



International Environmental Court For the United States of America Republic

Missouri State Republic)
Taney County / Parish)
**NOTICE TO AGENT IS NOTICE TO PRINCIPAL;
NOTICE TO PRINCIPAL IS NOTICE TO AGENT.
(Full Faith and Credit and Clean Hands Doctrines Apply)**

To all Licensing and Government Agencies, all Law Enforcement Agencies, all State Police, all County Sheriffs, all Municipal Police and Military and all employees of the UNITED STATES CORPORATION, and all other "responsible corporate officers."

NOTICE OF ACQUIESCENCE

Private Traveler and Conveyance of Personal Consumer Goods

RE: Diplomatic car tags, American national identification

1. On April 03, 2014 a notice was sent to WASHINGTON DC which contained an International Environmental Court (NSEA International) Notice and Instructions, copies of which were sent to the secretaries of all 50 franchised [E]STATES of the United States Corporation.
2. Also included were sample copies of the American national Diplomatic ID Cards for travel and Diplomat Car Tags. To date no rebuttal or reply from the Massachusetts Secretary of State to the International Environmental Court has been obtained. On April 03, 2014 a notice was also sent to the U.S. Department of Justice in Washington DC Registered Mail RE 056 784 587 US; no rebuttal has been obtained.
3. Other copies have been sent to various sheriffs and police department as well as various Patrols around each state. To date no rebuttal or reply from any of these agencies or individuals has been received. Your failure to rebut is your acceptance of the Notices.
4. The following is the list of [E]STATES registered mail receipts:
Jim Bennett, SOS, Alabama, certified mail # 7013 1710 0000 9193 5472
Don Hobeger, SOS, Alaska, certified mail # 7013 1710 0000 9193 5465
Mark Martin, SOS, Arkansas, certified # 7013 1710 0000 9193 5441
Ken Bennett, SOS, Arizona, certified # 7013 1710 0000 9193 5458
Debra Brown, SOS, California, certified mail # 7013 1710 0000 9193 5434
Scott Gessler, SOS, Colorado, certified mail # 7013 1710 0000 9193 5427
Denise Merrill, SOS, Connecticut, certified mail # 7013 1710 0000 9193 5410
Jeffrey Bullock, SOS, Delaware, certified mail # 7013 1710 0000 9193 5403
Ken Detzer, SOS, Florida, certified mail # 7013 1710 0000 9193 5397
Brian Kemp, SOS, Georgia, certified mail # 7013 1710 0000 9193 5380
Shan Tsutsui, SOS, Hawaii, certified mail # 7013 1710 0000 9193 5373
Ben Yesuvs, SOS, Idaho, certified mail # 7013 1710 0000 9193 5366
Jesse White, SOS, Illinois, certified mail # 7013 1710 0000 9193 5359
Connie Lawson, SOS, Indiana, certified mail # 7013 1710 0000 9193 5342
Matt Schultz, SOS, Iowa, certified mail # 7013 1710 0000 9193 5335
Kris Kobach, SOS, Kansas, certified mail # 7013 1710 0000 9193 5328
Alison Grimes, SOS, Kentucky, certified mail # 7013 1710 0000 9193 5311
Tom Scheller, SOS, Louisiana, certified mail # 7013 1710 0000 9193 5304
Michael Dunlap, SOS, Maine, certified mail # 7013 1710 0000 9193 5298
John McDonough, SOS, Maryland, certified mail # 7013 1710 0000 9193 5281
William Falvin, SOS, Massachusetts, certified mail # 7013 1710 0000 9193 5274
Ruth Johnson, SOS, Michigan, certified mail # 7013 1710 0000 9193 5267
Delbert Hasemann, SOS, Mississippi, certified mail # 7013 1710 0000 9193 5243
Jason Kander, SOS, Missouri, certified mail # 7012 3050 0001 9986 8535
Jason Kander, SOS, Missouri, certified mail # 7013 1710 0000 9193 5236

