

EXHIBIT 7

HIGH TREASON

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Michigan Governor

Indictments and arrest warrant Order with Sheriff

DEFAULTS on 2 Indictments

Admits Treason in a Court of Record

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PS Form 3800, April 2015 PSN 7530-02-000-9047 See Reverse for Instructions



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 KALKASKA, MI 49646-5107
 (800)275-8777

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 Clerk: 5

FROM: Mr. Ethan D. Dean / Claimant / One of the People
 1689 Cool Rd SE
 Kalkaska, Michigan
 49646

TO: Gretchen Whitmer / Michigan State Governor
 P.O. Box 30013
 Lansing, Michigan
 48909

) Notice of Civil Rights Violations
) Notice of Maladministration
) Constitutional Demand
) Common Law
) Petition Protest
) Demand for Health Freedom
) Notice of Change in Contract Terms
) Notice of Right to Arbitration
) Notice of Treason

Respondent:
 Gretchen Whitmer

NOTICE TO AGENT IS NOTICE TO PRINCIPAL NOTICE TO PRINCIPAL IS NOTICE TO AGENT

Notice by Affidavit;

**Affidavit of Oppression to Liberty Health Freedom and Happiness;
 Affidavit of Harm to People Enforced Through Unconstitutional Statutes rules and
 regulations based on Evidenced Efficacy of Cannabis for Oral Hygiene;
 Affidavit of Civil Rights Violations;
 Constitutional Petition Protest Demand;**

Comes now Affiant, one of the people (as seen in the Michigan Bill of Rights
 Article 1 Section 2 Michigan Constitution) Sui Juris, in this court of record, do make
 the following claims:

**With this document I am asserting my Constitutional Duty to
 instruct you and remind you of the Peoples Rights, your Oath,
 your Obligations, and represents my Constitutional Demand for
 you to end the Tyranny of Health Freedom Liberties in the Great
 State of Michigan TODAY, you are further Noticed as follows:**

ARTICLE I

DECLARATION OF RIGHTS

§ 1 Political power.

Sec. 1. All political power is inherent in the people. Government is instituted for their equal benefit,
 security and protection.

History: Const. 1963, Art. I, § 1, Eff. Jan. 1, 1964.

Former constitution: See Const. 1908, Art. II, § 1.

**Please take further notice that: any denial of the protection and maintenance of the
 people's individual rights are maladministration, treason, and an insurrection
 against the People;**

§ 2 Equal protection; discrimination.

Sec. 2. No person shall be denied the equal protection of the laws: nor shall any person be denied the
 enjoyment of his civil or political rights or be discriminated against in the exercise thereof because of religion,
 race, color or national origin. The legislature shall implement this section by appropriate legislation.
 History: Const. 1963, Art. I, § 2, Eff. Jan. 1, 1964.

§ 3 Assembly, consultation, instruction, petition.

Sec. 3. The people have the right peaceably to assemble, to consult for the common good, to instruct their

representatives and to petition the government for redress of grievances.
 History: Const. 1963, Art. I, § 3, Eff. Jan. 1, 1964.
 Former constitution: See Const. 1908, Art. II, § 2.

ARTICLE III GENERAL GOVERNMENT

§ 7 Common law and statutes, continuance.

Sec. 7. The common law and the statute laws now in force, not repugnant to this constitution, shall remain in force until they expire by their own limitations, or are changed, amended or repealed.
 History: Const. 1963, Art. III, § 7, Eff. Jan. 1, 1964.
 Former constitution: See Const. 1908, Schedule, § 1.

A long history of Fake Science and Federal Agency lies have destroyed countless lives in the Great State of Michigan, across this great country and the world over;

In addition to the evidenced communications as exhibits within this document I state here and now for this record that I believe the last communications I had with your office personal were phone conversations with a woman I only know as Scotty. Scotty informed me on a follow-up call that the Office would be of no assistance in these matters and wished me good luck with my research. I'm not a scientist, I simply have the visual measurable repeatable documented patented and patent pending position, it is a scientist job to explain the beneficial efficacy as it relates to the human endocannabinoid system and the interactions of the cannabinoids or other influencing mechanisms of cannabis;

As I have faced years of resistance suppression and oppression including legal actions against me by the State, and, attacks on my abilities to protect my intellectual property by a bad actor within the USPTO a Federal Agency, now my research involves the law, specifically Constitutional Law which is the highest law of the land, and has led to this Notice by Affidavit.

If you believe that you, your office or any governing body or representatives of or any foreign entity were given Constitutional Authority to control the People's Individual Health Choice(s) Liberty Freedom and Private Business Affairs, please show in the Michigan State Constitution and where we the people gave power to interfere with the will of the People and their Constitutional Liberty within Ten (10) days sworn under the penalty of perjury, or you agree that dismissing and ignoring the Scientific paper(s) and the VISUAL MEASURABLE REPEATABLE Patented and Patent Pending results and testimony of human health benefit by Affiant and the clear obvious harm imposed on the People with denying the People said health options that have been presented to your office..., both past and present that you are knowingly interfering with the rights of the People with full knowledge of the facts as presented should any more actions be taken against the Peoples God Given Constitutionally Protected Right to Health Freedom with Cannabis anywhere in the Great State of Michigan as you have the knowledge of fact and Authority of Executive Order to act within Ten (10) consecutive days after receipt of this document.

The Office of Governor Whitmer, the Office of Governor Snyder, Senator Gary Peters and the Office of Congressman for my district Jack Bergman have all been made aware of Oral Health Breakthroughs and documentation over the years and all have failed to bring remedy, or beneficial treatment or therapy to the People of the Great State of Michigan, nor have they taken action about righting the wrongs imposed on the People forcefully by their Federal Government in criminalizing a God given natural plant that shows more benefits in efficacy for Oral Health in humans than any other known natural or unnatural treatment for the prevention of and or removal of calcified oral plaque(s), and or, in the prevention of loss of gum tissue, and or, the rejuvenation of lost gum tissue, and the sealing of micro cavities in teeth in humans with cannabis extractions that prevent tooth decay and oral diseases. (SEE EXHIBITS 3, 4, 5, 7 On Pages 15, 16, 17, 18, 22, 23 of this document);

I emailed all Michigan Legislators from links provided at populistrevolt.com with an Open Letter and to date not one response has been received. The Open Letter is posted and available on the blog page at www.oralhealthwithcannabis.com (SEE EXHIBIT 12 On pages 46-60 of this document);

In the years 2015 and 2106 Washington State offered Medical Marijuana Licenses and one of those Licenses was a Research License for Medical Marijuana. In Early 2016 the State of Washington repealed the offer of a research license for Medical Marijuana after I had traveled to Washington State, had presented my findings to the Licensing Authority, the Pacific Coast Economic Development and Washington State legislators. (SEE EXHIBIT 1 on page 13 of this document);

In December 2015 a Michigan Dentist had completed a 30-day use evaluation of a Cannabis based mouth rinse for efficacy in removal of Calcified Oral Plaque and documented the results in pictures. The pictures are available at www.oralhealthwithcannabis.com ;

The Pictures of the efficacy of Oral Calcified Plaques being removed from the use of a cannabis-based mouth rinse were on the smart phone belonging to me Mr. Ethan D. Dean prior to December 15th 2015.

December 15th 2015 Michigan Public Servants raided the business and residence of Mr. Ethan D. Dean and seized assets, took cash, froze his bank accounts, and in 2016 arrested and charged him with several felony crimes in the Great State of Michigan ignoring the breakthrough discoveries in oral health with cannabis;

Government health care cost paid with tax payer money makes Government responsible for how that money is spent;

The United States National Library of Medicine position was, is, or has been that if you have lost gum tissue it is gone forever and not coming back. This position has fluctuated in recent years;

Loss of Gum Tissue is one indicator of poor oral health;

A former United States Surgeon General stated that you cannot be healthy without good oral health;

The DEA an Agency of Authority within the United States Federal Government placing cannabis with a Classification Schedule I would indicate that extensive scientific research in medical science has been conducted to reach this conclusion, position, and classification. I challenge the NIH and the DEA to produce any such evidence.

