on any incurred, existing or newly established obligation, presentment, or debt, in accordance with Title 26 Section 674 (b) (5) (b) and Internal Revenue Service Manual 3.8.45.4.10.1, dated January 1, 2010, and to settle any and all controversy before the agency and believes in accordance with Declaration 5 above that no such evidence exists.

Declaration 23. Declarant has no record or evidence that Declarant may not, in any fashion or manner, use the income and credit available in the Trust to either discharge debt, for acquisitions of consumer goods, real property or other purchases as are necessary, as a Trust Interest Holder by use of IRS form 1099 or other as required or may not issue private debt instruments with handwritten signature to deposit funds into the WHFIT known as GARY FORREST EDWARDS for refund purposes or for Trust asset purposes, according to 26 CFR Subtitle A Chap 1 Subchapter J Part 1 Subpart E, and believes no such evidence exists.

Declaration 24. Declarant has no record or evidence that the following cites regarding Federal Reserve notes are not true, and believes no such evidence exists.

That the "giving a (Federal Reserve) note does not constitute payment." [See *Echart v. Commr. I.R.S.*, 42 F.2d 158 (1930).] "Checks, drafts, money orders, and bank notes are not lawful money of the

United States, [*State v. Neilon*, 43 Ore. 168 (1903).]

That the use of a (federal reserve) 'Note' is only a promise to pay. [See *Fidelity Savings v. Grimes*, 156 Kan. 55 (1942).]

That the use of a (federal reserve) 'Note' is only a promise to pay. [See *Fidelity Savings v. Grimes*, supra.]

That Legal Tender (Federal Reserve) Notes are not good and lawful money of the United States. [See *Raine v State*, 143 Tenn. 168 (1920).]

That (federal reserve) Notes do not operate as payment in the absence of an agreement that they shall constitute payment. [See *Blackshear Mfg. Co. v Harrell*, 191 Ga. 433 (1940).]

Also, Federal Reserve Notes are valueless. [See IRS Codes Section 1.1001-1 (4657) C.C.H.).]

Declaration 25. Declarant/Affiant has no record or evidence that Declarant/Affiant does not have an Unrestricted Claim of Right per Title 26 Section 1341 of the 1939 code and Declarant/Affiant believes no such evidence exists.

Declaration 26. Declarant has no record or evidence that the following acquisitioning mechanism can be denied for any reason, thereby denying Gary- Forrest: Edwards his right to draw upon his claim and interest in the Gold held by the Treasury of the United States and his deficiency payment caused by the WAR AND EMERGENCY ACT (Executive Order(s) 2039 and 2040), under public policy (private law) of the "New Deal" Cheap Food Policy (and others), then this act will be in direct violation of the Constitution for the united States of America, seventeen-hundred and eighty-seven, because involuntary servitude has been abolished, and the undersigned, pursuant to his First Amendment Right, one of those Rights public servants are obligated to protect, to not be compelled to be a part of a corporation, church, communistic State or to make self-sacrifice to a false god, and believes no such evidence exists.

Declaration 27. Declarant has no record or evidence that a Title 26 form of acquisition, secured by accounts receivable on Deposit with the Treasury for nonpayment by the United States Treasury, and for the purpose of discharging payment in like kind, debt-for-debt, is the only means by which Gary-Forrest: Edwards has of discharging the debt placed on him by the UNITED STATES (and "its" subsidiaries), and believes no such evidence exists.

Declaration 28. Declarant has no evidence or record that this Notice and the filing of Internal Revenue Service forms including but not limited to 1099-A, 1099-B, 1099-OID, 1099-DIV, and/or 1099-INT does not constitute a discharge under the UNITED STATES, INC. bankruptcy and insolvency, said discharge being the only means Declarant has of discharging the public debt placed on Declarant by the UNITED STATES, INC. through Executive Orders 2039 and 2040 of March 6, 1933 and March 9, 1933, and believes no such evidence exists.

Declaration 29. Declarant has no record or evidence that Jehovah (JHVH) is not our Creator God and the Supreme God due all Honor, glory and Praise, and believes no such evidence exists.

Declaration 30. Declarant has no record or evidence that the GARY FORREST EDWARDS Trust is precluded from issuing private debt instruments with original issue discount as described in **Sections 1.1271 through Sections 1.1275**, and believes no such evidence exists.

Declaration 31. Declarant has no record or evidence that the instructions on how to report a private issue debt instrument with OID do not exist in **Regulation 1.1271 through 1.1275 of Title 26**, and believes no such evidence exists.

Declaration 32. Declarant has no record or evidence that Gary-Forrest: Edwards is not treated as the beneficial owner of the trust bearing his birth name in all capital letters; as defined in **Subpart E, part I, subchapter J, chapter 1 of the Code**, and believes no such evidence exists.

Declaration 33. Declarant has no record or evidence that GARY FORREST EDWARDS Trust is not an investment trust as defined in **§301.7701-4(c)**, and believes no such evidence exists.

Declaration 34. Declarant has no record or evidence that the GARY FORREST EDWARDS Trust is not an investment trust as there is no evidence that the GARY FORREST EDWARDS Trust is not a beneficial owner of the WHFIT of this name, and is not a Trust Interest Holder as defined in paragraph **(b) (20) of part 3, Title 26 § 1.671-5**, and believes no such evidence exists.

Declaration 35. Declarant has no record or evidence that 5, 6 and 7 of this notice do not comprise the complete full definition of what a widely held fixed investment trust is considered to be by the **Internal Revenue Service Regulation 1.671-5(b)(22)**, and believes no such evidence exists.

Declaration 36. Declarant has no record or evidence that **Regulation Part 1.671-5** does not make provisions **non pro rata reporting** in **(D)**, **sales of trust interest on a secondary market** in **(G)**, **Reporting Redemptions** in **(F)**, and **Reporting OID under safe harbor** in **(vii)** of **Title 26**, and believes no such evidence exists.

