

In The supreme Court for the united States of America Republic

STATE OF TENNESSEE, an unknown and undisclosed Corporation

Plaintiff,

vs.

MICHAEL PARSONS, an unknown and undisclosed Corporation or Trust,

MICHAEL WAYNE PARSONS, an unknown and undisclosed Corporation or Trust

Defendants

organic constitutional common law

Artical III Section court Demanded.

IN THE CIRCUIT COURT OF TIPTON COUNTY TENNESSEE

DOCKET RD8627

IN THE CIRCUIT COURT OF TIPTON COUNTY TENNESSEE

DOCKET RD9058

AMBASSADOR Michael Wayne Parsons, a living flesh and blood man and Ambassador of the sovereign TSIILHAOT'IN Nation, Country of the Chilcotin, under duress, held captive  
Petitioner

NOTICE AND EMERGENCY PETITION BY RIGHT

FOR IMMEDIATE RELEASE, DISMISSAL OF CHARGES/INDICTMENTS, RETURN OF PROPERTY

AND ENFORCEMENT OF FOREIGN JUDGMENT

COMES NOW, AMBASSADOR Michael Wayne Parsons, a living flesh and blood man and Ambassador of the sovereign TSIILHAOT'IN Nation Country of the Chilcotin, under duress, without prejudice, held against my will, starved, tortured, verbally, physically and psychologically abused since March 28, 2017 by the Tipton County Correctional Facility in Covington Tennessee, and hereby petitions the Article III Section 2, organic constitutional common law Court for the united States of America Republic by special appearance only as petitioner, by right thereto confer limited Jurisdiction to order my immediate release, dismissal of charges and indictments, return of property and enforcement of Foreign Judgment.

~~HISTORY OF THIS MATTER, UNDISPUTED FACTS AND OFFER OF PROOF~~

## HISTORY OF THIS MATTER, UNDISPUTED FACTS AND OFFER OF PROOF

1. ON JANUARY 01, 2016, I Michael Wayne Parsons WAS APPOINTED AMBASSADOR OF THE SOVEREIGN TSILHOOT'IN NATION, COUNTRY OF THE CHILCOTIN BY HEREDITARY GRAND CHIEF STANLEY STUMP SR. I AM A TSILHOOT'IN TRIBAL MEMBER AND NOT A U.S. CITIZEN, (SEE APRIL 24, 2017 LETTER FROM HEREDITARY GRAND CHIEF STANLEY STUMP SR.)
2. ON JANUARY 12, 2016 I APPEARED BY SPECIAL APPEARANCE ONLY AT THE UNDISCLOSED ADMINISTRATIVE TRIBUNAL CALLED THE TIPTON COUNTY GENERAL SESSIONS COURT BY INVITATION OF SOMEONE REFERRING TO HIMSELF AS JUDGE WILLIAM ALFORD PEELER ONLY TO DETERMINE WHO HE WAS CALLING.
3. THERE, PEELER'S ASSISTANT BILL MCCOY ASKED ME IF I COULD COME BACK IN 2 WEEKS. I ADVISED HIM I WAS THE AMBASSADOR OF THE TSILHOOT'IN NATION AND WOULD BE THERE WORKING TO GET THEIR CHILDREN BACK FROM CANADA'S FOSTER SYSTEM FOR THE NEXT MONTH.
4. WHEN PEELER CALLED "MICHAEL PARSONS", I ASKED IF HE WAS CALLING ME, THE LIVE MIAN Michael Wayne Parsons OR A CORPORATE ENTITY OR TRUST MICHAEL PARSONS SINCE THE INVITATION WAS ADDRESSED TO AN ALL CAPITOL LETTER "MICHAEL PARSONS" BUT MAILED TO ME, (THE U.S. PRINTING STYLE MANUAL REFERENCES THE U.S. COURTS USE OF ALL CAPITOL LETTERS IN A NAME ONLY REFERENCES, "NON-HUMAN" ENTITIES, SUCH AS CORPORATIONS AND TRUST.) PEELER REFUSED TO DISCLOSE WHOM HE WAS CALLING AND HAD ME ARRESTED. MOMENTS LATER, PEELER ANNOUNCED HE WAS ISSUING A WARRANT FOR THE ARREST OF "MICHAEL PARSONS" FOR FAILURE TO APPEAR. GIVEN THE FACT I WAS ALREADY UNDER ARREST, I ASKED WHO WAS THIS OTHER MICHAEL PARSONS A WARRANT WAS ISSUED FOR FAILURE TO APPEAR? AN OFFICER SAID, "APPARENTLY THAT WAS THE CORPORATE ENTITY OR TRUST MICHAEL PARSONS YOU ASKED ABOUT."
5. AS A SIGNATOR TO THE VIENNA CONVENTION ON DIPLOMATIC RELATIONS APRIL 18, 1961, THE UNITED STATES OF AMERICA IS BOUND TO THE ARTICLES THEREIN, INCLUDING:  
ARTICLE 29: "THE PERSON OF A DIPLOMATIC AGENT SHALL BE INVOLATILE, HE SHALL NOT BE LIABLE TO ANY FORM OF ARREST OR DETENTION, THE RECEIVING STATE SHALL TREAT

