

## BILL OF DIVORCEMENT

## <u>between</u>

## David Bradford II & Christina Chavah

The authority for dissolution of contract of marriage shall reside in the following:

Genesis 2:24 Therefore shall a man leave his father and his mother, and shall cleave unto his wife: and they shall be one flesh.

Deuteronomy 24:1 When a man hath taken a wife, and married her, and it come to pass that she find no favour in his eyes, because he hath found some uncleanness in her: then let him write her a bill of divorcement, and give it in her hand, and send her out of his house.

No State shall . . . pass any Bill of Attainder, ex post facto Law, or Law impairing the Obligation of Contracts, or grant any Title of Nobility. (United States Constitution, Article 1, Section 10).

Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the government for a redress of grievances (Bill of Rights, Amendment I).

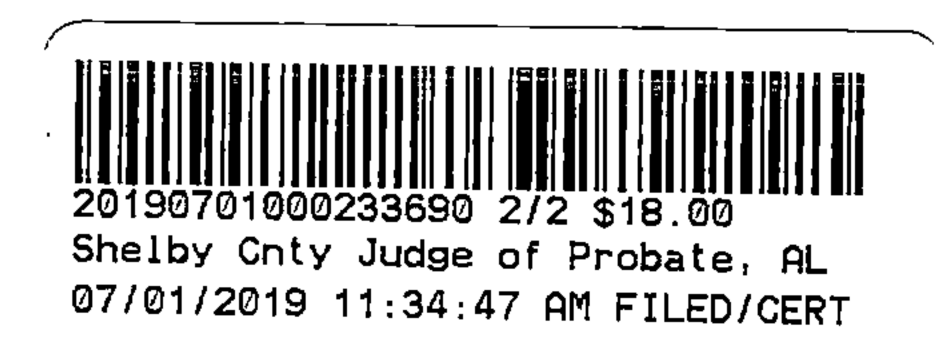
The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people (Bill of Rights, Amendment 9).

The powers not delegated to the United States by the Constitution, nor prohibited by it to the states, are reserved to the states respectively, or to the people (Bill of Rights, Amendment 10).

That no ex post facto law, nor any law, impairing the obligations of contracts, or making any irrevocable or exclusive grants of special privileges or immunities, shall be passed by the Legislature; (Alabama Constitution, Bill of Rights, Article I, Section 22);

-Breach of covenant responsibility resulting in a violation(s) of the elements of contracts and, or, fiduciary duties: mature parties, bona fide offer and voluntary acceptance (consensus ad idem) regarding duties and beneficial exchange required by the contract, mutual or sufficient consideration for a common benefit, time regarding performance of contract duties.

COME NOW THE UNDERSIGNED PARTIES, Citizens of the united States of America, having declined the option of state franchise and the disabilities associated therewith, do assert to exercise "rights reserved . . . for the People" (Amendment I; Amendment X), under the authority of Biblical Law, Common Law, and Constitutional Law, having taken our marriage vows with the יהוה Elohim as our witness in the company of family and friends, do now hereby state my Dissolution of Marriage to live together as Man and



Wife in accordance with Deuteronomy 24:1 and Paragraph 4 of our Notice and Declaration Of Patriarchal Marriage:

"This marriage covenant is solely between יהוה, David Bradford II, and Christina Chavah. Whatever presumption that any foreign or alien "God" [including, but not limited to, a person, municipality, or corporation] has been or will be granted jurisdiction into the affairs of their marriage is hereby unconditionally rebutted."

I, David Brink (Husband), and I, Christina Brink (wife), do voluntarily dissolve our marriage contract entered into on October 6, 2012, upon irreconcilable differences known to both parties. We have amicably divided our property and neither spouse has a further claim upon the other's person or property.

This dissolution shall having be Shelby, in the State of Alabama Signature of David Brink:  Signature of Christina Brink:		Date _	E County of $\frac{1}{2019}$
State of ALABAMA  County ofShelby	) ) ss.: )	Jurat	
On this7day of7 above Signator appeared before	e me to attach his sign	Set	OTARY OTARY OTARY Ommission Exp. AY 22, 2022
State of TENNESSEE  County of BRADLEN  On this day of  the above Signator appeared be above Signature  Public Notary Signature  Exp Date:	) ss.:  //////////////////////////////////	Jurat  ne year of our Lord, signature to this in  NOTAR PUBLIA	atrument.