Declaration 37. Declarant has no record or evidence that a United States person who is a widely held fixed investment trust is not required to do all reporting on 1099 forms as per the regulations as per **IRS Publication Catalog No. 27978B and No. 64171A, and No. 27980N**, and believes no such evidence exists.

Declaration 38. Declarant has no record or evidence that both Gary-Forrest: Edwards and his corporate/trust identity, GARY FORREST EDWARDS, are not both persons considered as Grantors, Trustee's, **beneficial owner**, co-Trustees, co- Beneficiaries, **middlemen**, and/or nominees in the various trust relationships, at different times, sustained in commerce, with the United States, on a daily basis, and believes no such evidence exists.

Declaration 39. Declarant has no record or evidence that a form 1099 does not bring all aspects of transactions to light, which is ordered for by **The Patriot Act Subtitle A**, and believes no such evidence exists.

Declaration 40. Declarant has no record or evidence that a 1099-INT may not be used interchangeably with a 1099-OID in certain cases as per **Internal Revenue Service catalog No. 27980N, Instructions for Forms 1099-INT and 1099-OID**, and believes no such evidence exists.

Declaration 41. Declarant has no record or evidence that an OID and private debt instruments are not valid under **Regulations 1.1271-1, 1.1271-2, 1.1272-2, 1.1271-3, through 1.1275**, and believes no such evidence exists.

Declaration 42. Declarant has no record or evidence that a private debt instrument does not also include a private money order or Bill of Exchange, and believes no such evidence exists.

Declaration 43. Declarant has no record or evidence that a Dividend from the monetization of a signature or an instrument is not reportable **Internal Revenue Service catalog No. 27978B Instructions for Form 1099-DIV**, and believes no such evidence exists.

Declaration 44. Declarant has no record or evidence that **§662 of US Code Title 26** does not require the reporting of distributed corpus or income accumulating in a widely held fixed investment trust, and believes no such evidence exists.

Declaration 45. Declarant has no record or evidence that Declarant is not part of a “national banking association,” i.e., an association nationwide of private, unincorporated persons engaged in the business of banking to issue notes **against** obligations of the United States due them; whose **private** property is at risk to collateralize the government’s debt and currency, by legal definitions, and believes no such evidence exists.

Declaration 46. Declarant has no record or evidence that Declarant is not able to tender private debt instruments **for settlement as an “Obligation of THE UNITED STATES,”** under **Title 18 USC Section 8**, representing as the definition provides a “certificate of indebtedness ... **drawn upon an authorized officer of the United States,**” for example, the Secretary of the Treasury,” and **issued under an Act of Congress**” (in this case **public law 73-10, HJR-192 of 1933 and Title 31 USC 3123, and 31 USC 5103**) and **by treaty** (for example, the **UNITED NATIONS CONVENTION ON INTERNATIONAL BILLS OF EXCHANGE AND INTERNATIONAL PROMISSORY NOTES [UNCITRAL]** and the **Universal Postal Union headquartered in Bern, Switzerland**), and believes no such evidence exists.

Declaration 47. Declarant has no record or evidence that the International Bill of Exchange is not legal tender as a national bank note, or note of a National Banking Association, by legal and/or statutory definition (**UCC 4-105, 12CFRSec. 229.2, 210.2, 12 USC 1813**), issued under Authority of the United States Code **31 USC 392, 5103**, which officially defines this as a statutory legal tender obligation of THE UNITED STATES, and is issued in accordance with **31 USC 3123 and HJR-192 (1933)** which establish and provide for its issuance as “Public Policy” in remedy for discharge of equity interest recovery on that portion of the public debt to its Principals, and Sureties bearing the Obligation of THE UNITED STATES, and believes no such evidence exists.

Declaration 48. Declarant has no record or evidence that referenced WHFIT is not an “Executive Agency” per 5 U.S.C. §105, and believes no such evidence exists.

Declaration 49. Declarant has no record or evidence that referenced WHFIT is not an “agency”, per 5 U.S.C. § 551, and believes no such evidence exists.

Declaration 50. Declarant has no record or evidence that Declarant is not a CFR 48 Section 53.201-1 Subpart 1.6 Warranted Contracting Officer and believes no such evidence exists.

Declaration 51. Declarant/Affiant has no record or evidence that Declarant/Affiant should not immediately be issued a permanent and valid debit card such as The Financial Management Service (FMS) US Debit Card or its equivalent, as currently available, for account of Gary-Forrest: Edwards as Grantor/Beneficiary of the GARY FORREST EDWARDS TRUST, with a minimum daily available balance/value of (\$100,000.00) One Hundred Thousand U.S. Dollars without further request or action. Said debit card, with applicable P.I.N. number, shall be issued without delay to Gary F. Edwards and be mailed to: 158 Big Oak Drive; Maylene, Alabama near[35114], and Declarant/Affiant believes no such evidence for any delay in processing and delivering of any such debit card exists.

Declarant/Affiant states that you have thirty (30) days to rebut the foregoing averments, point by point, under penalty of perjury, pursuant to 28 U.S.C. Section 1746, or the record will prove that this Notice is accepted as fact by default, agreed to and made a valid and binding contract by tacit procurement and acquiescence.

Matters of Interest —

Repercussions of Denial. Affiant avers that if the right to the acquisition mechanism of Gary-Forrest: Edwards to draw upon his claim and interest in the Gold held by the Treasury of the United States and his deficiency payment caused by the WAR AND EMERGENCY ACT (Executive Order(s) 2039 and 2040), under public policy (private law) of the "New Deal" Cheap Food Policy (and others), then that denial will be in direct violation of the Constitution for the united States of America, seventeen-hundred and eighty-seven. Involuntary servitude has been abolished and the undersigned, pursuant to the First Amendment Right, one that public servants are obligated to protect , i.e. to not be compelled to be a part of a corporation, church, communistic State or to make self-sacrifice to a false god are in jeopardy.