HIM WITH DUE RESPECT AND SHALL TAKE ALL APPROPRIATE STEPS TO PREVENT ANY ATTACK ON HIS PERSON, FREEDOM OR DIGNITY."

6. HOWEVER, UPON ARREST ON JANUARY 12, 2016 UNTIL RELEASED JUNE 20, 2016, I WAS EXPOSED TO THREATS, INTIMIDATION, EXTORTION, FEED ADULTERATED FOOD AND TORTURED VIA STARVATION. AT 6'5" TALL AND 195 POUNDS WITH VIRTUALLY NO BODY FAT UPON ARREST, WEIGHING 160 POUNDS UPON RELEASE, THE LOSS OF 35 POUNDS OF MUSCLE AND ORGAN TISSUE WAS DEVASTATING TO MY HEALTH, GIVEN THE FACT I WAS 55 YEARS OF AGE UPON RELEASE. I ON MAY 29, 2016, JUST PRIOR TO MY RELEASE, I WAS VIOLENTLY ATTACKED BY AN INMATE AND I SUSTAINED CUTS, BRUISES AND 3 BROKEN RIBS FROM THE UNPROVOKED ASSAULT WHEREBY I WAS PUNCHED, KICKED AND BEATEN WITH A JROOM HANDLE. INMATE JARON TOLIVER CONFESSED TO ME SEVERAL DAYS LATER THAT HIS ATTACK UPON ME WAS ORDERED BY JUDGE PEELER WHO, VIA HIS ASSISTANT RILL MCCOY PROMISED TOLIVER HE WOULD BE SENT ON TO PRISON WHERE HE WOULD GET BETTER FOOD, OUTSIDE AIR AND "GOOD DAYS" SO HE COULD GET OUT SOONER IF HE WOULD KILL PARSONS. TWO DAYS AFTER HIS CONFESSTION, TOLIVER WAS SENT TO PRISON,
7. ALTHOUGH THE HOSPITAL, "BAPTIST, TIPTON COUNTY" WHOSE EMERGENCY ROOM I WAS TAKEN TO BY AN EMPLOYEE OF THE TIPTON COUNTY SHERIFF FROM THEIR PRIVATE FOR PROFIT, "TIPTON COUNTY CORRECTIONAL FACILITY FOR THOSE INJURIES I SUSTAINED ON MAY 29, 2016, BAPTIST WILL NOT PROVIDE ME ANYTHING TO SUPPORT THIS FACT OTHER THAN A BILL FROM A COLLECTION AGENCY. THEREFORE, I SUBMIT A LETTER FROM DR. BRADLEY FREZZA, WHOSE EXAMINATION OF ME ON JULY 5th 2016 VERIFIES MY WOUND CUTS AND BROKEN RIBS. HE ALSO GIVES HIS OPINION THAT "THE LAW ENFORCEMENT OFFICIALS IN TIPTON COUNTY, TENNESSEE HAVE A PERSONAL VENDETTA AGAINST MR. PARSONS AND THAT HIS VERY LIFE COULD BE AT RISK IF HE WERE TO BE RE-INCARCERATED AT ONE OF THEIR FACILITIES." (SEE JANUARY 30, 2017 LETTER FROM DR. BRADLEY FREZZA ND)
8. THE VENDETTA DR. FREZZA IS REFERING TO STEMS FROM THE FACT THAT I HAD SUED THE TIPTON COUNTY EXECUTIVE IN 2006 FOR RIGGING THE ELECTION TABULATION IN THE RACE WHERE I WAS A CANDIDATE AGAINST HIM BUT WAS SUING TO VOID THE ENTIRE ELECTION. DURING MY SUIT, A FRIEND OF THE COUNTY EXECUTIVE ATTACKED MY WIFE AND I AND SHOT AND KILLED OUR DOG BRYAN WITH EXT PROVOCATON. I WAS THEN FALSELY CHARGED AND RAILROADED INTO PRISON AND THEREBY SILENCING ME AND THE CIVIL LAWSUITS,