FURTHERMORE, I CHALLENGE ANY AND ALL SCIENTIST TO DISPROVE MY CLAIMS OF GUM TISSUE REJUVENATION AND THE PREVENTION OF GUM TISSUE LOSS, THE REMOVAL OF CALCIFIED ORAL PLAQUES FROM TEETH AND ORAL TISSUE, THE PREVENTION OF ACCUMULATION OF ORAL PLAQUES ON TEETH AND ORAL TISSUE WITH SOLUTIONS CONTAINING CANNABIS EXTRACT;

I have filed a petition with the DEA to remove from schedules and Classify Cannabis as Essential for human health, and, for research into the human endocannabinoid system, and I urge you to review the important information submitted. (SEE EXHIBIT 8 On Pages 24-33 of this document);

Included in the petition is a scientific document and also used herein as a stand-alone exhibit. (SEE EXHIBIT 2 on page 14 of this document);

A Bad Actor within the United States Patent Office (USPTO), who was an examiner for my case contacted my (Mr. Ethan D. Dean) patent attorney and suggested to remove all claims (over 50 claims) from my case and the examiner suggested he had uncovered prior art to my claims, and further suggested a single claim he felt would issue, and this claim was creating a *toxic poison*. (SEE EXHIBIT 10 On Pages 43, 44 of this document);

Eventually the corrupt actions of USPTO personal issued a final office action *denying the patent*, that decision was eventually overcome with money effort truth and facts. Yet here again Government is suppressing, oppressing and attacking my liberty, my right to own property, my happiness, and working against the people and their health freedom and beneficial oral health options ;

In 2018 as the study to revolutionize the root canal was nearing completion and failed to rejuvenate or regenerate lost gum tissue, besides a bad actor within the USPTO interfering in the development of my intellectual property the United States coincidentally freezes an out of country banking of a Canadian/Jamaican company that had committed to work with me in developing my intellectual property, and

coincidentally the timing of these events lines up with the failure of the 1.8 billion dollar study that coincidentally was funded the same month and year I was arrested, interestingly is the mega investment in something science claimed for decades was not scientifically medically possible, yet for some reason yet undetermined this all takes place after I hold in my hand evidence of from an independent licensed dentist who to this day is afraid to speak openly, and that is another point of oppression that is wicked and evil;

Many United States Government agencies, and, every State Government public servant within the United States that have sworn an Oath to Uphold and Defend the Peoples God Given Rights have failed the People at every sector of Governance and Authority that I have noticed on these health issues including the CDC and the NIH. **(SEE EXHIBIT 6 On Pages 19, 20, 21 of this document);**

Admit that Michigan allows Medical Marijuana established by voter initiative.

Admit that Michigan allows Medical Marijuana Caregivers established by voter initiative.

Admit that Michigan allows Recreational Marijuana established by voter initiative.

Admit the People of Michigan have made their voices heard on recreational and medical marijuana.

Admit that Michigan Governance has ignored suppressed and oppressed its citizenry for years disregarding **VISUAL MEASURABLE REPEATABLE EFFICACY OF CANNABIS IN ORAL HEALTH IN HUMANS** that has repeatably been presented.

Admit that the Drug Enforcement Agency places Marijuana (Cannabis) in a classification of Schedule I.

Admit that the Schedule I status of cannabis under the federal controlled substances act has placed cannabis in a classification that says it has no medical application and is inherently so dangerous it cannot be made into a medical drug, 21 USC 801 et seq

Admit that Cannabis is a natural source of dronabinol (THC), the ingredient of Marinol™, a Schedule III drug.

Admit that there are no grounds to schedule cannabis in a more restrictive schedule than Marinol™.

Admit the DEA doesn't follow their own definition and rule placing Marinol™ in schedule III drug classification.

- Admit that by the DEA stating cannabis is too dangerous to be made into a drug and then make cannabis into a drug the position is untenable.
- Admit that constitutional rights guaranteed to the People cannot be diminished by fake science, misguidance, and suppression or oppression or any nefarious acts by any public servant and that government personal are fully accountable to the People.
- Admit that constitutional rights guaranteed to the People cannot be diminished by legislative statutes, rules, and or regulations, nor do the rights of the People end at State Lines.
- Admit that the People have a right and liberty to discern and decide for themselves how to be healthy.
- Admit that tooth decay is harmful to People.
- Admit that Government has duty to protect and serve the best interest of the People.
- Admit that poor oral health leads to receding gum tissue.
- Admit that poor oral health leads to many poor health conditions.
- Admit that advanced poor oral health leads to death.
- Admit that a tooth without a living functioning nerve has no immunity.
- Admit that the National Institute of Health (NIH) has no proof that a root canal tooth is safe and is not toxic.
- Admit that the American Dental Association (ADA) has no proof that a root canal tooth is safe and is not toxic.
- Admit that reportedly 15 million root canal procedures are performed yearly in the USA thus adding 15 million toxic teeth to the United States population annually.
- Admit that in the year 2016 National Institute of Health funding of a 1.8-billion-dollar grant with tax payer money for a study titled “Revolutionizing the Root Canal” Failed to Rejuvenate or Regenerate Gum Tissue.
- Admit that the United States National Library of Medicine (USNLM) had a position prior to the National Institute of Health funding of 1.8 Billion tax payer dollars in the year 2016 for the study titled Revolutionizing the Root Canal, a study that failed to rejuvenate or regenerate gum tissue, and that, that position of the USNLM was if you had lost gum tissue it’s gone forever and not coming back.
- Admit that Mr. Ethan D. Dean sent Petition to remove from schedules and Classify Cannabis as Essential, and was received by the DEA May 6th 2021. (**SEE EXHIBIT 9 On Page 42 of this document**)
- Admit that Mr. Ethan D. Dean a Citizen of Michigan is the organizer of the Citizen Scientists Oral Health Project and owner of the website

www.oralhealthwithcannabis.com displaying documentation with pictures, declaration, and testimony removes calcified oral plaques with cannabis and is supported with an issued United States Patent.

Admit that Mr. Ethan D. Dean a Citizen of Michigan is the organizer of the Citizen Scientists Oral Health Project and owner of the website www.oralhealthwithcannabis.com displaying documentation with pictures, declaration, and testimony, rejuvenates lost gum tissue and is supported with a United States Patent Pending status with Formulation(s) containing Cannabis Extract.

Admit that Mr. Ethan D. Dean a Citizen of Michigan is the organizer of the Citizen Scientists Oral Health Project and owner of the website www.oralhealthwithcannabis.com displaying documentation with pictures, declaration, and testimony show cannabis as an effective sun screen.

Admit that sun exposure can and does cause burns to human skin that leads to skin cancer in some cases.

Admit that skin cancer kills humans.

Admit that Cannabis demonstrates *Medicinal Efficacy* as a sun screen in human health outcomes as evidenced by Mr. Ethan D. Dean.

Admit that the accumulation of Oral Plaque(s) on teeth and oral tissue are primary factors in the development of tooth decay and deuteration of oral health and a contributing cause of many diseases and chronic conditions in humans.

Admit that a former United States Surgeon General stated that you cannot be healthy without good oral health.

Admit that there is a large body of evidence that a root canal tooth has lost its immune function.

Admit that chronic oral infection(s) reduces overall immune function.

Admit that infected teeth cause harm to People.

Admit that there are bodies of evidence suggesting that every root canal tooth is a toxic tooth.

Admit that Mr. Ethan D. Dean owns a United States Patent with Method of Manufacturing Claims for Oral hygiene products supported with documented efficacy that can prevent tooth decay and related oral diseases through the prevention of and or the removal of Calcified Oral Plaque(s).

Admit that the DEA Schedule I Classification of Cannabis is wrong based on the evidence presented by Mr. Ethan D. Dean, and the conflicting position and listing of Marinol™ as a schedule III drug.

Admit that Cannabis has efficacy in Oral Health in humans as documented, and, evidenced, and disclosed herein.

Admit that the Endocannabinoid System in Humans was discovered in 1992.

Admit that Cannabis is a God given natural plant and from lack of study and research has an unknown number of yet to be identified cannabinoids.

Admit that the United States Government has not instituted serious (if any) study of the Endocannabinoid system in humans.

Admit that the United States Federal Government has prevented and criminalized the study of cannabis efficacy in human health for decades.

Admit that the United States Federal Government has only in recent times allowed highly restricted study in cannabis human health efficacy.

Admit that the majority of American Citizens wish for Cannabis oppression to end.

Admit that a natural herb is a God given natural plant.

Admit that the Michigan State Constitution grants no authority to public servants to dictate which God given plants are restricted to the people.

Admit that legalization of cannabis in Medical Marijuana and Recreational Marijuana classifications creates many ways a man or woman can be in violation of laws, rules, regulations, limitations, and restrictions of liberty and be oppressed by, for, and, of.

Admit that the Michigan State Police and the Kalkaska County Sheriff raided the residence and the business of Mr. Ethan D. Dean December 15th 2015.

Admit that the Kalkaska County Prosecutor Representing the People of Michigan filed multiple felony criminal charges against Mr. Ethan D. Dean in the month of May year of our Lord Two Thousand Sixteen. **(SEE EXHIBIT 11 On Page 45 of this document)**

Admit that Mr. Ethan D. Dean was not charged with harm to a man a woman or one of the People.

Admit that public servants during the raid seized firearms owned by Mr. Ethan D. Dean and were confiscated and taken from him leaving him without means of defending himself with a firearm.

Admit that Mr. Ethan D. Dean showed pictures of calcified oral plaque removal to the public servants as they were raiding his business.

Admit that to this day Mr. Ethan D. Dean by Michigan Statue Law cannot apply for expungement of his criminal record.

Admit that confiscation of a man's cash, freezing his bank accounts, preventing him from working at his occupation, closing his business, suppressing his discoveries and then charging him with crimes against

the state handicap him from pursuing property, or having productive time, as well his efforts at funding, his freedom, and ability to serve the oral health needs of the people that science and medicine are not capable of is wicked and evil.

Admit that the suppressive actions of the State of Michigan public servants have been oppressive to Mr. Ethan D. Dean and his Freedom, his right to own property, his right to liberty and happiness and prosper from his breakthrough discoveries in oral health with cannabis and related intellectual property is wicked and evil.