Mark Ritchie, SOS, Minnesota, certified mail # 7013 1710 0000 9193 5250
 Linda McCulloch, SOS, Montana, certified mail # 7013 1710 0000 9193 5229
 John Gale, SOS, Nebraska, certified mail # 7013 1710 0000 9193 5212
 Ross Miller, SOS, Nevada, certified mail # 7013 1710 0000 9193 5202
 William Gardner, SOS, New Hampshire, certified mail # 7013 1710 0000 9193 5199
 Kim Guadag, SOS, New Jersey, certified mail # 7013 1710 0000 9193 5144
 Diana Duran, SOS, New Mexico, certified mail # 7013 1710 0000 9193 5182
 Ceasar Perales, SOS, New York, certified mail # 7013 1710 0000 9193 5175
 Ceasar Perales, SOS, New York, certified mail # 7013 1710 0000 9193 5168
 Elaine Marshall, SOS, North Carolina, certified mail # 7013 1710 0000 9193 5151
 Al Jaeger, SOS, North Dakota, certified mail # 7013 1710 0000 9193 5137
 John Husted, SOS, Ohio, certified mail # 7013 1710 0000 9193 5120
 Glenn Coffee, SOS, Oklahoma, certified mail # 7013 1710 0000 9193 5113
 Kate Brown, SOS, Oregon, certified mail # 7013 1710 0000 9193 5069
 Carol Alchele, SOS, Pennsylvania, certified mail # 7013 1710 0000 9193 5045
 Ralph Mollis, SOS, Rhode Island, certified mail # 7008 1830 0001 7426 9860
 Mark Hammond, SOS, South Carolina, certified mail # 7008 1830 0001 7426 9846
 Jason Grant, SOS, South Dakota, certified mail # 7013 1710 0000 9193 5014
 Tre Harguet, SOS, Tennessee, certified mail # 7013 1710 0000 9193 5021
 John Steen, SOS, Texas, certified mail # 7013 1710 0000 9193 5038
 Nanette Rolfe, Dept of Public Safety, Utah, certified mail # 7011 2970 0002 1597 2399
 Brad Simpson, UT St. Tax Commission, Utah, certified mail # 7011 2970 0002 1597 2375
 James C. Condos, SOS, Vermont, certified mail # 7013 1710 0000 9193 5052
 Janet Vestal Kelly, SOS, Virginia, certified mail # 7012 1010 0001 2863 5007
 Kim Wyman, SOS, Washington, certified mail # 7013 1710 0000 9193 5076
 Natalie Tennant, SOS, West Virginia, certified mail # 7013 1710 0000 9193 5083
 Doug LaFollete, SOS, Wisconsin, certified mail # 7013 1710 0000 9193 5090
 Max Maxfield, SOS, Wyoming, certified mail # 7013 1710 0000 9193 5106

A copy of these documents is attached and was sent via Certified Mail and Registered Mail. For the record, your silence and lack of any rebuttal or response on these notices duly served is hereby taken and your full acquiescence and agreement with all the terms, conditions, and information contained within these notices. So that there can be no further confusion or misunderstanding regarding your responsibilities for the action of you and your Agencies / Departments, a copy of this **Notice of Acquiescence** is being served upon each of you in the manner of a **nihil-dicit judgment** as to the responsible corporate officers :