HOWEVER, ON DECEMBER 02, 2015, THE UNIVERSAL SUPREME COURT OF THE TSILHOTT'IN, AUTHORIZED BY THE CHILCOTIN NATIONAL CONGRESS EXONERATED ME OF ALL CONVICTIONS OF 2009 FROM THE TIPTON COUNTY COURTS WHEREIN ITS REASONS FOR JUDGMENT; THE CHIEF JUSTICE STATES, "THIS HEREIN CASE IS A PRIME EXAMPLE OF A GROSS MISCHANCE AND TRAGEDY OF JUSTICE WHICH MUST BE CORRECTED AND MR. PARSONS FULLY EXONERATED. THE SAID JUDGES, DISTRICT ATTORNEY AND GOVERNMENT EMPLOYEES INVOLVED WITH MR. PARSONS HAD A VESTED INTERESTED IN SILENCING MR. PARSONS AND PREVENTING HIM FROM HIS CIVIL CLAM AGAINST THEM WHICH THEY EVENTUALLY SUCCEEDED OBTAINING. " THE STATE OF TENNESSEE IS ORDERED TO PAY MR. PARSONS \$5,000. PER DIEM ACCRUED FOR EACH DAY MR. PARSONS SPENT IN INCARCERATION WITH RESPECT TO THE 2009 CONVECTION. " (SEE DECEMBER 02, 2015 REASONS FOR JUDGMENT BY THE UNIVERSAL SUPREME COURT OF THE TSILHOTT'IN) (SEE LETTER TO TENNESSEE GOVERNOR BILL HASLAM)