Admit that Mr. Ethan D. Dean over the years has repeatedly declared with claims, documentation, and evidence of Gum Tissue Rejuvenation in humans to Michigan Legislators and Governors.

Admit that all Michigan servants that know of the evidence presented by Mr. Ethan D. Dean have done nothing to correct the unconstitutional incarceration of people for cannabis related charges and convictions.

Admit that March 2nd, 2021 a United States Patent with Patent Number US 10,933,013 B1 issued and became public knowledge.

Admit that a published patent is classified as prior art, and that by and through its publication negates its ability of further territory of patentability.

Admit that Mr. Ethan D. Dean has no international intellectual property claims.

Admit that the oppression and direct interferences from State and Federal governments and agencies of have severely limited Mr. Ethan D. Dean and his financial ability to pursue his rightful opportunity to own intellectual property both foreign and domestic.

Admit that with the evidence presented of beneficial efficacy of cannabis with Visual Measurable Repeatable results that are also Patented and Patent Pending it is a Treasons Tyrannical act to deny the People the oral health benefit freedom and liberty of and with cannabis.

Admit that with the evidence presented of beneficial efficacy of cannabis with Visual Measurable Repeatable results that are also Patented and Patent Pending it is a Treasons Tyrannical act to deny the People Health Freedom with cannabis.

Admit that with the evidence presented of beneficial efficacy of cannabis with Visual Measurable Repeatable results that are also Patented and Patent Pending it is a Treasons Tyrannical act to oppress the People for any cannabis use.

Admit that with the evidence presented herein that any continued Government suppression of the beneficial Oral Health composites of cannabis for the people is not beneficial to the People, their good health, and the Peoples general welfare and represents Maladministration.

Admit that Michigan joined Illinois, Washington, Massachusetts, Florida and several other States in identifying cannabis as an essential service during COVID-19 stay at home orders, yet criminalizes cannabis.

Admit that a Private Member Association is outside of Government authority except for harm that results from instances of a clear and present danger of substantive evil, as stated and defined by the United States Supreme Court.

Admit that denying the People a natural safe God given herb that can prevent tooth decay is wicked and evil.

Admit that criminal charges and prosecutions of the people for use of a God given plant that clearly provides optimal oral hygiene is wicked and evil.

Admit that there is no constitutional authority to enforce state statutes that deny the people happiness and good health.

Admit that there is no constitutional authority to enforce Federal or State statutes that are oppressive, and or that criminalize and deny the peoples happiness of freedom of health, or have authority granted to suppress my discoveries.

Admit that being healthy is reason for happiness.

Admit that health freedom and health privacy are constitutional protected rights of the people.

Please take notice that the Bar Association is a Private entity, and not contracted with nor does it serve to enhance the will of the American People, but stands as outside of those granted with government authority;

Please take further notice that a private association, such as the Bar Association..... private associations may be pierced for nefarious acts, or inherent evil (please see Dennis v United States 341 U.S. 494 (1951), also Brandenburg v Ohio, 395 U.S. 444 (1969) and I as one of the people, am under the belief that attacking those who serve the will of the People and making baseless claims of Fake Science for an excuse for Tyrannical Oppression is Treasonous, And by and through this Petition and Protest I Demand a return to fundamental principles in Governance and to constitutional protection and liberties of the people, and it is my wish, order and demand that you acknowledge the facts presented and take action by Executive Order Declaring Cannabis Essential in human health efficacies and take other actions that corrects the wrongs of the past with remedy;

Please take notice that as one of the people, it is realized that the Bar has been used to harass the people of America with administrative

cases that are held outside of the rights and constitutions guaranteed in the states by Public Officers by Oath. Running adversarial trial-like procedures against the People who are to be protected by Constitutions/Trust Indenture of the States, is causing the government Trustees to directly war with the Constitution and People which give them the power to sit in the seats they sit in;

Please take further notice that the Bar Association is a private association, the People have not authorized private foreign entities to use our governing agencies or their representatives policy makers police employees or courts to attack those who stand in their position for the People's Protection and Civil Rights. If you believe that you or any other public servant or governing authority were given Constitutional Authority to enforce Legislative Statutes Rules and Regulations to control, deny, incarcerate, or ignore health freedom liberty and visual measurable Patented evidence of efficacy with cannabis in humans and oppress the People's Health Freedom and God Given Plants and Herbs and private business of the people, please show the authority in the State Constitution and where we the people gave any Public Servant the power to interfere with the will of We The People within 10 days of receipt of this Notice;

Failing to acknowledge the facts presented herein and take swift action to correct the injustices against the People of the great State of Michigan is unacceptable evil and wicked;

Please take further notice that it is my wish order and demand that you share this Notice by Affidavit with the legislative and congressional divisions for their information and not suppress it;

This is an Affidavit and contract and change of terms. Any man or woman who denies these claims are true must rebut them under penalty of perjury in the form of a sworn affidavit. Any man or woman who decides to suppress this affidavit agrees to pay \$30,000 and any disputes by any public officials or private actors who are bound by contract to the United States Constitution, and or any State Constitution within the United States agrees to have these matters heard before an Arbitrator of my choice. Any man or woman denying these claims are true must rebut these claims point by point within ten (10) days or 240 hours. Failure to respond means that by acquiescence you agree that all claims are true. Failing to respond with constitutionally granted authority which gave you the power to disregard the rights of the people mentioned within this Affidavit and Contract, means that you agree to have this affidavit used against you as evidence of Treason, Civil Rights Violations and Maladministration. You further agree that once the 10-day time period is up, this Affidavit becomes truth and law and that all matters must be considered adjudged and that no court has jurisdiction to rehear these matters and that the witness (and all additional witnesses) against you shall be considered sufficient for conviction. **Remedy shall be had in part with redress to the citizenry of the Great State of Michigan by Classifying**

Cannabis as Essential in Beneficial Human Health Outcomes.

Immediately releasing all People of nonviolent related Cannabis conviction(s) from incarceration, court proceedings, probation, and to give strong consideration to all People for violent related Cannabis conviction, incarceration, court proceedings, and probation for redress, and, immediately institute expungement for any and all nonviolent cannabis convictions, and fund research with Grants to the efficacy of cannabis in humans, redress the People and their posterity with the most beneficial oral health treatments and procedures at no cost to the People, and open research to all God given natural plants and fungi for human health benefits;

Please take further notice that remedy and redress of and for me Mr. Ethan D. Dean for the Michigan State Government and United States Federal Government and Agencies of for the personal and professional attacks, the suppression and oppression that has prevented me from operating a business with cannabis for over five (5) consecutive years is a separate matter, equally as well the matter of interference with my intellectual property pursuits is a separate matter of and for remedy, I affirm and assert that I in no way waive surrender or forfeit any rights and remedies I may have in my personal and professional capacity with regards to remedy as pertaining to any and all the matters stated and recorded within this document and or this court record, and all remain separate set of matters of this document, and, its demand to liberate the Health Freedom for the People of Michigan;

Please take further notice, and consider that water injures and kills people in many different ways, and yet it is essential for life. Cannabis is responsible for zero death to date, science to date cannot rejuvenate gum tissue yet cannabis does;

Verification

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provisions of 28 USC § 1746 that all of the above and foregoing representations are true and correct to the best of my knowledge, information and belief.

Executed in Kalkaska, Michigan on this 8th day of June in the Year of Our Lord Two Thousand and Twenty-One.


Autograph of Affiant:

Notary as JURAT CERTIFICATE

Michigan

Kalkaska County

On this 8 day of June, 2021 before me,



Mr. Ethan D. Dean, who proved to me on the basis of satisfactory

evidence to be the man whose name is subscribed to the within instrument and

acknowledged to me that he executed the same in his authorized capacity, and that by his autograph on the instrument the man executed, the instrument.

I certify under PENALTY OF PERJURY under the lawful laws of Michigan State and that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature of Notary / Jurat Patti Amore

seal

PATTI AMORE
Notary Public, State of Michigan
County of Kalkaska
My Commission Expires 03-09-2026
Acting in the County of Kalkaska



KALKASKA
105 W 3RD ST
KALKASKA, MI 49646-5107
(800)275-8777

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Lansing, MI 48909

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Expected Delivery Date

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Tracking #: 7020245000036332364 \$14.15

Return Receipt # 9590 9402 6273 0274 5302 07

Total \$7.70

Priority Mail® 2-Day 1 \$3.60

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Weight: 0 lb 15.90 oz

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Sat 06/19/2021 \$2.85

Certified Mail® \$3.60

Tracking #: 7020245000036334979

Return Receipt # 9590 9402 6273 0274 5302 14

Total \$14.15

Grand Total: \$31.28

Cash \$40.00

Change -\$8.72

USPS is experiencing unprecedented volume increases and limited employee availability due to the impacts of COVID-19. We appreciate your patience.

Text your tracking number to 28777 (2USPS) to get the latest status. Standard Message and Data rates may apply. You may also visit www.usps.com USPS Tracking or call 1-800-222-1811.

Save this receipt as evidence of insurance. For information on filing an insurance claim go to <https://www.usps.com/help/claims.htm>

Preview your Mail
Track your Packages
Sign up for FREE @
<https://informedelivery.usps.com>

All sales final on stamps and postage. Refunds for guaranteed services only. Thank you for your business.