Form of Acquisition. The form of acquisition described herein, secured by accounts receivable (on Deposit with the Treasury) for nonpayment by the United States Treasury, and for the purpose of discharging payment in like kind, debt-for-debt, is the only means which Gary-Forrest: Edwards has of discharging the debt placed on him by the UNITED STATES and all subsidiaries.

Form of Discharge. This Public Notice as described herein shall constitute a discharge, should the need occur, under bankruptcy and insolvency, placed upon the undersigned by the aforementioned Executive Order(s), 2039 and 2040, of March 6, 1933 and March 9, 1933.

Involuntary Use. I am forced involuntarily to use U.S. funds such as Federal Reserve Bank/System notes, commercial liability instruments and electronic liability transactions as part of a scheme to compel the principals to impart artificial commodity value to the liability evidenced thereon, on the authority of [*MacLeod v. Hoover*, No. 26395, S. Ct. (La.), 105 So. 305 (1925).] [That court citing *U.S. Bank v. Bank of Georgia*, 23 U.S. 333 (1825) and Public Law 97-248 (1982).]

Legal Tender No Longer Required. [In light of the holding of *Guarantee Trust Co. v. Henwood*, 307 U.S. 247 (1939), take notice of...] As of October 27, 1977, legal tender for discharge of debt is no longer required. That is because legal tender is not in circulation at par with promises to pay credit [*Baltimore and Ohio R.R. v. State* 36 Md. 519 (1872)] There can be no requirement of repayment in legal tender either, since legal tender was not loaned [nor in circulation] and repayment [or payment] need only be made in equivalent kind; a negotiable instrument."

UCC 3-603 Clarification. "If tender of payment of an obligation to pay an instrument is made to a person entitled to enforce the instrument and the tender is refused, there is discharge, to the extent of the amount of the tender..."

and:

ALABAMA CODE Section 7-3-603

Tender of payment.

(b) If tender of payment of an amount due on an instrument is made to a person entitled to enforce the instrument and the tender is refused, there is discharge, to the extent of the amount of the tender, of the obligation of an endorser or accommodation party having a right of recourse with respect to the obligation to which the tender relates.

(Acts 1995, No. 95-668, p. 1381, §1.)

WHEREFORE: Affiant can only discharge any such debt/liability due to the fact that the state of ALABAMA was responsible in the removal of constitutional money that was to circulate within the STATE OF ALABAMA whereby the undersigned could "pay debts by law" and the undersigned herein has been estopped in law from paying debts "at law". Since the STATE OF ALABAMA is a "federal unit," it would be a violation of commercial 'due process' or 'fraud' to bar the undersigned from accessing the remedy provided by Congress to discharge debts (liabilities) 'dollar for dollar'. [*Dyett v. Turner, Warden, Utah State*, 20 Utah 2d 403 (1968).]

As a beneficiary of the trusts created by the Constitution and by President Roosevelt, I recognize that I have an antecedent claim from or on the basis of a pre-existing contract. My claim is a right to enjoy freedom with liberty. My claim is based on Constitutional guarantees.

Additionally, I recognize that the trust created by President Roosevelt in 1933 provides me, as beneficiary, a right to distributions from that trust. I recognize that since 1933 all property is held by the state and that the state has legal title to all substance in the states. But I, as one of the People, have equitable title through my beneficial interest in that trust.

All contracts are inherently subject to the paramount power of the sovereign, and the exercise of such power is never understood to involve their violation. [*Osborne v. Nicholson* 80 U.S. 654 (1871).]

U.S. CITIZEN AS SURETY

I recognize that the U.S. Citizen I represent is a legal fiction. I also recognize that it is a surety for the United States. As one of the People, a beneficiary of the trusts created by The Constitution of the United States of America, so declared in the Declaration of Independence, the Constitution for the United States (1787) and by President Franklin D. Roosevelt in 1933, the U.S. citizen represents a surety and I recognize that I can use my prepaid account to "discharge" when I receive instruments that are issued and transferred to me for value.

BIRTH CERTIFICATE

I recognize the following statements as true on the **public side** about my birth certificate:

1. The birth certificate is a result of the President's Oath;
2. As a result of the President's Oath, my birth certificate is evidence of the obligation the UNITED STATES owes to me;
3. The birth certificate represents value and is evidence of a pledge by a U.S. citizen to be a surety for the UNITED STATES;
4. The birth certificate is security for the pledge of allegiance to the United States and its statutes, made by the U.S. citizen;
5. The birth certificate is a security interest in the labor of the U.S. citizen the certificate represents, based on the U.S. citizen's pledge to the UNITED STATES;

6. The UNITED STATES has an antecedent claim against the U.S. citizen's labor through the pre-existing contract (pledge).
7. Use exemptions, as in an Accepted for Value process, for deposits/setoffs of **statements, offers, presentments, bills, tax bills or an IRS voucher through the private side.**

I recognize the following statements as true on the **private side** in relation to my birth certificate:

1. The birth certificate is a receipt;
2. The birth certificate is evidence of a promise made by the President to the people;
3. The birth certificate is security for the promise of distributions from the trust to me as beneficiary;
4. The birth certificate is a security interest in distribution from the trusts established by the Declaration of Independence, the Constitution and by President Roosevelt in 1933;
5. The birth certificate is a remedy that represents an antecedent claim I have against the United States;
6. The birth certificate is evidence of a pre-existing contract;
7. The birth certificate represents the prepaid account I have available for setoffs.