9. AS A SIGNATOR TO THE MONTEVIDEO CONVENTION ON RIGHTS AND DUTIES OF STATES, THE UNITED STATES OF AMERICA IS BOUND TO THE ARTICLES THEREIN, INCLUDING: ARTICLE 3:  
"THE POLITICAL EXISTANCE OF THE STATE IS INDEPENDANT OF RECOGNITION BY THE OTHER STATES. EVEN BEFORE RECOGNITION, THE STATE HAS THE RIGHT TO DEFEND ITS INTEGRITY AND INDEPENDENCE, TO PROVIDE FOR ITS CONSERVATION AND PROSPERITY, AND CONSEQUENTLY TO ORGANIZE ITSELF AS IT SEES FIT, TO LEGISLATE UPON ITS INTEREST, ADMINISTER ITS SERVICES, AND TO DEFINE THE JURISDICTION AND COMPETENCE OF ITS COURTS.
10. DISPIE NOTICE SERVED UPON THEIR COURT AND OR UNDISCLOSED ADMINISTRATIVE TRIBUNAL IN JANUARY 2016 AND AGAIN IN JANUARY 9 2017 REGARDING THE EXONERATION OF ALL 2009 CONVICTIONS FROM THEIR COURT AND MY SUBSEQUENT APPOINTMENT AS AN <sup>WALKER</sup> AMBASSADOR FOR THE SOVEREIGN TSILHOTT'IN NATION, COUNTY OF THE CHILCOTIN, THE TIPTON COUNTY CIRCUIT COURT JUDGE<sup>1</sup> ORDERED MY ARREST FOR FAILURE TO APPEAR, AND ON JANUARY 12, 2017 I WAS ARRESTED BY AN FBI SWAT TEAM COMPLETE WITH BODY ARMOR, KEVLAR HELMETS AND MACHINE GUNS FOR FAILURE TO APPEAR.
11. DISPIE A FEDERAL HANES CORPUS BARING ALL STATE ACTION AND A PENDING EXTRADITION HEARING, IN NEBRASKA, WALKER HAD ME KIDNAPPED AND ILLEGALLY TRANSPORTED TO HIS PRIVATE FOR PROFIT JAIL IN TENNESSEE AGAINST MY WILL.

12. THEN FROM MARCH 28, 2017 UNTIL NOW, I HAVE BEEN HELD CAPTIVE AGAINST MY WILL IN WALKERS PRIVATE FOR PROFIT JAIL WITH OUT BOND, WHERE I HAVE BEEN EXPOSED TO TERRORISTIC THREATS BY THEIR JAIL HOUSE SWITCH / PROVOCATOR "BILL WILLIAMS" WHO WOULD VERBALLY THREATEN ME EVERY DAY UNTIL JUNE 15<sup>TH</sup> WHEN HE THREATENED ME WAS GOING TO RAPE AND KILL MY WIFE, BURN DOWN MY HOME AND KILL A LOT OF OUR ANIMALS AT OUR FARM WHEN HE GOT OUT OF JAIL, I WAS PHYSICALLY AND PSYCHOLOGICALLY ABUSED BY THEIR OFFICER KEEPEN, AGAIN I WAS TORTURED VIA STARVATION AND SLEEP DEPRIVATION WITH THE LIGHTS LEFT ON 24/7, I AM 56 YEARS OLD AND 6'5" TALL, I WEIGHED 195 LBS UPON ARRIVAL HERE ON MARCH 28, 2017, I WAS LAST WEIGHED ON JUNE 6, 2017 AT 175 POUNDS BY THEIR PRIVATE JAIL NURSE WHO SAID SHE COULD ONLY AUTHORIZE ADDITIONAL FOOD IF I SIGNED THEIR MEDICAL CONSENT FORM, HOWEVER, WHAT THEY REFER TO AS A MEDICAL CONSENT FORM IS ACTUALLY A WAIVER OF MY RIGHT TO SUIT THEM IF I AM INJURED OR KILLED, THAT IS THE SAME FORM I REFUSED TO SIGN ~~FOR~~ FOR STAFF SERGEANT KEEPEN WHO THEN HAD ~~ME~~ <sup>ME</sup> HAND CUFFED, VERBALLY ABUSED ME AS HE AND OTHERS WALKED ME TO THE INTAKE AREA WHERE HE SHOVED ME DOWN INTO A CHAIR AND AGAIN DEMANDED I SIGN HIS WAIVER TO NOT SUIT THEM IF I WAS INJURED OR KILLED.