Tell us about your experience. Go to: <https://postalexperience.com/Pos> or scan this code with your mobile device.



or call 1-800-410-7420.

UFN: 254930-0653
Receipt #: 840-54930544-1-4731937-1
Clerk: 5

SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3.
- 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:

MICHIGAN GOVERNOR
PO BOX 30013
LANSING MI
48909



9590 9402 6273 0274 5302 07

2. Article Number (Transfer from service label)

7020 2450 0000 3633 2364

COMPLETE THIS SECTION ON DELIVERY

A. Signature

X

- Agent
- Addressee

B. Received by (Printed Name)

Kathy Ruben

C. Date of Delivery

JUN 17 2021

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

DTMB Delivery Services
Agent for State of Michigan

3. Service Type

- Adult Signature
- Adult Signature Restricted Delivery
- Certified Mail®
- Certified Mail Restricted Delivery
- Collect on Delivery
- Collect on Delivery Restricted Delivery
- Insured Mail
- Mail Restricted Delivery
- Priority Mail Express®
- Registered Mail™
- Registered Mail Restricted Delivery
- Signature Confirmation™
- Signature Confirmation Restricted Delivery

U.S. Postal Service™
CERTIFIED MAIL® RECEIPT
Domestic Mail Only

For delivery information, visit our website at www.usps.com®.

Large OFFICIAL USE

Certified Mail Fee \$3.60

Extra Services & Fees (check box, add fee if applicable)

- Return Receipt (hardcopy) \$0.00
- Return Receipt (electronic) \$0.00
- Certified Mail Restricted Delivery \$0.00
- Adult Signature Required \$0.00
- Adult Signature Restricted Delivery \$0.00

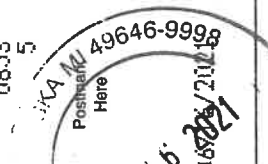
Postage \$7.70

Total Postage and Fees \$14.15

Sent To

Port Ch...
P.O. Box 30013
Lansing MI 48909

PS Form 3800, April 2015 PSN 7530-02-000-9047 See Reverse for Instructions



5 of 5 ORIGINAL with seal
NOTICE BY AFFIDAVIT INITIALED Herein *JA* WITHIN BY
NOTARY AS JURAT CERTIFICATE WITNESS BELOW:

FROM: Mr. Ethan D. Dean / Claimant / One of the People
1689 Cool Rd SE
Kalkaska, Michigan
49646

TO: Gretchen Whitmer / Michigan State Governor
P.O. Box 30013
Lansing, Michigan
48909

-) Notice of Civil Rights Violations
-) Notice of Maladministration
-) Notice of Constitutional Demand
-) Notice of Common Law
-) Notice of Petition Protest
-) Notice of Demand for Health Freedom
-) Notice of Change in Contract Terms
-) Notice of Right to Arbitration
-) Notice of Treason
-) Notice of Public Servants Waring With The People

Respondent:
Gretchen Whitmer

NOTICE TO AGENT IS NOTICE TO PRINCIPAL
NOTICE TO PRINCIPAL IS NOTICE TO AGENT

Comes now Affiant, one of the people (as seen in the Michigan Bill of Rights, Article 1 Section 2 Michigan Constitution) Sui Juris, in this court of record, do make the following claims:

CONSTITUTIONAL DEMAND FOR YOU TO END THE TYRANNY
of
WAR
AGAINST

WE THE PEOPLE AND THE PEOPLE'S WILL:

ARTICLE I
DECLARATION OF RIGHTS
§ 1 Political power.

Sec. 1. All political power is inherent in the people. Government is instituted for their equal benefit, security and protection.

History: Const. 1963, Art. I, § 1, Eff. Jan. 1, 1964.
Former constitution: See Const. 1908, Art. II, § 1.

Please take further notice that: any denial of the protection and maintenance of the people's individual rights are maladministration, treason, and an insurrection against the People;

§ 2 Equal protection; discrimination.

Sec. 2. No person shall be denied the equal protection of the laws: nor shall any person be denied the enjoyment of his civil or political rights or be discriminated against in the exercise thereof because of religion, race, color or national origin. The legislature shall implement this section by appropriate legislation.
History: Const. 1963, Art. I, § 2, Eff. Jan. 1, 1964.

§ 3 Assembly, consultation, instruction, petition.

Sec. 3. The people have the right peaceably to assemble, to consult for the common good, to instruct their representatives and to petition the government for redress of grievances.

History: Const. 1963, Art. I, § 3, Eff. Jan. 1, 1964.

Former constitution: See Const. 1908, Art. II, § 2.

ARTICLE III
GENERAL GOVERNMENT

§ 7 Common law and statutes, continuance.

Sec. 7. The common law and the statute laws now in force, not repugnant to this constitution, shall remain in force until they expire by their own limitations, or are changed, amended or repealed.

History: Const. 1963, Art. III, § 7, Eff. Jan. 1, 1964.

Former constitution: See Const. 1908, Schedule, § 1.

REPEAT PARAGRAPH FROM USPS DATE SPAMPTED JUNE 10th

As I have faced years of resistance suppression and oppression including legal actions against me by the State, and, attacks on my abilities to protect my intellectual property by a bad actor within the USPTO a Federal Agency, now my research involves the law, specifically Constitutional Law which is the highest law of the land, and has led to this Notice by Affidavit.

Please take further notice to Michigan Government Previously SUBMITTED;
(SEE EXHIBIT 1)

Please take notice that as one of the people, it is realized that the Bar has been used to harass the people of America with administrative cases that are held outside of the rights and constitutions guaranteed in the states by Public Officers by Oath. Running adversarial trial-like procedures against the People who are to be protected by Constitutions/Trust Indenture of the States, is causing the government Trustees to directly war with the Constitution and People which give them the power to sit in the seats they sit in; **(SEE EXHIBIT 2)**

Please take further notice to DOJ;
Merrick Garland
(SEE EXHIBIT 2)

Failing to acknowledge the facts presented herein and ACT NOW to correct the injustices against the People with your Granted Authority

IS NAFAARIOUS UNACCEPTABLE
EVIL AND WICKED;

Please take further notice to UIA Director Susan Corbin:

Please take further notice to Administrative Law Judge Lindsay Wilson;

Please take further notice to UIA Claims Examiner Connor Clemons;

(EXHIBIT 3)

Please take further notice to DEA Administrative Chief D. Christopher Evans;

(EXHIBIT 4)

Please take further notice to USPTO Director Patents United States Drew Hirsfeld;

(EXHIBIT 5)**Admit that Constitutionally Granted Authority Provided to the Public Servants is a Limited Authority.****Admit that the following is true;**

ARTICLE I

DECLARATION OF RIGHTS

§ 1 Political power.

Sec. 1. All political power is inherent in the people. Government is instituted for their equal benefit, security and protection.

History: Const. 1963, Art. I, § 1, Eff. Jan. 1, 1964.

Former constitution: See Const. 1908, Art. II, § 1.

Admit that Legislative Law, Rules, Regulations, and Courts are for Personnel i.e., Public Servants, and Commerce and THEIR Police.**§ 7 Common law and statutes, continuance.**

Sec. 7. The common law and the statute laws now in force, not repugnant to this constitution, shall remain in force until they expire by their own limitations, or are changed, amended or repealed.

History: Const. 1963, Art. III, § 7, Eff. Jan. 1, 1964.

Former constitution: See Const. 1908, Schedule, § 1.

Admit that Legislative Law, Rules, Regulations, and Courts and Police are not for the People.**§ 7 Common law and statutes, continuance.**

Sec. 7. The common law and the statute laws now in force, not repugnant to this constitution, shall remain in force until they expire by their own limitations, or are changed, amended or repealed.

History: Const. 1963, Art. III, § 7, Eff. Jan. 1, 1964.

Former constitution: See Const. 1908, Schedule, § 1.

Admit that the Bar Association is outside of Government.**Admit that Common Law is for the People.****§ 7 Common law and statutes, continuance.**

Sec. 7. The common law and the statute laws now in force, not repugnant to this constitution, shall remain in force until they expire by their own limitations, or are changed, amended or repealed.

History: Const. 1963, Art. III, § 7, Eff. Jan. 1, 1964.

Former constitution: See Const. 1908, Schedule, § 1.

Admit that Common Law is Not for Public Servants as they are bound to a limited Authority and Accountable to the People AT ALL TIMES.**§ 7 Common law and statutes, continuance.**

Sec. 7. The common law and the statute laws now in force, not repugnant to this constitution, shall remain in force until they expire by their own limitations, or are changed, amended or repealed.

History: Const. 1963, Art. III, § 7, Eff. Jan. 1, 1964.

Former constitution: See Const. 1908, Schedule, § 1.

Admit that said Limited Authority is a JUST AUTHORITY.

**Admit that when said Limited Authority tramples the People's God
Given Civil Rights it has exceeded it granted Authority and is UNJUST
AUTHORITY.**

Admit that the People are to INSTRUCT

§ 3 Assembly, consultation, instruction, petition.