As ordered, adjudicated and decreed by an independent non-US citizen 25 member grand jury of American nationals on September 24th, 2013, three times in three separate cases found conclusively that members of all citizenships on the American Continent, to include the responsible corporate officers as defined under Public Law 92-500 Federal Water Pollution Control Act Amendment of 1972 (FWPCA), Sec. 2, Sec. 309(c)(3), also hereinafter FEDERAL "persons," and all nation-state citizens and American nationals, the "*real parties in interest*" foreign to said persons, are suffering from severe bodily harm (and death) directly resulting from said persons trespassing upon the American people's God-given unalienable right to clean water; and that above defined persons are continually/daily committing overt acts of trespass in the nature of **domestic environmental terrorism** operating **chemical and biological weapons of mass destruction** as defined under Pub. L. No. 107-56, 115 Stat. 272, enacted October 26, 2001 (18 USC Chapter 10 BIOLOGICAL WEAPONS); and that said persons are continually committing criminal acts of trespass to affect the conduct of a [national] government by mass destruction through negligently causing unlawful discharges of pollutants in violation of a "**strict liability statute**," Pub. L. No. 92-500, Sec. 2, 86 Stat. 816, enacted October 18, 1972, Federal Water Pollution Control Act Amendment of 1972 (codified 33 USC 1251 et seq.); and the person is a responsible corporate officer, a "US Citizen" subject to the UNITED STATES [CORPORATION] and laws of the United States; and in collusion with each other are jointly committing unlawful acts of "criminal negligence," *crimes of violence* against humanity in the nature of genocide; and that under "environmental law," harm to one is harm to all; and each person in the capacity of "operator," as defined under section 306(4) of the FWPCA, is **unlawfully discharging** "toxic pollutants" as defined under section 502(13) of the FWPCA, into a "point source" as defined under section 502(14) of the FWPCA, such being defined as said unlawful act ("violation") under subsection (a) of section 301 of the FWPCA, an unlawful act since July 1, 1973, criminal acts that confirm said persons' lack of standing to be before the court for "unclean hands"; and said persons are unlawfully discharging toxic pollutants into a point sources and have failed to recognize non-voluntary "effluent limitations" as defined under section (b), subsection (1)(A), of section 301 of the FWPCA, for point sources (other than publicly owned treatment works) requiring alternative effluent control strategies utilizing best available technology economically achievable under 301(b)(2)(A), resulting in an unlawful negligent act in violation of section 302 of the FWPCA, causing interference with the attainment and maintenance of the water quality in the navigable waters (publicly owned treatment works) intended to assure protection of public health and welfare and public drinking water supplies,

again, criminal acts that confirm said persons' lack of standing to be before the court for "unclean hands"; and that said persons are each a "federal" person that is operating in violation of the non-voluntary national "standards of performance" meaning a standard for the control of the discharge of pollutant which reflects the greatest degree of effluent reduction, through application of the best available demonstrated control technology, processes, operating methods, or other alternatives, including, where practicable, a standard permitting no discharge of pollutants to achieve the mandated standards of section 306 of the FWPCA, criminal acts that confirm said persons' lack of standing to be before the court for "unclean hands"; and said persons are unlawfully discharging "prohibited" toxic pollutants listed on the US EPA Toxic Pollutant List, such as #50 Nitrosamines (nitrate/nitrite and compounds) *et al.*, subject to toxic and pretreatment (control technology) effluent standards under 307 of the FWPCA; and which after July 1, 1977, such effluent standard or prohibition or pretreatment standard promulgated under section 307 is an unlawful act for any owner or operator of any point source to operate said source in violation of any such effluent limitation or prohibition, or pretreatment standard as confirmed under 307(d) of the FWPCA, and by said persons committing said violation(s) constitutes criminal acts of violence that confirms said persons' lack of standing to be before the court; or **"WITNESS IN ERROR"** against any other man or woman due to said persons' own "dirty hands"; and said persons are each, in their individual capacity, an owner and or operator who is discharging prohibited toxins in violation of a condition for a National Pollution Discharge Elimination System (NPDES) permit issued under section 402 of the FWPCA, *absent* possession of a permit lawfully issued under section 402(a), resulting in said persons' point source unlawfully discharging prohibited toxins, pollutants such as but not limited to Chloroform, Chromium and compounds, Copper and compounds, Lead and compounds, and Nitrosamines (nitrate/nitrite) into the nations (of America) waters and into the navigable waters of the United States; and despite the fact that the UNITED STATES, the USEPA, the STATE GOVERNOR(s) and all their political subdivisions are operating in collusion with each another, members of the Roman Curia, declared to be a continuing "criminal enterprise" by the SUPREME PONTIFF FRANCIS in his Apostolic Letter of July 11, 2013, that stripped said persons of their "governmental" immunity as of September 1st, 2013; and that said persons are employees of a secret society known as the UNITED STATES WASTEWATER INDUSTRY which consists of municipal corporations and employees (of chemical and biological weapons of mass destruction at their home and workplaces) dba FEDERAL, STATE, COUNTY, MUNICIPAL and DISTRICT governments and their citizens of the United States subject thereto; and, as agents of the United States corporate governments, have unanimously and collectively operated in violation of the FWPCA **daily now for over 40 years**; and warrants a claim for damage as remedy for the harm; and goes toward the said persons' lack of standing to be before the court or testify against any other man or woman due to said persons' own "unclean hands," a **WITNESS IN ERROR**; as Jesus said in the Bible, "*He that is without sin among you, let him first cast a stone at her.*" John 8:7.