SPECIAL NOTICE TO THE FEDERAL RESERVE-INSTRUMENTS ISSUED FOR AND BY THE US

I recognize that when the United States issues an instrument "for value", the actual objective is to "get value" or "to get consideration".

ACCEPTANCE FOR VALUE SYNOPSIS

I recognize that when I accept for 'value' an instrument presented to me, I accept whatever consideration the United States has offered me as evidence of an obligation it has to me as a beneficiary and I accept whatever consideration is offered on the instrument transferred to me through the U.S. citizen that I represent. When I accept for value an instrument presented to me by the United States, I use a distribution from the trust account to "discharge" the instrument by setoff from my prepaid account. I recognize when I accept an instrument for value the resulting offset is a distribution from the trust.

By accepting such an instrument for value and returning it for value, I can close the account on behalf of the U.S. citizen I represent. In this way, I fulfill the U.S. citizen's legal duty to discharge the bill and my moral duty to close the account, if appropriate. When I accept an instrument for value and return it for settlement and closure of the account with the Secretary of the Treasury or the IRS, this provides the payment to balance the books and close or settle the account.

ENDORSEMENT LANGUAGE FOR INSTRUMENTS

I recognize that I can provide a qualified endorsement on a **statement, offer, presentment, bill, tax bill or an IRS voucher** as follows:

Accepted for Value
Exempt from Levy
Gary-Forrest: Edwards
Authorized Representative
Date _____
Amount \$ _____ (in U.S. Dollars)
Exemption No. XXXXX4941
Deposit to the U.S. Treasury and charge the same to
GARY FORREST EDWARDS for account # XXX-XX-4941

Or use Federal Reserve Bank
Routing No. _____ Account No. _____
for the Federal Reserve to:

Deposit to the U.S. Treasury and charge the same to
GARY FORREST EDWARDS for Account No. XXX-XX-4941

The following additional lines may be added:

Return for Settlement, or, Return for Settlement and Closure
Priority Stockholder

I recognize that I can provide a qualified endorsement on a **court case** as follows:

Accepted for Value

Exempt from Levy

Gary-Forrest: Edwards

Authorized Representative

Date

Amount \$ (in U.S. Dollars)

Exemption No. XXXXX4941

Deposit to the U.S. Treasury and charge the same to

Clerk of Court for Case No. 12345 (or whatever the number may be used)

Or GARY FORREST EDWARDS Account No. XXX-XX-4941

The following additional lines may be added:

Through Commissioner of Internal Revenue Service

Return for Settlement or Return for Settlement and Closure

Priority Stockholder

And I recognize that I may process International Bills of Exchange and Money Orders:

Through IRS Technical Support Division

C/o The Treasury UCC Contract Trust Department of the IRS

Department of the Treasury

1500 Pennsylvania Avenue, NW

Washington, D.C. 20220

OR using Federal Reserve Bank

Routing No. Account No.

For the Federal Reserve to process the same through

the U.S. Treasury and charge the same to:

GARY FORREST EDWARDS for Account No. XXX-XX-4941

And I recognize that I may issue Bills of Exchange in accordance with Internal Revenue Service Manual Section 3.8.45.4.10.1 (01-01-2010), such instruments issued are in a self construed manner format until such time as the IRS designates a specific format.

And I recognize that I may cause deposits to be made through any authorized ACH Bank or depository with a Federal Reserve Bank affiliation.

Routing No. Account No.

To Direct Deposit to the account of GARY F. EDWARDS

and charge the same through the U.S. Treasury and charge the same to:

GARY FORREST EDWARDS for Account No. XXX-XX-4941

ENDORSEMENT LANGUAGE FOR CHECKS MADE PAYABLE TO THE U.S. CITIZEN THAT I REPRESENT

I recognize when I endorse a check made payable to the U.S. citizen that I represent, the way it is endorsed determines if the negotiation of the check will be a taxable event to the endorser, or not.

I recognize by endorsing a check with a qualified endorsement indicating that the check is exchanged for credit on account or is exchanged for Federal Reserve Notes with no redeemable value, according to Title 12 USC Chapter 3 Subchapter XII §411, I can control whether or not negotiation of the check will be a taxable event to the endorser. Such an endorsement might be:

Deposited as credit on account or exchanged for Federal Reserve Notes with no redeemable value.

Or

Deposited as credit on account or exchanged for Federal Reserve Notes pursuant to 12 USC 411 as amended.

Or

Deposited as credit on account or exchanged for non-redeemable Federal Reserve Notes by:

I understand that this important amendment is the one that removed the “redeem-ability” from the statute.

I recognize that if I am working for an employer and the U.S. citizen that I represent is being paid as an employee and if I properly endorse every check made payable to the U.S. citizen that I represent so negotiation of the check is NOT a taxable event as described herein, then all interested parties agree that the U.S. citizen that I represent would and should file a W-4 with “Exempt” status.

INTERNATIONAL BILLS OF EXCHANGE

I see no evidence that I cannot “set off” International Bills of Exchange through my exemptions as long as they are drafted within the guidelines of UNCITRAL Convention on International Bills of Exchange and International Promissory Notes, (1988).

CONCLUSION

PART I.

As indicated initially, the thirty (30) day notice to rebut is in effect. All recipients of this Affidavit of Public Notice are bonded by statutes, executive orders, acts, and codes that invoke the civil remedy in the state, the United States, The United Kingdom, and United Nations, and Rome to perform or face charges that will result in one or more of the following: **UCC 9** Agricultural Lien, Maritime Lien, Federal Tort Claim, Arrest of Bond, **Title 18** Violation Investigation, **Tax Fraud** Investigation, and **Patriot Act Subtitle A Money Laundering** Charges.