13. THE SUPREME COURT OF THE UNITED STATES, THE WORLD COURT AND THE UNIVERSAL SUPREME COURT OF THE TSILOHTI H NATION VIEW STARVATION AND SLEEP DEPRIVATION AS CRIMINAL ACTS OF TORTURE. THE THREATS, VERBAL ABUSE, PHYSICAL ABUSE AND EXTORTION BY THE TYPON COUNTY SHERIFFS EMPLOYEES AND JAIL HOUSE ACCOMPLICE ARE ALL CLASSIFIED CRIMINAL ACTS OF STATE SPONSORED TERRORISM.

14. SINCE MARCH 28, 2017 MY INCOMING ~~IS~~ AND OUTGOING LEGAL MAIL AND OFFICIAL CORRESPONDANCE TO THE TSILOHTI H NATION COUNTRY OF THE CHILOTI H GRAND CHIEF AND CHIEF JUSTICE HAVE BEEN DELAYED FOR WEEKS OR NEVER DELIVERED TO THEIR COURT AT ALL, THEIR LEUTENANT WREATHERLY HAS HELD MY LEGAL MATERIAL IN HIS OFFICE FOR WEEKS INCLUDING THE ROCK FRUIT FARM PERSONOUS TREE BY MELVIN STAMPER JD, BROT DANCING WITH COLONIALISM BY CRAIG WOOD, RETIRED MEMBER OF THE ~~THE~~ LAW SOCIETY OF BRITISH COLUMBIA AND THE 1828 HEDSTERS' DETINARCY.

15. ARTICLE 23 OF THE VIENNA CONVENTION ON DIPLOMATIC RELATIONS STATES; THE ARCHIVES AND DOCUMENTS OF THE MISSION SHALL BE INVULNERABLE AT ANYTIME AND WHEREVER THEY MAY BE.

16. GIVEN THE FACT THAT I SUED THE SAID TIPON COUNTY CIRCUIT COURT JUDGE JOE WALKER III FOR JUDICIAL MISCONDUCT AND OFFICIAL OPPRESSION; HE HAS PUBLICLY STATED HE IS LIKELY TO CONVICT ME AND SEND ME TO PRISON FOR 10 YEARS FOR A FALSE CHARGE OF UNLAWFUL POSSESSION EVEN THOUGH IT IS A CLASS E FELONY THAT HAS A SENTENCING RANGE OF 1-2 YEARS; ~~WHEN~~ HE SAID HE WOULD SEND ME TO PRISON FOR 4 YEARS FOR A FALSE CHARGE OF FAILURE TO APPEAR EVEN THOUGH IT IS A CLASS E FELONY THAT ALSO HAS A 1-2 YEAR RANGE; WHEN I ASKED HIM TO DISCLOSE THE FORM OF COURT HE WAS CONDUCTING HE REPLIED, "GABLE IT"; HE <sup>APPOINTED</sup> A PUBLIC DEFENDER TO ASSIST ME BUT THEN ALLOWED THE PD TO WITHDRAW BECAUSE THE OFFICE OF THE PD REPRESENTED THE THE INMATE WHO TRIED TO KILL ME AND WAS ABLE TO GET HIS AGGRAVATED ASSAULT CHARGE DROPPED TO A SIMPLE ASSAULT CHARGE WITH 30 DAYS TIME SERVED, AND BECAUSE THERE HAS TO BE SOME RECORD OF COUNSEL PROVIDED, (ARGENTIUS V. HANLIN 1972) WALKER APPOINTS THE SAME PD AS STATED BY COUNSEL OR "ELSON COUNSEL"; I WAS INFORMED BY THE PD, ALONG WITH A LOCAL NEWS ARTICLE, THAT WALKER WAS INDICTED BY THE UNIVERSAL SUPREME COURT OF THE UNITED NATIONS AND/OR AN ARREST WARRANT ISSUED FOR WALKER CHARGING HIM WITH MURDER AND THAT A FUGITIVE RECOVERY AGENT ATTEMPTED TO ARREST WALKER AT THE TIPON COUNTY CIRCUIT COURT; AND THE FACT WALKER WILL NOT EVEN RESPOND TO MY CLAIM HE LACKS JURISDICTION AND WOULD NOT EVEN DISCLOSE THE FORM OF COURT HE IS OPERATING CLEARLY INDICATES HIS LEVEL OF PREJUDICE AND INABILITY TO RULE IN ANY CAPACITY IN THIS MATTER. FURTHER MORE, WALKER AND PEELER DENIED A PRELIMINARY HEARING TO BOTH MATTERS EVEN THOUGH I WAS ARRESTED AND INCARCERATED PRIOR TO THE INDICTMENTS OF THE UNDISCLOSED ALL CAPITAL LETTER MICHAEL PARSONS BY WALKER'S 20<sup>th</sup> CONSECUTIVE YEAR, "RANDOMLY" SELECTED JURY FOREMAN FOR CLAIMS BY THE UNDISCLOSED ALL CAPITAL LETTER STATE OF TENNESSEE CORPORATION,