Accordingly, Qui non negat fatetur' applies, he who does not deny, admits [cf. Blacks Law, 4th Addition]; Silence in the face of evil is itself evil; God will not hold us guiltless. Not to speak is to speak, and not to act is to act (Dietrich Bonhoeffer). Therefore, overt acts committed against a *real party in interest*, absent bodily injury or damage of property, will be construed as an act of ENVIRONMENTAL TERRORISM; and pursuant to the ZERO TOLERANCE Policy and duty (of care) of the International Environmental Court under section 310 of the FWPCA, a Counter-Claim for damages as statutorily provided for under section 309(d) of the FWPCA (as amended under 33USC1319(d)) shall be immediately executed and authenticated by the notaries as state commissioned officers of the Environmental Court against the liable federal person for set-off.

DECLARATION AND OFFER FOR DOMESTIC & ENVIRONMENTAL PEACE!

There is a congressional report by the Environmental Congress that has concluded that the above defined government enforcement agencies and their employees are persons:

1. Who are responsible corporate officers (as defined under Pub. L. 92-500 Sec. 2, Sec. 309(c)(3)) of the UNITED STATES CORPORATION and or its FRANCHISED [E] and its "parishes" dba counties of the [E]STATE, owned by the VATICAN, a "church," not a state, and who are *foreign, inferior* and *subject* to the superior "independent" non-US citizen American national nation-state sovereign authority of the people of the nation State republic and all other nation-states and non-US citizenships in America having superior state standing; and are the constituency and the subjects of the *oaths* of the said responsible corporate officers; and
2. Who, as such persons, upon expatriating to become a responsible corporate officer, aka "public servant," they no longer enjoyed the rights under the Bill of Rights Amendment to the Constitution for the United States belonging only to "non-federal" American nationals, but as such persons, only enjoy mere privileges allowed by their masters; and,
3. Who, as a US citizen employed by a private US corporation acting as and impersonating a "government," but in fact not a state commissioned government, has no lawful right to be carrying a gun ("packing") when working at his job for a private NGO corporation, despite its dba "a government," as no "federal" person, in their *inferior* capacity of citizen

of the United States, can enjoy rights under Article II of the Bill of Rights (having only XIII Articles, the 13th receiving final ratification by Virginia State on December 9th, 1812), that belong only to American nationals; and