No commercial harm can come to a trustee who acts in honor. By accepting the terms of this agreement, you risk no harm to yourself, your corporation, your office or your agency. The Affiant wishes you no malice. By performing as to the statutes and tenants listed herein, you avoid malfeasance and bring honor to your position and yourself and this contract, and to all accounts that you treat in accordance with the statements herein.

Please be advised that the provisions of Title 26 Sec. 2044, Payment in bond, will result in a 18 USC 371 Defrauding the United States charge when the Public servant/corporate officer acts contrary to this agreement, which carries a five (5) year prison sentence under TITLE 18.

I, Gary-Forrest: of the clan Edwards, beneficiary, the living man on the private side, represent GARY F. EDWARDS, or G.F. EDWARDS, or G. FORREST EDWARDS aka GARY FORREST EDWARDS, the U.S. citizen on the public side.

Affiant Gary-Forrest: Edwards further sayeth naught concerning this Affidavit of Public Notice this _____ day of month, 2010.


LS: Gary-Forrest Edwards, Authorized Representative
for GARY FORREST EDWARDS, ©, Ens legis

Part II.

NOTICE OF UNDERSTANDING, INTENT AND CLAIM OF RIGHT

I hereby present recipients with Notice of Understanding, Intent, and Claim of Right to avoid any confusion or potential conflict and to maintain my honor and ensure maximum clarity between myself and all government agents. A Notice of Understanding, Intent and Claim of Right follows to ensure maximum clarity exists among all parties.

Peacefully, I desire to avoid conflict and to live lawfully with maximum freedom. I have studied the history of the united States and its legal system to arrive at certain conclusions. After reading various acts and exploring the usage of language therein, I now know that "lawful" and "legal" do not mean the same.

It also appears that Acts and Statutes in the United States, Inc are only contracts based in/on commerce. Therefore, I now contact the various government officials named herein seeking confirmation, correction or denial by recipients.

If you choose to respond, do so within thirty (30) days of receipt of this Notice and in writing to me in care of the Notary Public by registered mail. Provide proof of your claim, under oath or attestation and send under your full commercial liability and penalty of perjury. A failure to respond will be assumed to be agreement with my understanding. Any response shall be on a point-by-point basis and shall contain proof of a mistake in my understanding or else my understanding shall stand.

Failure to dispute the claims herein will result in an automatic default judgment and permanent and irrevocable estoppel by acquiescence. Now, specifically in the United States, I understand that both a common law and a statutory law tradition exist. I also understand that a statute is a legislated rule of a society, which has the force of law upon members of that society, defined as a fictional legal entity, such as a corporation, i.e., United States, Inc.

I also understand that what I was taught about the government of the United States was inaccurate and indeed the United States is not a nation occupying a certain geographical location, but, instead is merely a corporation with de-facto authority, rather than lawful. This corporation can only make corporate/contract law which has the force of law **only** upon its consenting members.

From my research, the "law of the land" is the peaceful common law, which is not influenced by acts and statutes. Under common law, the rights, freedoms, and duties of private individuals have long been established and, unlike statute law, common law has had a progression toward more freedom and personal responsibility, rather than less. Among the rights and freedoms understood by common law are such things as the rights to life, liberty, the pursuit of happiness, property and use thereof, privacy, peace, and the ability to travel freely in public without harassment, intimidation or even a State issued "license".

The obligations and duties of those living under common law are essentially to ensure that one does not infringe or allow others to infringe upon those unalienable rights and freedoms. I have also learned that the rights of a free spiritual being cannot be lawfully limited without consent, as that would imply slavery.

Effectively, rights are not bestowed upon one by another, unless the first gives consent or the first is the lawful property of the second. The very nature of the concept of consent is that it can only exist among

equals with full disclosure and without coercion. I do not recall ever being sold or purchased as a slave, nor do I recall giving my free consent to be governed or represented by any governmental agent, although at times I have been deceived and intimidated into submission.

These various rights and freedoms are self-evident and unalienable to just "be". For lawful representation to exist there must be mutual consent, which may be revoked/rescinded for any reason, depending on the nature of a specific contract between the two parties.

I hereby notify recipients and any other interested parties that I revoke and rescind my consent to be governed by fictitious corporate entities with which I have no subsisting contract. I declare that I am neither a child nor a slave, but a sovereign capable of administering my affairs.

Whereas: It is my understanding that -

The united States of America is a common law jurisdiction, and

Equality before the law is paramount and mandatory, and

A statute is defined as a legislated rule of society which has been given the force of law, and

A society is defined as a number of people joined by mutual consent to deliberate, determine and act under a common goal, and

The only form of government recognized as lawful in the united States of America is a representative one, and

Representation requires mutual consent, and

In the absence of mutual consent, neither representation nor governance can exist, and

People in the united States of America have a right to revoke or deny consent to be represented and thus governed, and if anyone does revoke or deny consent they then may exist free of government control and statutory restraints, and a "sovereign" is one who has lawfully revoked consent and exists free of statutory restrictions, obligations, and limitations, and

A citizen numbered by or issued/assigned a Social Security Number (SSN) is in fact *presumed* to be an "employee and Federal Citizen of the Federal government and is thus bound by the statutes created by and within Federal/State government jurisdiction(s), and

Upon proper Notice, claim of right and express intent, a sovereign may disavow this employee presumption and Citizenship in fact, with prejudice, without waiver or forfeiture of privilege or benefit, and

Sovereign People in the united States of America have a right to revoke or deny consent to be represented and thus governed, and

If anyone does revoke or deny consent they then may exist free of government control and statutory restraints, and

A "sovereign" is one who has lawfully revoked consent and does exist free of statutory restrictions, obligations, and limitations, and

It is lawful to abandon one's Social Security Number, at one's discretion.