Sec. 3. The people have the right peaceably to assemble, to consult for the common good, to instruct their representatives and to petition the government for redress of grievances.

History: Const. 1963, Art. I, § 3, Eff. Jan. 1, 1964.
Former constitution: See Const. 1908, Art. II, § 2.

Admit that the People are to Petition

§ 3 Assembly, consultation, instruction, petition.

Sec. 3. The people have the right peaceably to assemble, to consult for the common good, to instruct their representatives and to petition the government for redress of grievances.

History: Const. 1963, Art. I, § 3, Eff. Jan. 1, 1964.
Former constitution: See Const. 1908, Art. II, § 2.

Admit that the People are to Consult for the common good

§ 3 Assembly, consultation, instruction, petition.

Sec. 3. The people have the right peaceably to assemble, to consult for the common good, to instruct their representatives and to petition the government for redress of grievances.

History: Const. 1963, Art. I, § 3, Eff. Jan. 1, 1964.
Former constitution: See Const. 1908, Art. II, § 2.

This is an Affidavit and contract and change of terms. Any man or woman who denies these claims are true must rebut them under penalty of perjury in the form of a sworn affidavit. Any man or woman who decides to suppress this affidavit agrees to pay \$30,000 and any disputes by any public officials or private actors who are bound by contract to the United States Constitution, and or any State Constitution within the United States agrees to have these matters heard before an Arbitrator of my choice. Any man or woman denying these claims are true must rebut these claims point by point within three (3) days or 72 hours. Failure to respond means that by acquiescence you agree that all claims are true. Failing to respond with constitutionally granted authority which gave you the power to disregard the rights of the people mentioned within this Affidavit and Contract, means that you agree to have this affidavit used against you as evidence of Treason, Civil Rights Violations and Maladministration. You further agree that once the 3-day time period is up, this Affidavit becomes truth and law and that all matters must be considered adjudged and that no court has jurisdiction to rehear these matters and that the witness (and all additional witnesses) against you shall be considered sufficient for conviction. **Remedy shall be AS DICTATED BY THE ABOVE AFFIDAVIT** testimony as written a bylaw must not be repugnant to the Highest Law the Common Law as is within the Michigan Constitution and the People instruct their servants, and said servants are bound therefore you are NOTICED as written within:

Verification

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provisions of 28 USC § 1746 that all of the above and foregoing representations are true and correct to the best of my knowledge, information and belief.

Executed in Kalkaska, Michigan on this 16th day of June in the Year of Our Lord Two Thousand and Twenty-One.

Autograph of Affiant: 

Notary as JURAT CERTIFICATE

Michigan
Kalkaska County

On this 16th day of June, 2021 before me,



, a Notary Public, personally appeared

Mr. Ethan D. Dean, who proved to me on the basis of satisfactory evidence to be the man whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his autograph on the instrument the man executed, the instrument.

I certify under PENALTY OF PERJURY under the lawful laws of Michigan State and that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature of Notary / Jurat Patti Amore
seal

PATTI AMORE
Notary Public, State of Michigan
County of Kalkaska
My Commission Expires 03-09-2026
Acting In the County of Kalkaska

EXHIBIT 8

HIGH TREASON

Proper Service / in person, filmed, recorded:

Kalkaska County Sheriff

Named: Patrick J Whiteford

David J. Wagner II

Joe Leach

DEFAULTS on 2 Indictments

Admits Treason in a Court of Record

Originals with Court Seal, are enclosed on each indictment, and the Notice of Liability.

NOTE:

The Sheriff was the last avenue. I gave him a just and easy remedy; however, it would appear that he is do dirty, and my thought is that the others indicted will not go down and leave him standing. As such the Sheriff is in a Unconstitutional Box by his own doing.

2 of 5 ORIGINAL with seal
NOTICE BY AFFIDAVIT INITIALED Herein *JA* WITHIN BY
NOTARY AS JURAT CERTIFICATE WITNESS BELOW:

FROM: Mr. Ethan D. Dean / Claimant / One of the People
1689 Cool Rd SE
Kalkaska, Michigan
49646

TO: Pat Whiteford / Kalkaska County Sheriff
605 N Birch St
Kalkaska, MI
49646

-) Notice of Constitutional Rights Violations
-) Notice of Maladministration
-) Notice of Misadministration
-) Notice of Fraud
-) Notice of Constitutional Demand
-) Notice of Common Law
-) Notice of Change in Contract Terms
-) Notice of Right to Arbitration
-) Notice of Liability
-) Notice of Constitutional Class Action
-) Notice of Treason

Respondent:
Pat Whiteford

**NOTICE TO AGENT IS NOTICE TO PRINCIPAL
NOTICE TO PRINCIPAL IS NOTICE TO AGENT**

NOTICE BY AFFIDAVIT

Comes now Affiant, one of the people (as seen in the Michigan Bill of Rights Article 1 Section 1 Michigan Constitution) Sui Juris, in this court of record, do make the following claims:

With this document I am asserting my Constitutional Duty to instruct you and remind you of the Peoples Rights, your Oath, your Obligations, and represents my Constitutional Demand for fair and equal treatment, you are further Noticed as follows:

ARTICLE I
DECLARATION OF RIGHTS

§ 1 Political power.

Sec. 1. All political power is inherent in the people. Government is instituted for their equal benefit, security and protection.

History: Const. 1963, Art. I, § 1, Eff. Jan. 1, 1964.

Former constitution: See Const. 1908, Art. II, § 1.

Please take further notice that any denial of the protection and maintenance of the people's individual rights are/is maladministration, treason, and an insurrection against the People;

§ 2 Equal protection; discrimination.

Sec. 2. No person shall be denied the equal protection of the laws; nor shall any person be denied the enjoyment of his Constitutional or political rights or be discriminated against in the exercise thereof because of religion, race, color or national origin. The legislature shall implement this section by appropriate legislation.

History: Const. 1963, Art. I, § 2, Eff. Jan. 1, 1964.

§ 3 Assembly, consultation, instruction, petition.

Sec. 3. The people have the right peaceably to assemble, to consult for the common good, to instruct their representatives and to petition the government for redress of grievances.

History: Const. 1963, Art. I, § 3, Eff. Jan. 1, 1964.

Former constitution: See Const. 1908, Art. II, § 2.

ARTICLE III GENERAL GOVERNMENT

§ 7 Common law and statutes, continuance.

Sec. 7. The common law AND THE statute laws now in force, NOT REPUGNANT to this constitution, shall remain in force until they expire by their own limitations, or are changed, amended or repealed.

History: Const. 1963, Art. III, § 7, Eff. Jan. 1, 1964.

Former constitution: See Const. 1908, Schedule, § 1.

[Common law and acts of the colonial and state legislatures]

§14. Such parts of the common law, and of the acts of the legislature of the colony of New York, as together did form the law of the said colony, on the nineteenth day of April, one thousand seven hundred seventy-five, and the resolutions of the congress of the said colony, and of the convention of the State of New York, in force on the twentieth day of April, one thousand seven hundred seventy-seven, which have not since expired, or been repealed or altered; and such acts of the legislature of this state as are now in force, shall be and continue the law of this state, subject to such alterations as the legislature shall make concerning the same. But all such parts of the common law, and such of the said acts, or parts thereof, as are REPUGNANT to this constitution, are hereby ABROGATED. (Formerly §16. Renumbered and amended by Constitutional Convention of 1938 and approved by vote of the people November 8, 1938.);

Section 2. People may alter or abolish form of government - proviso. The people of this state have the sole and exclusive right of governing themselves, as a free, sovereign and independent state; and to alter and abolish their constitution and form of government whenever they may deem it necessary to their safety and happiness, provided, such change be not repugnant to the constitution of the United States;

SECTION 1. INHERENT AND INALIENABLE RIGHTS

ALL MEN ARE BY NATURE FREE and independent and have certain inherent and inalienable rights among which are life, liberty and the pursuit of happiness. To secure these rights and the protection of property, governments are instituted among men, deriving their JUST POWERS from the consent of the governed;

(Source: Illinois Constitution.);

3-20. Preservation of free government.

Free government and the BLESSINGS OF LIBERTY can be preserved to any people only by a firm adherence to justice, moderation, temperance, frugality and virtue, AND BY A FREQUENT RECURRENCE TO FUNDAMENTAL PRINCIPLES.