4. Who, as such persons, are committing crimes of violence daily, acts of intimidation against the private non-military *civilian* American nationals by unlawfully carrying a gun absent state commissioned authority, but a license by a private corporation absent authority to license; and
5. Who, by ignoring the above referenced notices, are committing flagrant acts of trespass upon the constitutionally guaranteed "Bill of" rights of the American nationals to travel freely and to be left alone; and to trespass upon those guaranteed unalienable rights are in fact knowingly and wilfully overt acts committed with intent to harm in violation of [trespass upon] the non-federal American national's rights (property); specifically Article I, effecting the Right to peaceable assemble, i.e. "freely travel," Article III, trespassing into the home of the people, i.e. "car, truck, etc.," Article IV, effecting the Right to be secure in our persons and houses, i.e. "right to be left alone," Article V, depriving the people of life and property, i.e. "acts of intimidation with a gun," Article V, by taking private property from the people for public use without just compensation, i.e. "any rights of the private civilian national," Article VIII, by inflicting cruel and unusual punishment by contributing to the poisoning of the drinking water supplies and the food, i.e. "murder by poison," Article IX and X, denying rights retained by the people, i.e. "rights to travel freely unencumbered, as is our same right to clean water, clean food, clean air and clean government," and Article XI that guarantees the American nationals their foreign sovereign-state immunity from any and all acts of trespass by US federal citizens of *inferior* standing, such would be treasonous acts in the nature of domestic and or international terrorism (Patriot Act of 2002) in the nature of "environmental"; and
6. Who, of a fictitious federal "status" of *inferior* "standing" of any at all, are subject to Federal Laws and statutes, aka Codes, Rules, Regulations and Ordinances of their private corporate non-government organizations having "Duns numbers," and State laws; and
7. Who understands that the people, once harmed, have a right to redress of their grievance pursuant to Article I of the Bill of Rights Amendment for remedy via a Claim for damage due resulting from said harm by acidictoxification exposures to toxic waters; and
8. Who understands and recognizes that the state environmental court has an unlimited authority and duty as codified in 33USC1370 State authority, to administer enforcement as codified in 33USC1319(a) State enforcement and compliance orders; and
9. Who, at their homes and workplaces, are unanimously committing daily violations that are defined as "criminal" acts in the Federal Water Pollution Control Act (Pub. L. 92-500, Sec. 2 *et seq.*, codified as United States Code Title 33, Chapter 26 Water Pollution Control and Elimination, Sec. 1251 *et seq.*), aka "Federal Water Pollution Control Act," and more specifically described under 33USC1319(c) Criminal penalties; and
10. Who is either the owner or the operator of at least one class or category of a point source as stated in codification 33USC1317(a)(2) that is subject to a effluent standard or limitation (prohibition) that as of July 1, 1973, would be unlawful acts as declared and codified in 33USC1365(f); and
11. Who is personally and daily committing at least 6 (six) criminal acts of unlawful discharge of [toxic] pollutants causing serious bodily harm, injury to all members of all citizenships of America, including the "who" of the subject persons above defined; and
12. Who may not be aware they are employees of a *continuing criminal enterprise* committing acts of criminal negligence of the FWPCA, specifically:
 - [X] Criminal violation for unlawful discharge of pollutants [Pub. L. 92-500, Sec. 2, 301(a)/33USC1311(a); Pub. L. 92-500, Sec. 309(c)/33USC1319(c)]
 - [X] Criminal violation of water quality effluent limitation [Pub. L. 92-500, Sec. 2, 301/33USC1311 and Pub. L. 92-500, Sec. 302/33USC1312; 33USC1319(c)]
 - [X] Criminal violation of national standard of performance *[Pub. L. 92-500, Sec. 2, 306/33USC1316; 33USC1319(c)]
 - [X] Criminal violation of prohibition, effluent standard and pretreatment standards *[Pub. L. 92-500, Sec. 2, 307/33USC1317; 33USC1319(c)]
 - [X] Criminal violation for failing to establish and maintain records [Pub. L. 92-500, Sec. 2, 308/33USC1318; 33USC1319(c)]
 - [X] Criminal violation for failing to meet NPDES permit pretreatment condition [Pub. L. 92-500, Sec. 2, 301(a)/33USC1342(a); 33USC1319(c)]
 - a. All above violation(s) are "criminal" [Pub. L. 92-500, Sec. 2, 309(c)(1),(2), or (3)/33USC1319(c)(1),(2), or (3)] (akin to "murder" in the 1st, 2nd or 3rd degree).
 - b. Total damage claim for harm shall be the maximum per day per violation [Pub. L. 92-500, Sec. 2, 505(a)/33USC1365(a) as defined in Pub. L. 92-500, Sec. 309(d)]
 - c. Total damage claim against the herein defined "person" is \$2,244,750,000.00;
- * Exemption for immediate action applies [Pub. L. 92-500, Sec. 2, 505(b)/33USC1365(b)]
13. Who wishes to be forgiven for unknowingly assisting the domestic UNITED STATES in committing these international crimes of [environmental] terrorism; and to, upon being forgiven, who accepts an American national environmental commission to assist the American nationals in their mission to administer and enforce the *American*