I, Gary-Forrest: Edwards, am a sovereign, and "Free born" Man of the land, Native Alabama National,

Acting peacefully and within community standards does not breach the peace, and

Any activity for which one must apply and receive a license or permit must itself be a fundamentally statutory or State-sanctioned activity, and

As I am a sovereign and not a child, who operates with full responsibility, I do not see any need, nor can I be required to ask permission to engage in lawful and peaceful activities, especially from those who claim limited liability, and

A by-law is defined as a rule of a corporation, and

Corporations are legal fictions and require contracts in order to claim authority or control over their employees and other parties, and

Legal fictions lack a soul and cannot exert control over those who are thus blessed and operate with respect to that knowledge, as only a fool would allow soulless fictions to dictate one's actions, and

I have a right to use my property without having to pay for the use or enjoyment of it, and

Any summons is merely an "invitation to attend" and that those issued by the United States, or any of its agencies, create no obligation or dishonor if and when ignored, and

Peace officers have a duty to distinguish between statutes and law and those who attempt to enforce statutes against a sovereign are in fact breaking the law, and

I have the power to refuse intercourse or interaction with peace officers, who have not personally observed me breach the peace, and

Permanent estoppel by acquiescence, which bars any peace officer, government agent or prosecutor from bringing charges against a sovereign, under any Act, is created if this claim is not responded to in the stated fashion and time, and

Therefore - Be it now known to any and all concerned and affected parties, that I, Gary-Forrest: Edwards, a sovereign, do hereby state clearly, specifically, and unequivocally my intent to peacefully and lawfully exist, free of all statutory obligations and/or restrictions, and do retain/maintain all rights at law to trade, exchange or barter.

Furthermore - I claim that these actions are not outside my community's standards and that I will in fact and deed support said community in our collective desire for truth and to retain our rights to maximum freedom.

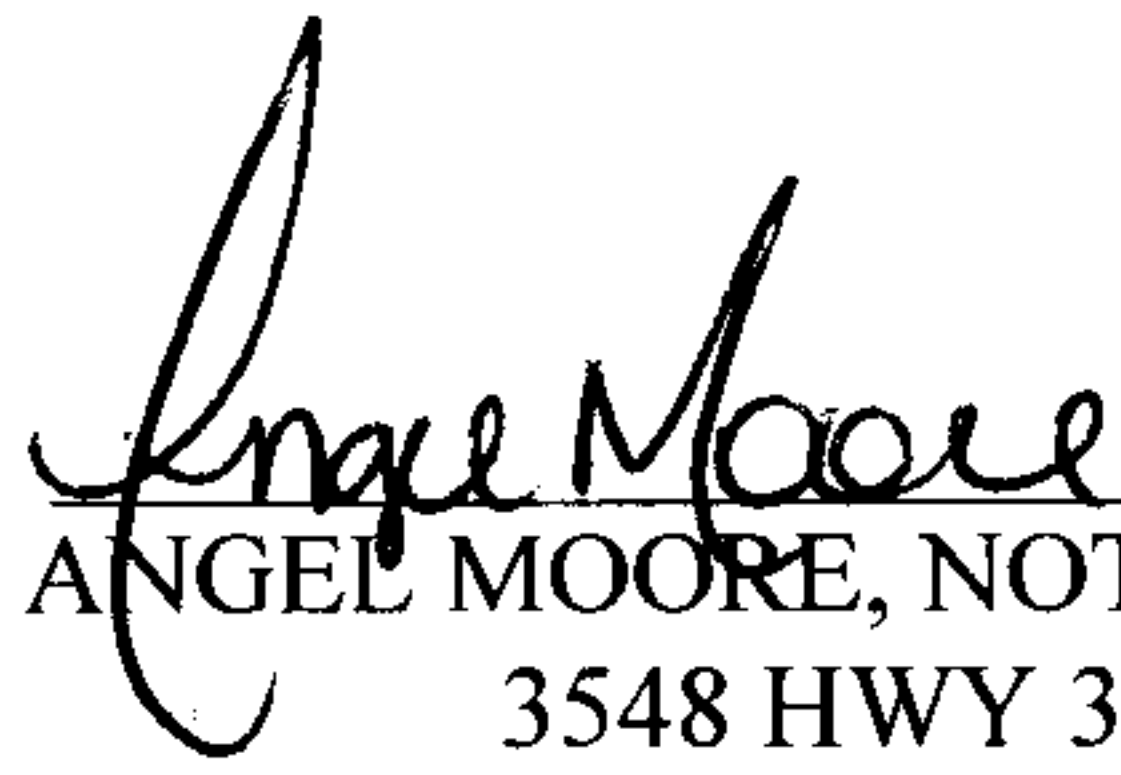
Additionally, I claim the right to engage in these actions and do further claim that all property held by me is held under a claim of right.

Additionally, I claim that anyone who interferes with my lawful activities, after having been served notice of this claim and who fails to properly dispute or make lawful counterclaim is breaking the law and cannot claim good faith or color of right. Any such transgression will be dealt with in and by a properly convened court de jure or a citizens' grand jury.