17. WALKER HAS SCHEDULED A TRIAL ON JULY 27, 2017 TO PROSECUTE ME FOR THE FALSE CHARGE OF UNLAWFUL POSSESSION OF A WEAPON, AND JULY 31, 2017 TO PROSECUTE ME FOR THE FALSE CHARGE OF FAILURE TO APPEAR.

18. ARTICLE 31 OF THE VIENNA CONVENTION ON DIPLOMATIC RELATIONS STATES: A DIPLOMATIC AGENT SHALL ENJOY IMMUNITY FROM THE CRIMINAL, CIVIL AND ADMINISTRATIVE JURISDICTION OF THE RECEIVING STATE.

19. AT A SCHEDULED PRELIMINARY HEARING ON FEB, 2 2016 FOR THE UNLAWFUL POSSESSION OF A WEAPON CHARGE WHERE I WAS DENIED THE RIGHT TO CROSS EXAMINE THE STATES ONLY WITNESS WHO ACTUALLY TESTIFIED TO THE FACT HE HAD MRS. PARSONS OPEN HER HOME THAT WAS LOCKED, THAT I WAS NEVER IN, AND HE FACILITATED A WARRANTLESS SEARCH BY THE TIPPAH COUNTY SHERIFF'S DEPUTIES UNDER A FALSE PRETEXT WHO STOLE HER GUN AND OTHER PERSONAL ITEMS AND THEN HAD ME ARRESTED TO ASSURE I WOULD NOT RUN FOR COUNTY EXECUTIVE IN THE UPCOMING ELECTION. (SEE FEB 2, 2016 TRANSCRIPT)

20. SUBSEQUENT TO THE ARREST OF ME FOR FAILURE TO APPEAR AND ARREST WARRANT ISSUED FOR WALKER, THE FBI RAIDED OUR FARM TEARING THE FRONT AND BACK DOORS OFF OUR HOME DAMAGING A DOOR TO A HORSE TRAILER AND TERRORIZING MRS. PARSONS AND OUR ANIMALS. THEN WITHOUT AN AUTHORIZED LIST OF PROPERTY SOUGHT, THEY STOLE SEVERAL COMPUTERS, CELL PHONES, CAMERAS, VIDEO CAMERAS, MEMORY STORAGE AND OTHER ITEMS BELONGING TO MRS. PARSONS AND I AND THE TSI LHOOTI NATION COUNTY OF CHILCOTIN OH ON MARCH 1, 2017.

21. ARTICLE 30 OF THE VIENNA CONVENTION ON DIPLOMATIC RELATIONS STATES: THE PRIVATE RESIDENCE OF A DIPLOMATIC AGENT SHALL ENJOY THE SAME ~~PROTECTION~~ INVULNERABILITY AND PROTECTION AS THE PREMISES OF THE MISSION. HIS PAPERS, CORRESPONDENCE AND HIS PROPERTY SHALL LIKEWISE ENJOY INVULNERABILITY.