- Reconstruction Project for clean water, clean food, clean air and clean government*, aka the “National Contingency Plan” as defined in Pub. L. 92-500, Sec. 2, 311(c)(2); and
14. Who, upon acceptance of the American national environmental commission of authority under the Bill of Rights Amendment, Article II, to act in the interest of the Common Good regarding the National Contingency Plan and shall additionally be entitled to:
(environmental commission package at www.nsea.us/environmental_commission/)
- a. \$5 Billion Indemnity and Surety and identification as exempt from claim – All American nationals and commissioned environmental officials are protected from prosecution under the Federal Water Pollution Control Act. Further, there is a ZERO TOLERANCE POLICY for trespass upon the rights of any indemnified. Accordingly, upon any trespass committed against an American national or citizen by any of the above defined, the state Environmental Court [Pub. L. 92-500, Sec. 9] will bring an Environmental Claim against the ENVIRONMENTAL TERRORISTS on behalf of the harmed and indemnified *real party(s) in interest*.
 - b. John F. Kennedy (JFK) \$1 Million Dollar American National Security Bond – The remedy for your 40-PLUS years of harm by toxic waters/unlawful discharges caused by the “failure” of the UNITED STATES and its organizations and their political subdivisions to “administer and enforce” the Federal Water Pollution Control Act, and has caused sever bodily harm to all persons, and death to many of the civilizations living on the American continent. **The JFK Bond pays:**
 - i. **5.75% interest per annum payable monthly** (approximately \$4,167.00 tax-free)
 - ii. (see www.nsea.us/in-god-we-trust-2/)
 - iii. **Qualify for equal share of “bounty” for capture of terrorists**

DEMAND FOR SPECIFIC PERFORMANCE

All Licensing and Government Agencies; Law Enforcement Agencies; State Police; County Sheriffs; and Municipal Police are **ORDERED** by the state environmental court tribunal to:

STAND DOWN!

If you have previously trespassed upon the rights of an American national since the NOTICE of November 13th, 2013, the date of the first above referenced NOTICE, you shall “rescind” all charge(s) brought against *real party in interest* as a **WITNESS IN ERROR** within 72 hours of receiving this final notice and demand. Your failure to immediately rescind the *false charges* brought *absent standing* within 72 hours will warrant an Environmental Counter-Claim action in the state Environmental Court, a separate court and court system of nation-state lawfully commissioned officers operating under the supreme commissioned sovereign authority retained by the American nationals. The Environmental Counter-Claim will be for civil damage for the above defined criminal acts committed against the Common Good of the peoples’ health and welfare each and every day for the last 40 PLUS years; and continuing to commit crimes of violence contributing to heinous acts of genocide against all American people and citizens alike, causing serious bodily harm to same through state-wide, county-wide and city-wide **employment of chemical and biological weapons of mass destruction** at your homes and workplaces, discharging prohibited poisons either directly and or indirectly into our nations’ drinking water resources in violation of Public Law 92-500 Federal Water Pollution Control Act, *et seq.* The Claim will be for \$2,244,750,000.00 USD per person per point source.

Environmental Claims are bonded for \$5,000,000,000.00 USD, Bond No. SKB-02011950-2, UCC File No. 2014-189-7321-8, of which a copy of the original is filed with the United States Treasury. A Private Subrogation and Surety Bond No. RE056784560US is posted to set-off all costs incurred during the course of administering enforcement of the Federal Water Pollution Control Act for the prevention and elimination of criminal acts of “*environmental terrorism*.”

The court.

It is hereby **Ordered** on this 23rd day, October month, 2014.