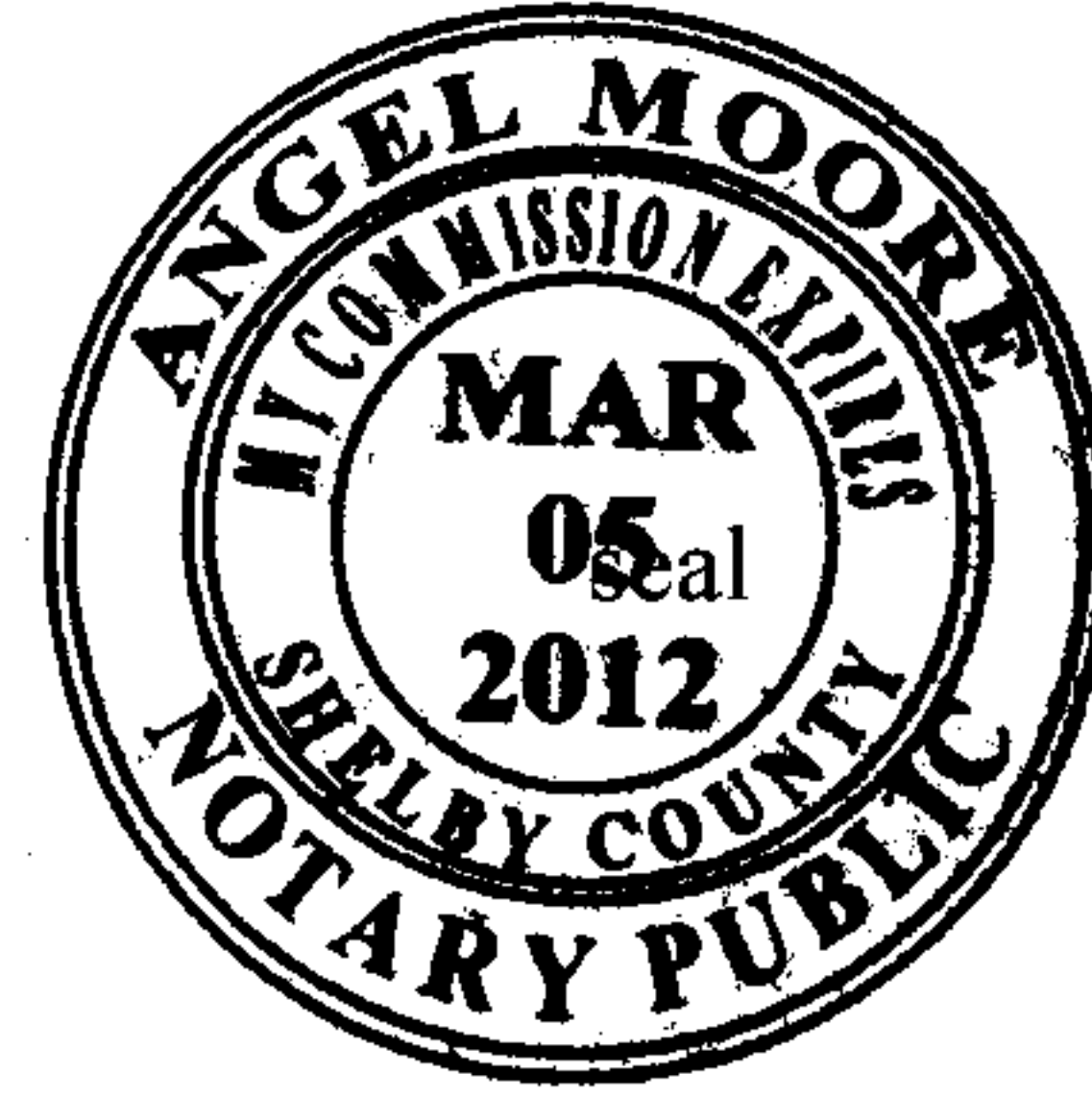
Additionally, I claim that the courts in the United States are de-facto and in fact are in the profitable business of conducting, witnessing and facilitating the transactions of security interests. I further claim that they require the consent of both parties prior to "providing" any such service(s).

Furthermore, I claim all transactions in the nature of security interests require the consent of both parties. I hereby deny consent to any transaction of a security interest, issuing under any Act for as a sovereign, I am not subject to any Act.

Furthermore, I claim my Fee Schedule for any transgressions by peace officers, government principals or agents or justice system participants is Five Hundred Dollars Per Hour, or any portion thereof, if being questioned, interrogated or in any way detained, harassed or other attempts of regulation, and Five Thousand Dollars Per Hour, or any portion thereof, if I am handcuffed, transported, incarcerated or subjected to any adjudication process, without my express written and Notarized consent. All fees assessed retroactively from initial point of contact.



ANGEL MOORE, NOTARY PUBLIC and Notary Presenter
3548 HWY 31 S
PELHAM, AL 35124



My Commission Expires: 3/5/2012

Additional copies mailed to the following:

U.S. Attorney General, Eric Holder
950 Pennsylvania Ave., NW
Washington, DC 20530-0001

CMRR # 7009 1680 0000 6148 7380

U.S. Secretary of State, Hillary Rodham Clinton
2201 C. Street NW
Washington, DC 20520

CMRR # 7009 1680 0000 6148 7397

U.S. Securities and Exchange Chairman, Mary L. Shapiro
100 F. Street, NW
Washington, DC 20549

CMRR # 7009 1680 0000 6148 7403

APOSTILLE

(Convention de La Haye du 5 octobre 1961)



20100126000025740 19/22 \$74.00
Shelby Cnty Judge of Probate, AL
01/26/2010 02:38:27 PM FILED/CERT

1. Country: *United States of America*

This public document

2. has been signed by *Brenda Beasley Kepley*

3. acting in the capacity of *Chief, Archives I Processing Section*

4. bears the seal/stamp of *National Archives and Records Administration*

Certified

5. at Washington, D.C.

6. the *fourth* of January, 2010

7. by *Assistant Authentication Officer, United States Department of State*

8. No. *8735-1*

Seal/Stamp:

10. Signature:

Sonya N. Johnson

STATE OF COLORADO)

SS.

COUNTY OF ADAMS)

On the fourteenth of January, 2010, as a NOTARY PUBLIC, I do certify that the above page is a TRUE, CORRECT AND COMPLETE COPY.

WITNESS my hand and official seal.