22. AGAIN, I AM THE LIVING FLESH AND BLOOD MAN AND AN AMBASSADOR OF THE TSI LHOOTI NATION, COUNTY OF THE CHILCOTIN, MICHAEL WAYNE PARSONS, BY SPECIAL APPEARANCE ONLY, UNDER DURESS, ~~AND~~ HELD CAPTIVE AGAINST MY WILL AND BY FORCE. I AM NOT THE ALL CAPITAL LETTER NAME LISTED IN THE INDICTMENT, WARRANT OR COMPLAINT. I AM NOT THE DEFENDANT, THAT ALL CAPITAL LETTER NAME IS A NON HUMAN JURISTIC PERSON. I DO NOT WISH TO CONTRACT WITH ANY CORPORATION BEING AS GOVERNMENT AND I DO NOT CONSENT TO THE PROCEEDINGS OF TIPPAH COUNTY, COUNTY OF TIPPAH, TIPPAH, COUNTY OF, STATE OF TENNESSEE ETC. I AM NOT THE FIDUCIARY, SURETY OR TRUSTEE OF THE CORPORATE ENTITY OR TRUST MICHAEL PARSONS, THE SAID JUDGES OF TIPPAH COUNTY ORDERED ARRESTED, ~~THAT~~ THEY HAVE NO JURISDICTION OVER ME, THEY WORK FOR PRIVATE FOR PROFIT CORPORATIONS LISTED ON DUN AND IRVING STREET THAT USE PRIVATE COMMERCIAL SCRIPT (FEDERAL RESERVE NOTES) AND ARE BOUND BY THE LAWS OF

CONTRACT UNDER THE (UCC) UNIFORM COMMERCIAL CODE, CLEARFIELD DOCTRINE, THEIR STATUTES ARE FOR NON-HUMAN LEGAL PERSONS, CORPORATIONS AND THEIR EMPLOYEES, NOT FOR LIVING FLESH AND BLOOD MEN AND WOMEN UNLESS THEY CONSENT OR AGREE KNOWINGLY TO CONTRACT. I DO NOT HAVE A CONTRACT WITH STATE OF TENNESSEE CORPORATION OR OR ANY OF THEIR SUBS CORPORATIONS INCLUDING TIPSON, COUNTY OF OR COUNTY OF TIPSON, I HAVE NOT EVER AND DO NOT WAIVE ANY OF MY GOD GIVEN RIGHTS.

23. SEE ATTACHED: TSIHQOT'IN NATION, COUNTRY OF THE CHILCOTIN STATUS CARD LISTING MY STATUS AS A TRIBAL MEMBER, WITH BY POSITION OF AMBASSADOR, JUSTICE AND DIPLOMAT AND IT REQUIRES THE RIGHTS OF INTERNATIONAL TRAVEL VIA THE JAY TREATY AND AS AN INTERNATIONALLY PROTECTED PERSON.

24. SEE ATTACHED: TSIHQOT'IN NATION'S LETTER OF APPOINTMENT TO TRIBAL MEMBERSHIP

25. SEE ATTACHED: CONFIRMED APPLICATION FOR AN (A-1 DIPLOMATIC VISA) FROM THE US STATE DEPARTMENT CONFIRMATION # APOC0N0676 IDENTIFYING ME AS AMBASSADOR, TSIHQOT'IN NATION, COUNTRY OF THE CHILCOTIN.