By the power of one of the people, and the power declared in the above constitutional provisions, I, Affiant stand for equal protection of Health Freedom Liberty for ALL the people, and we the people have been subject to waring with years of suppression and oppression of evil and wicked acts of nefarious deeds from within and out of Government, Federal, State, and County agencies, and all are schooled and advised by Bar members;

Please take further notice that I Declare that I, Mr. Ethan D. Dean, my wife, and our posterity live OUTSIDE the United States, we live in the private, within America, and our Constitutional Status and Standing is as Tax Paying Adult, a Free Man, and, a Free Woman, living free within the Republic State of Michigan, where we are happy and duty bound to live FREE, we are not Property, and so, as we are not property NO ONE owns us. If no one owns us then no one can administer over us. If you believe that I, my wife, or our posterity are owned and or titled and therefore can be administered please show who or what entity owns us and how they got title over us the Free Man the Free Woman and our Posterity and show in the Michigan Constitution where we gave you or any public servant said administrative authority within Five (5) Days;

I have not been deemed incompetent, I have not been declared incompetent, and I hereby Declare that I am fully competent, as such my order and demand are to be deemed competently directed to you a Kalkaska County Public Servant, who is **duty bound** to protect life, liberty, freedom, privacy, and do it with **integrity and dignity**;

Because certain things (Most Everything) has danger possibilities we are schooled and school others and post notices and warnings. We do not incarcerate anyone for handling gasoline as an example. Yet fake science, Bar attorneys, Bar Judges and decades of Fraud, Deceit and Lies is now exposed as detailed in my affidavits and chronicles, as such Liberty and Freedom have been trampled because public servants are out of control with deception and they are led by the Bar for its profit, and not for the People or Life, Liberty or Freedom, and so you have followed fake science, treasonous advice from bad actors of private foreign entities that oppress the People, if you feel ignoring evidence of fact I present within this notice, **notice of common law**, true science, and your duty, that it will not have consequence, you may wish to provide care;

The Michigan courts have Bar Attorneys serving as Judge, and Governing bodies get and take advice from Bar Member Attorneys;

It is my understanding that the Bar members are sworn in by Oath, and the Bar Oath sets priorities such that the first priority is to the Bar, the second priority is to the law, and not to common law, the third priority is to him/her self, and the Fourth priority is to the Client, and when you understand this, it isn't

difficult to see the clear disregard to Constitutional Common Law and the People for profit for the Bar, its members, the courts, and prison systems;

Please take further notice that the Bar Association is a private association, the People have not authorized private foreign entities to use our governing agencies or their representative's policy makers or courts to attack those who stand in their position for the People's Protection and Constitutional Rights;

Please take further notice that the Bar is a Private entity, and not contracted with nor does it serve to enhance the will of the American People, but stands as outside of those granted with government authority;

Please also take notice that the Bar, as private associations may be pierced for nefarious acts, or inherent evil (please see Dennis v United States 341 U.S. 494 (1951), also Brandenburg v Ohio, 395 U.S. 444 (1969) and I as one of the people, am under the belief that attacking those who serve the will of the People and making baseless claims of them being involved in lies, attempting to steal an election by pursuing the People's Audit puts the lives of the People's servant and their Attorneys in serious danger as seen by the powder substance sent to Senator Karen Fann of Arizona, who is working by direct order of the People. Making attacks against any Bar attorneys who are following the will of the People or assisting the People by contract is a direct interference with the will and the Rights of the People;

Please take notice that as one of the people, it is realized that the Bar has been used to harass the people of America with administrative cases that are held outside of the rights and constitutions guaranteed in the states by Public Officers by Oath. Running adversarial trial-like procedures against the People who are to be protected by Constitutions/Trust Indenture of the States, is causing the government Trustees to directly war with the Constitution and People which give them the power to sit in the seats they sit in;

Please take further notice that the People demanded audits across the nation by Right, yet it seems that there is an attack on the following Attorneys that are standing for the rights of the people;

1. Sidney Powell 2. Lin Wood 3. Rudy Guilliani 4. Matt Deperno 5. Mark Brnovich

Please take further notice that as one of the People, I realize the following people have been attacked by attorneys with frivolous suits and/or arrest in what seems to be political issues;

1. President Trump 2. General Flynn 3. George Papadopoulos

Please take further notice that as a private association, the People have not authorized private foreign entities to use our courts to attack those who stand in their position for the People's Protection. If you believe that you were given Constitutional Authority to control the People's Audits and business, please show in the State Constitution and where we gave you power to interfere with the will of the People within 5 days, sworn under the penalty of perjury, or you agree that you interfering with the rights of the People with full knowledge and malice should any more actions be taken violating the constitutional rights of a free man;

Please take notice that no private entity has the authority to challenge the rights of the People who you swore to serve as Trustees and Servants. Please see (Georgia Constitution Bill of Rights, ... public officers are the Trustees and Servants of the People). Please take further notice that it is my wish, order, and demand that you remove these private actors from the People's business. Furthermore, it is the wish of I that you excuse the Bar Associations from the decisions dealing with the People's rights, that the purposes of the people creating courts are upheld, and not to serve as the playground for Attorneys who wish to settle their political issues by use of the People's servants or Courts. If the Department shall wish to ignore this notice, please send Constitutional Authority, given by the People where you are allowed to give an Agent or A Private Association the ability to act as Adversaries to the People within 5 days, sworn under penalty of perjury. If you cannot show these authorities it is my wish that you excuse the Bar from the People's Business immediately and force all cases where government officials attempt to prevent the People's rights, be paid for out of the private entity or government officials' personal funds;

December, 2015 Michigan public servants raided the business and residence of Mr. Ethan D. Dean;

Said public servants came with court ordered documents and one of my first questions was why now, and the response I got from the public servant was that it's above his pay grade. And I believe him, and I believe that the order came from the Michigan Attorney General because looking back on the long history, if true, it would explain the Kalkaska county prosecutor changing his mind over and over with regards to charges in my case, and lying repeatedly to me personally, and according to my conversations with Bar Attorney Scott Isles the Kalkaska County prosecutor had lied to him, yet I was not to worry;

My landlord had met with the Kalkaska County Prosecutor to discuss his wish to rent space for a Provisioning Center because the question of what any individual Prosecutor would do pertaining to cannabis provisioning centers was very concerning to him;

The Kalkaska County Prosecutor gave my landlord his assurance that as long as it was for marijuana and nothing but marijuana and no other drugs that he would allow it;

After the raids of Dec 2015 I found myself in a strange situation, my sons 30 foot triple axel trailer was emptied of three (3) hand built, one of a kind each assemblies, the assemblies were equipment used as evaporating units for cannabis extractions, Officer King with the Michigan police was very interested in this equipment and ask me how I learned how to do what I was doing with the units, well they are buried and have been since dec 2015, so if officer King still wants to discuss them we can go dig them up together, he was also interested to know where I bought my barrels of solution, additionally inside the trailer were several (approx. 10) 5 gallon buckets of cannabis and solution mixture, and all these things were carefully left with me by the Team. The Team also left a great deal of packaging, bottles, syringes, as well gallons and gallons of solutions. I believe this was a well thought out planned nefarious act with wicked evil intent because at the time in history shops were being raided over and over because they

would reopen time and time again, and so it appears that the public servants conspired to make me look like I had not learned my lesson in the Dec 2015 raids, and, so defiant, and so much bigger than ever before in the event that they would be back to raid again (as was common at that point in northern Michigan history to have several raids and reopening's) and because they took so little evidence with them, and, because how it would look for Mr. Ethan D. Dean and persuasion in such an event would be damning to Mr. Ethan D. Dean due to the **PUBLIC SERVANTS IGNORING THE COURT ORDER** and not taking all said evidence that the Team intentionally left behind in the Dec 2015 raids it should, could, most likely would be there in the second raid. In fact, the Team left so much that I ordered a dumpster and had **help** (witness) cleaning up and disposing of the damning materials and equipment; (**SEE EXHIBIT 7**)

I have experienced the blatant disregard of local court order and conspiracy of local elected law enforcement with appointed policy police/by-law police, bar attorneys and Judge to subvert my Constitutional Rights, and am witness to said violations, and now you sir are in the people's court of record, where we follow Truth with Integrity and process with Constitution Article and Section of Common Law, Arbitration, and, or use Superior Court **and not** of Status and Standing within the United States, its Statutes, Acts, Rules, Regulations, Administrative courts, or Maritime courts, however as an elected official they may all apply to you and you are accountable to the people at **all times**. And you are hereby Ordered to educate your department and policy police within Kalkaska County within 5 days;

Please take further notice that I will attempt to have on hand at all times a Notice of Liability to serve on any public servant who trespasses on my Freedom, Liberty, Privacy, or Happiness and if I find that you have suppressed these affidavits I will hold you personally and professional responsible for the infraction(s) as Noticed;

I knew that I had discovered something amazing for humanity with cannabis and oral health and was determined not to surrender to the tyrants evil wicked fraudulent nefarious deeds, and would do everything legally possible to Liberate the People, and never could I have expected such a barrage of years oppression and suppression as detailed within the web pages www.oralhealthwithcannabis.com my open letter in blog, research proposal, this testimony, Petitions, and, the exhibits listed within this testimony;

The Government and all Agencies and all contractors of are **bound by the Limited Just Authority granted by the People and they are Responsible for and Accountable for all actions, and violations** against the People's Constitutional Rights Guaranteed in Common Law, the Highest Law across the Common land;

I called your office to request an in-person meeting with you, yet you were on vacation. Several weeks ago I left you a phone messages on your direct line requesting a meeting. I'm disappointed that you were not able to respond, and I invite you to schedule a meeting so that we can discuss the responsibility and duty of your department and redress for the people;

You Sir, as elected, are the highest law enforcement authority in Kalkaska County, and you may have experience with continuing education, many professionals do. I am documenting nefarious activities, and instructing, and not trusting the public servants, as such rightfully now demanding accountability;