J K Reynolds
J K REYNOLDS, NOTARY PUBLIC

J K REYNOLDS
NOTARY PUBLIC STATE OF COLORADO
My Commission Expires October 28, 2013

NATIONAL ARCHIVES AND RECORDS ADMINISTRATION

in all to whom these presents shall come. Greeting:

By virtue of the authority vested in me by the Archivist of the United States, I certify on his behalf,
the seal of the National Archives of the United States, that the attached reproduction(s) is a true and
copy of documents in his custody.



SIGNATURE	
<i>Brenda Beasley Repley</i>	
NAME	DATE
BRENDA BEASLEY REPLEY	Dec 3 2009
TITLE	
Chief, Archives I Processing Section	
NAME AND ADDRESS OF DEPOSITORY	
National Archives and Records Administration 700 Pennsylvania Avenue, NW Washington, DC 20408	

NA FORM 14007 (10-86)



20100126000025740 20/22 \$74.00
Shelby Cnty Judge of Probate, AL
01/26/2010 02:38:27 PM FILED/CERT

STATE OF COLORADO)

)ss.

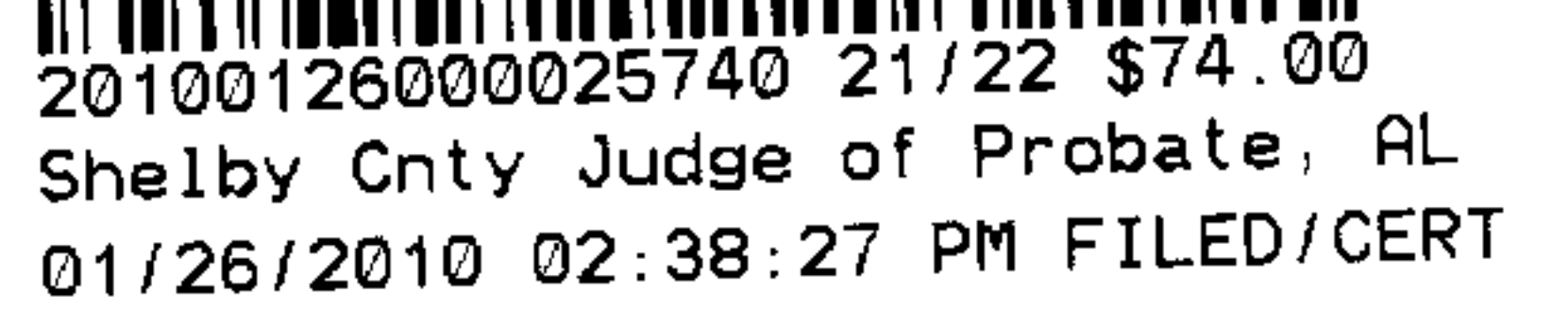
COUNTY OF ADAMS)

On the fourteenth of January, 2010, as a NOTARY PUBLIC, I do certify that the above page is a TRUE, CORRECT AND COMPLETE COPY.

WITNESS my hand and official seal.

J K Reynolds
J K REYNOLDS, NOTARY PUBLIC

J K REYNOLDS
NOTARY PUBLIC STATE OF COLORADO
My Commission Expires October 28, 2013



STATE OF COLORADO

COUNTY OF ADAMS

On the first week of January, 2018.

_____ and _____

1950年12月



20100126000025740 22/22 \$74.00
Shelby Cnty Judge of Probate, AL
01/26/2010 02:38:27 PM FILED/CERT

Furthermore, I claim the right to use a Notary Public to secure payment of the aforementioned Fee Schedule against any transgressors, who by their actions or omissions, harm me or my interests, directly or by proxy in any way.

Furthermore, I claim the right to convene a proper court de jure or citizens' grand jury to address any potentially criminal actions of any peace officers, government principals or agents or justice system participants, who having been served notice of this claim fail to dispute or make lawful counterclaim and then interfere, by act or omission, with the lawful exercise of properly claimed and established rights and freedoms.

Furthermore, I claim the law of agent and principal applies and that service upon one is service upon both.

Furthermore, I claim the right to deal with any counterclaims or disputes publicly in an open forum by discussion and negotiation and to capture on audio/video equipment said discussion and negotiation for whatever lawful purpose as I see fit.

Affected parties who wish to dispute the claims made herein or make their own counterclaims must respond appropriately within twenty one (21) days of receipt of notice of this action. Responses must be under oath or attestation, upon full commercial liability and penalty of perjury, and received by the Notary Acceptor at the address provided below, by registered mail and no later than twenty four (24) days from the date of receipt as attested by a notary certificate of service, or PS Form 3811, or verification by electronic signature.

Failure to register a dispute against the claims made herein will result in an automatic default judgment and permanent and irrevocable estoppel by acquiescence, forever barring the bringing of charges, under any statute or Act, against this sovereign, Gary-Forrest: Edwards.

A notary public has been used as a courtesy disclosure of United States procedures to prevent injury to you. Such use and that of corporate codes, statutes, citations, case rulings or other private corporate regulations is coincidental and does not and shall not be deemed an election to submit to a foreign jurisdiction or consent, real, imagined or implied, to waive any rights, ownership, title, claim, or defenses.

Date: 1/26/2010

Place of claim of right: 158 Big Oak Drive; Maylene, Alabama, near [35114]
Claimant: Gary-Forrest, of the Family Edwards.

[illegible]

SUBSCRIBED AND AFFIRMED: On this 26th day of January, 2010 AD, before me, ANGEL MOORE, Notary Public, personally appeared Gary-Forrest: Edwards, known to me (or proved to me on the basis of satisfactory evidence of identification) to be the living man whose name is subscribed on this **NOTICE**. Witnessed by my hand and official stamp, signed, sealed, and delivered by hand, drafted by the above named Party.