1st Jurat (I am a State Commissioned Officer of above defined State in Good Standing):

Subscribed and affirmed before me Chaney A Pinson, on this 23rd day of October 2014, by Sandra Karen who proved to me on the basis of satisfactory evidence to be the living man/woman, the American national Diplomat and Clerk of the International Environmental Court who appeared before me.



CHANAY A. PINSON
My Commission Expires
November 26, 2017
Taney County
Commission #13552178

WITNESS my hand and official seal.

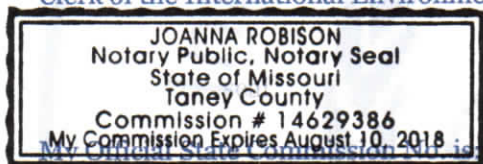
My Official State Commission No. is:

13552178

Chaney A Pinson
Notary

2nd Jurat (I am a State Commissioned Officer of above defined State in Good Standing):

Subscribed and affirmed before me JoAnna Robison, on this 23rd day of October 2014, by Sandra Karen who proved to me on the basis of satisfactory evidence to be the living man/woman, the American national Diplomat and Clerk of the International Environmental Court who appeared before me.



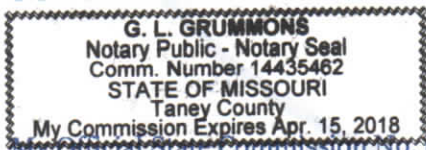
JOANNA ROBISON
Notary Public, Notary Seal
State of Missouri
Taney County
Commission # 14629386
My Commission Expires August 10, 2018

WITNESS my hand and official seal.

JoAnna Robison
Notary

3rd Jurat (I am a State Commissioned Officer of above defined State in Good Standing):

Subscribed and affirmed before me G.L. Grummons, on this 23rd day of October 2014, by Sandra Karen who proved to me on the basis of satisfactory evidence to be the living man/woman, the American national Diplomat and Clerk of the International Environmental Court who appeared before me.



G. L. GRUMMONS
Notary Public - Notary Seal
Comm. Number 14435462
STATE OF MISSOURI
Taney County
My Commission Expires Apr. 15, 2018

WITNESS my hand and official seal.

G.L. Grummons
Notary

Seal of the Court

Competent Judicial Officers

Seal of the Clerk

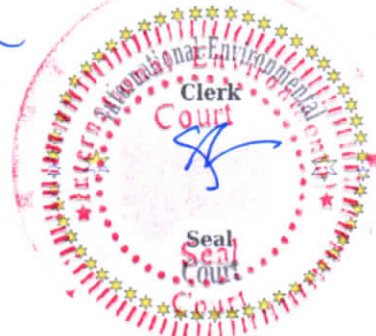


Clerk

Witness

Witness

Sandra Karen
Jeffery Cowan: Laniel



SENDER: COMPLETE THIS SECTION

Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you.
 ■ Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to:

U.S. Dept of Justice
 Eric Holder
 950 Pennsylvania Ave NW
 Washington, DC
 20530-000

2. Article Number

(Transfer from service label)

PS Form 3811, July 2013

COMPLETE THIS SECTION ON DELIVERY

A. Signature

X

☐ Agent

☐ Addressee

B. Received by (Printed Name)

C. Date of Delivery

D. Is delivery address different from item 1? ☐ Yes
 If YES, enter delivery address below: ☐ No

NOV 18 2014

3. Service Type

☒ Certified Mail®

☐ Priority Mail Express™

☐ Registered

☐ Return Receipt for Merchandise

☐ Insured Mail

☐ Collect on Delivery

4. Restricted Delivery? (Extra Fee)

☐ Yes

7013 2630 0000 2157 3622

Domestic Return Receipt

UNITED STATES POSTAL SERVICE



First-Class Mail
 Postage & Fees Paid
 USPS
 Permit No. G-10

• Sender: Please print your name, address, and ZIP+4® in this box•

~~ICLC~~ IFC
 c/o 1440 State Hwy 248
 Suite Q-418
 On Branson Missouri
 near [65616]