I have been attacked personally and professionally for years and the People have been **Denied** Constitutionally Guaranteed Freedom, Liberty, Happiness, Privacy, Security, Health, and suffered loss of property, **AND DEATH**, and the USPTO, The DEA, Michigan Governor, Michigan UIA, and 2 Private Member Bar Attorneys have been served and Noticed, and, several other Government Institutions and Agency nefarious acts and Fraud are detailed within the exhibits;

(Please see EXHIBITS 1, 2, 3, 4, 5, 6)

Supporting documents, i.e. the exhibits of the notices listed in exhibits 1-6 (above) are not included within this affidavit, however are available to you upon your request;

During one of my first urine specimen draws at the Kalkaska County Sherriff Department the Officer said give me the bottle cap. I gave him the bottle cap. He had a gloved hand with white powder on his thump. He put his thumb with the white powder into the inside of the bottle cap. After leaving the Kalkaska County Sheriff Office I then went to Traverse City for an independent test and ordered that they do not submit the test, and, keep it private, however it was submitted, and I believe that they submitted it to alert the Department as I had explained why I was there, and they submitted the sample against my instructions. And I have all receipt copies of said specimen samples. Additionally, for the record, I do have a witness to my claims because I called an attorney, and he advised me to get the independent urine test;

Please take further notice that very recently during the day time a helicopter buzzed directly overhead just above tree top level during the afternoon, and again during the night well after dark, and I believe well below flight limits and flight restrictions. It was blue on the underside, and I could not see the sides due to the low flight and the tree line. Please take further notice that I will not be intimidated and have a constitutional DUTY to DEFEND, LIFE, LIBERTY, FREEDOM and ALL constitutional rights, AND as the People's Elected Law Enforcement Officer you are Noticed of the **WARING** and **ORDERED** to **Provide Constitutional Lawful Security to all People with fair equal care;**

Please take further notice that I believe Sheriff Mack would be helpful for you and your understanding and continuing education;

(Sheriff Mack CSPOA 602 268 9268 P.O. Box 567 Higley, AZ)

Please take further notice that should you who are NOW FULLY INFORMED and Noticed willfully knowingly ignore the People's rights, your instructions, your duty, and your Oath, be advised that a Constitutional Class Action against you, your department, Kalkaska County, and the State of Michigan will Immediately take effect with full force and begin at first trespass after receipt of this notice or five (5) days after you receive this affidavit without reform to a Constitutional County the Class Action will become retroactive to the date you first assumed office as Kalkaska County Sheriff and all penalties and fines of the financial amount and legal culpability will lawfully be arbitrated and determined by an arbitrator of my choice should you not reform the department within the 120 hour (5) Five Day limit, or should you allow any trespass, or breach any constitutional rights prior to the 5 day trigger date of this notice of Constitutional Class Action and you will be bound thereby your disregard;

It is my position that any Bar attorney, or one that serves as Judge, or legislative Law maker who stands with, by, or, in support of a constitutional trespass is an Enemy of the People.

It is my position that any law enforcement official who stands with, or by, a Bar member in support of a constitutional trespass is an Enemy of the People.

It is my position that Law Enforcement Department that stands with, by, or, in support of a constitutional trespass is an Enemy of the People.

Admit that you have copy of my Notice of Liability.

Admit that a repugnant by-law, statute, act, regulation or rule that limits, restricts, or trespasses a right of a Common Law Article or Section is abrogated naturally.

Admit a free man constitutionally moves about freely via car, truck, cycle, and foot under common law.

Admit that commerce moves about under legislative statutes, acts, rules, and regulations.

Admit that commerce moves about under legislative statutes, acts, rules, and regulations that are binding on you and your department by contract.

Admit that the statutes, acts, rules, and regulations that limit a free man's movements are repugnant to the Bills of Rights (Declarations of Rights) and are abrogated with constitutional law automatically and constitutionally.

Admit that an ignorance of the law is no excuse to violate said law.

Admit that requiring a license plate is a restriction upon a free man's liberty.

Admit that requiring an operator license restricts a free man's liberty.

Admit requiring an insurance policy to move about the common land within his private property restricts a free man's liberty.

Admit that instituting a by-law that is restricting, limiting, and applying said to a free man is treason.

Admit that all government is the creation of the People, and that all government has a limited authority.

Admit that a Trust (Constitution) Indenture spells out the limited authority and responsibilities and is a contract.

Admit that the People are free from any legislative law, rule, act, or regulation that limits the People's Common Law Constitutional liberties by and through protections of the Michigan and the Republic States Constitutions.

Admit that Policy Police (State and City) are by-law police and have no Constitutional Authority to enforce Legislative enacted restriction or limits to a free man's constitutional rights, nor enforce fines, penalty, and tickets upon the Free People in violation and trespass of constitutional rights of the people.

Admit that Michigan State Police are not elected, but are appointed and are Policy Police.

Admit that Policy Police (State and City) have no Constitutional Authority to enforce Legislative enacted restriction, limits, and enforce fines, penalty, and tickets upon the Free People and is treasonous to do so when trespassing a right.

Admit that Government is responsible to the people at all times.

Admit that all Law enforcement is responsible to the people at all times.

Admit that Government is to be accountable to the people at all times.

Admit that law enforcement is accountable to the people at all times.

Admit that Government is to be open.

Admit that Government is to be accessible.

Admit that frequent recurrence to fundamental principle IS common law by Article and Section.

Admit that you and your department have knowingly and willfully worked with policy police unconstitutionally trespassing on the People.

Admit that you have not been properly informed with frequent recurrence to constitutional fundamental principles by any Bar member.

Admit that you have relied on Bar Attorneys for Legal Advice.

Admit that you have learned more about your constitutional Duty, and your constitutional Responsibility, the people's constitutional rights, and your culpability of violations from this affidavit than you have in your lifetime learned from a Bar Attorney.

Admit that the Bar Members Association advice to legislative law makers has subverted fundamental principles of common law.

Admit that the Bar Members Association advice to law enforcement has subverted fundamental principles of common law.

Admit the Bar is outside of government.

Admit that the Bar is a Private Member Association.

Admit that the Bar is a foreign entity.

Admit that the Bar is motivated for profit.

Admit that a profit for the Bar is priority over the People's constitutional rights.

Admit that the policy police operate and continue to operate outside of their constitutional bounds, limits, just authority, and jurisdiction when they enforce unconstitutionally a statute, act, rule, and or regulation of commerce for those not under contract with the State, and on the Free Man, and they limit, restrict, trespass, and infringe on the peoples Life, Liberty, Freedom, Privacy, and Happiness unconstitutionally when doing so.

Admit the State of Michigan has no contract with Mr. Ethan D. Dean.

Admit that Kalkaska County has no contract with Mr. Ethan D. Dean.

Admit that all State of Michigan Governance is under contract with the People for their position and their oath, and are subject to all legislative and common law provisions as provided in the Michigan Constitution.

Admit that the Michigan Constitution contracts the responsibility and limited authority to the public servants.

Admit that a public servant does not have the authority of the master.

Admit that a public servant cannot justly grant a higher power to itself.

Admit that an elected official (public servant) is accountable Constitutionally for the department highest priority to protect and DEFEND FREEDOM, LIBERTY, AND LIFE OF THE FREE PEOPLE.

Admit that an elected official (public servant) incarcerating a free man because of safety concerns is unconstitutional and in Violation Constitutionally for the departments highest priority to **protect and defend Freedom**, Liberty, and life of the free People.

Admit that the DEA classifies cannabis zero medicinal value and to dangerous to be made into a drug.

Admit that the DEA classifies Marinol as a schedule III drug.

Admit that by the DEA rule cannabis is to dangerous to be made into a drug and the DEA makes cannabis into a drug.

Admit that the DEA should be questioned on their policy.

Admit that a free man can decide if cannabis is to dangerous.

Admit that the Kalkaska County Sheriff Department follow fake science, oppressive Bar advise, and destroy scores and scores of lives on a regular basis.

Admit that enacting any restriction and incarceration and enforcing any violation to a common law Constitutional right of any free people because a public servant believes there is a concern of safety is a Treasonous act.

Admit that a free man can make decisions of his own regarding his safety and any risk to himself, and to others, and then do as he pleases as long as the free man has no Evil, Wicked, or Nefarious intent.

Admit that a free man is Constitutionally free of all governance limiting actions against a free man pertaining to his Liberty, Happiness, Freedom, Privacy, and Property.

Admit that incarcerating any free man because of Legislation that limits a common law Constitutional right is unlawful under common law.

Admit that Common Law is the highest law within America.

Admit that Common Law is the highest law within the Republic State of Michigan.

Admit that Common Law is the highest law within Kalkaska County.

Admit that I Mr. Ethan D. Dean am a Free Man by nature.

Admit that I am Competent.

Admit that no man has title over me.

Admit that no entity has title over me.

Admit that no man has authority to administer over me for anything I have done.

Admit that no entity has authority to administer over me for anything I have done.

Admit that I as one of the people am duty bound to instruct you of your duty, your responsibility and unconstitutional trespasses.

Admit that you are duty bound, legally bound, constitutionally bound and have been instructed by and through this affidavit.

Admit that you are duty bound, legally bound, constitutionally bound and have been Noticed by and through this affidavit.