26. SEE ATTACHED: TSIHQOT'IN LETTER OF DECLARATION MARCH, 2016 THAT, "I HEREDITARY (GRAND) CHIEF STANLEY STUMP SR. OF THE SOVEREIGN TSIHQOT'IN NATION HAVE BEEN VOTED BY AND RECOGNIZED BY THE TSIHQOT'IN PEOPLE AND SURROUNDING TRIBAL NATIONS AS THE LEADER AND REPRESENTATIVE OF THE COLLECTIVE TSIHQOT'IN NATION AND THE CHILCOTIN NATIONAL CONGRESS, BULK AND GOVERNING BODY FOR THE TSIHQOT'IN NATION PURSUANT TO SECTION (6-8) OF THE CONSTITUTION OF THE TSIHQOT'IN NATION. THE TSIHQOT'IN NATIONAL GOVERNMENT IS A SOCIETY OF ELECTED CHIEFS WHICH ON DECEMBER 8, 2015 WAS BEEN ORDERED BY THE UNIVERSAL SUPREME COURT TO BE "DISMANTLED AND SUSPENDED BY THE CHILCOTIN NATIONAL CONGRESS". ANY PRIOR NEGOTIATIONS DONE BY THE TSIHQOT'IN NATIONAL GOVERNMENT HAVE NO FORCE OR EFFECT UNLESS EXPRESSLY STATED IN WRITING BY ME. ANY AND ALL FALSE ACCUSATIONS AGAINST THE CHILCOTIN NATIONAL CONGRESS BEING A SOVEREIGN NATION OR GROUP SHALL BE PROSECUTED, I, HEREDITARY GRAND CHIEF STANLEY STUMP SENIOR OF THE TSIHQOT'IN NATION DO HEREBY ASSERT MY RIGHT TO GOVERN AND SPEAK ON BEHALF OF THE COLLECTIVE TSIHQOT'IN NATION AND ITS PEOPLE TO WORLD NATIONS, COURTS, GOVERNMENTS AND PEOPLE.

27. SEE ATTACHED: CONSTITUTION OF THE TSIHQOT'IN NATION.



28. SEE ATTACHED: DECLARATION OF NEW COUNTRY

29. SEE ATTACHED: MARCH 12, 2016 "NOTICE TO THE COURT" FROM HEREDITARY GRAND CHIEF STANLEY STUMP SR.

THEREFORE, PETITIONER, AMBASSADOR MICHAEL WAYNE PERSONS FOR IMMEDIATE RELEASE,  
DISMISSAL OF CHARGES/INDICTMENTS, RETURN OF PROPERTY AND ENFORCEMENT OF FOREIGN JUDGMENT.

SINCERELY,

Michael Wayne Persons, A LIVE MAN UNDER DURESS WITHOUT PREJUDICE, HELD CAPTIVE

AMBASSADOR, ASSOCIATE CHIEF JUSTICE TSILOQUETA NATION

COUNTRY OF THE CHILCOTIN, CHILCOTIN NATIONAL CONGRESS

AUTOGRAPHED JULY 14, 2017

#### CERTIFICATION

I, AMBASSADOR MICHAEL WAYNE PERSONS, HEREBY CERTIFY THAT THE FOREGOING PETITION FOR  
IMMEDIATE RELEASE, DISMISSAL OF CHARGES/INDICTMENTS, RETURN OF PROPERTY AND ENFORCEMENT  
OF FOREIGN JUDGMENT IS TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE, BELIEF AND  
UNDERSTANDING, AND THAT THE FOREGOING HAS BEEN PLACED IN THE INSTITUTIONAL MAIL VIA  
HAND DELIVERY TO THE OFFICER ON DUTY THIS JULY 14, 2017 AT THE TIFIN COUNTY CORRECTIONAL  
FACILITY TO THE SUPREME COURT FOR THE UNITED STATES OF AMERICA, 1 FIRST STREET, NW WASHINGTON, DC 20543  
AND IS CONSIDERED FILED THIS 14<sup>TH</sup> DAY OF JULY 2017.

Michael Wayne Persons, A LIVE MAN UNDER DURESS WITHOUT PREJUDICE, HELD CAPTIVE

AMBASSADOR, ASSOCIATE CHIEF JUSTICE TSILOQUETA NATION

COUNTRY OF THE CHILCOTIN, CHILCOTIN NATIONAL CONGRESS

AUTOGRAPHED JULY 14, 2017.