Admit that no legislative action whether statute, act, rule or regulation can limit, reduce, trespass, or trample an Article or Section of the Michigan Constitution and the People's Constitutionally protected rights.

Admit that the United States Patent Office a Federal Agency has a bad actor(s) suppressing breakthrough advancements in Human Health.

Admit that the National Institute of Health funded 1.8 billion tax payer dollars to rejuvenate lost gum tissue under the disguise title of Revolutionizing the Root Canal in the **same month and year** that the Kalkaska county sheriff department and the Michigan State police raids of Dec 2015 **effected incarceration**, and many criminal charges on Mr. Ethan D. Dean.

Admit that one of the people rejuvenates lost gum tissue with cannabis.

Admit that science fails to rejuvenate lost gum tissue.

Admit that poor oral health is harmful to humans.

Admit that tooth decay is harmful to humans.

Admit that knowingly suppressing a medical advancement is treasonous.

Admit that I have repeatedly and for years noticed government of my breakthrough discoveries in Oral Health with CANNABIS.

Admit that all people have a mouth.

Admit that all people develop teeth.

Admit that you do not wish or want tooth decay.

Admit that you do not wish for or want receding gum tissue.

Admit that you do not want or wish for poor oral health.

Admit that you like to be healthy.

Admit that being healthy is a cause for happiness.

Admit that Happiness is hard muster when a free man is trespassed.

Admit that being free to decide your health options is a liberty.

Admit that Liberty is a constitutional right of the people.

Admit that I can freely give legal advice.

Admit that I am advising you on the common law.

Admit that I am advising you on the Bar Members Association.

Admit that there will be no legal action against me for advising you on the law.

Admit that a Bar attorney will tell you that I cannot legally give legal advice.

Admit that the people can come together and discuss law.

Admit that the Bar attorneys Lie.

Admit that the Kalkaska County Prosecutor has Lied in violation of his constitutional JUST duty and responsibility in UNJUST evil wicked nefarious violations against the people.

Admit that misrepresentation of truth that negativity impacts a constitutional right of a free man to achieve a personal agenda is treason.

Admit that my phone was tapped and that I was surveilled for months by Michigan Public Servants after my sentencing hearing in Kalkaska County 2016.

Admit that you have received copy of my complaints with testimony addressed to Gretchen Whitmer.

Admit that you have received copy of my complaint with testimony addressed to D. Christopher Evans.

Admit that you have received copy of my complaint with testimony addressed to Drew Hirshfeld.

Admit that you have received copy of my complaints with testimony addressed to Susan Corbin.

Admit that you have received copy of my complaint with testimony addressed to Scott Isles.

Admit that you have received copy of my complaint with testimony addressed to Christian Wiesenberg.

Admit that the Internal Revenue Service treats cannabis business differently than traditional business.

Admit that you have not responded to my request to meet with you.

Admit that the Kalkaska County Sheriff's Department and the Michigan State Police as the Traverse Narcotics Team led by Officer King conspired together to disregard the Court Ordered instruction and in fact they left the majority of cannabis related evidence with Mr. Ethan D. Dean of the December 2015 raids.

Admit that a Private Membership Association is outside of Government.

Admit that the union of a free Man and a free Woman in matrimony by nature creates a private member association.

Admit that the violations of my, Mr. Ethan D. Dean, constitutional rights listed herein this document may not account for all the constitutional violations perpetrated against me, or number of attacks, yet I, Mr. Ethan D. Dean have sufficiently stated the nefarious evil wicked crimes committed against me and the people of Michigan and humanity the world over am/are rightly entitled to receive due care and Remedy.

This is an Affidavit and contract and change of terms. Any man or woman who denies these claims are true must rebut them under penalty of perjury in the form of a sworn affidavit. Any man or woman who decides to suppress this affidavit agrees to pay \$30,000 and any disputes by any public officials or private actors who are bound by contract to the Michigan Constitution and or the United States Constitution within the United States agrees to have these matters heard before an Arbitrator of my choice and to be bound thereby. **Any man or woman denying these claims are true must rebut these claims point by point within five (5) days or 120 hours. Failure to respond means that by acquiescence you agree that all claims are true.** Failing to respond with constitutionally granted authority which gave you the power to disregard the rights of the people mentioned within this Affidavit and Contract, means that you agree to have this affidavit used as evidence of Treason, Constitutional Rights Violations and Maladministration. You further agree that once the 5-day time period has expired, this Affidavit becomes truth and law and that all matters must be considered adjudged and that no court has jurisdiction to rehear these matters and that the witness (and all additional witnesses) against you and the department shall be considered sufficient for conviction. **Remedy shall be had in part by you and the department securing within the county of Kalkaska the People's LIBERTY, PRIVACY, PROPERTY, and FREEDOM per you're Oath, the Michigan Constitution, your Duty, and My Direct ORDER to be carried out in a VERY PUBLIC well publicized and well distributed announcement of the change in department policy to be a Constitutional County.**

Furthermore, I Mr. Ethan D. Dean fully reserve and retain any and all rights I may have for any other additional rights to Remedy in these matters and do not surrender or forfeit any Rights to Remedy within by and through this declaration.

Verification

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provisions of 28 USC § 1746 that all of the above and foregoing representations are true and correct to the best of my knowledge, information and belief.

Executed in Kalkaska, Michigan on this 25th day of June in the Year of Our Lord ~~Two Thousand and Twenty-One~~.

Autograph of Affiant: 

Notary as JURAT CERTIFICATE

Michigan.

Kalkaska County

On this 25 day of June, 2021 before me,

Patti Amore,

a Notary Public, personally appeared

Mr. Ethan D. Dean, who proved to me on the basis of satisfactory

evidence to be the man whose name is subscribed to the within instrument and

acknowledged to me that he executed the same in his authorized capacity, and that by his

autograph on the instrument the man executed, the instrument.

I certify under PENALTY OF PERJURY under the lawful laws of Michigan State and that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature of Notary / Jurat

Seal

Patti Amore

PATTI AMORE

Notary Public, State of Michigan

County of Kalkaska

My Commission Expires 03-09-2026

Acting in the County of Kalkaska

Comes now Affiant, one of the people (as seen in the Michigan Bill of Rights Article 1 Section 1 Michigan Constitution) Sui Juris, in this court of record, do make the following claims: **NOTICE OF LIABILITY & Common Law**

I DECLARE, AND, ADAMANTLY AFFIRM THE FOLLOWING You may wish to provide care

You now have two (2) MINUTES to make your decision; I will not be detained willingly;

After the 2-minute time period expires your insistence, or, demand of my detention, and, or any other requirement of me is under duress, and, protest, to and of trespass of my rights;

A trespass upon my Right(s) by You, or, by you and cohort, will bind to incurring penalty(s) upon one and all, individually, personally, professionally, and, is EQUALLY AND ADDITIONALLY binding upon a Department, Division, Agency, Association, or Organization bearing responsibility for the individual(s) or personnel(s) duty, conduct, and, or action(s);

1st Trespass / Minimum fee and charge \$100,000.00 USD and charge of Treason;

2nd Trespass / Minimum fee and charge \$200,000.00 USD and charge of Treason;

3rd Trespass / Minimum fee and charge \$1,000,000.00 USD and charge of Treason;

Constitutionally I am a FREE MAN by nature;

I am not property;

I am not in Contract with the State, or any agency, department, or division within or of the State;

No entity nor man has title over, or, ownership of a FREE Man;

Administering a Free man is Repugnant to his Freedom, Liberty, Happiness, Privacy, Security, and Life;

I have not been declared incompetent;

YOU HAVE BEEN NOTICED BY ONE OF THE PEOPLE

Please take further Notice; I retain all rights to Remedy and surrender none;

May God bless you and your day

Amen

SECTION 1. INHERENT AND INALIENABLE RIGHTS

All men are BY NATURE FREE and independent and have certain inherent and inalienable rights among which are life, liberty and the pursuit of happiness. To secure these rights and the protection of property, governments are instituted among men, deriving their JUST powers from the CONSENT of the governed;

Verification

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provisions of 28 USC § 1746 that all of the above and foregoing representations are true and correct to the best of my knowledge, information and belief. Executed in Kalkaska, Michigan on this 25th day of June in the Year of Our Lord Two Thousand and Twenty-One.



Autograph of Affiant:

Notary as JURAT CERTIFICATE

Michigan
Kalkaska County

On this 25 day of June, 2021 before me,

PATTI AMORE

, a Notary Public, personally appeared

Mr. Ethan D. Dean, who proved to me on the basis of satisfactory

evidence to be the man whose name is subscribed to the within instrument and

acknowledged to me that he executed the same in his authorized capacity, and that by his autograph on the

instrument the man executed. the instrument.

I certify under PENALTY OF PERJURY under the lawful laws of Michigan State and that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature of Notary / Jurat

Seal



PATTI AMORE
Notary Public, State of Michigan
County of Kalkaska
My Commission Expires 03-09-2026
Acting in the County of Kalkaska

FROM: Mr. Ethan D. Dean / Claimant / One of the People
1689 Cool Rd SE
Kalkaska, Michigan
49646

TO: PATRICK J. WHITEFORD / KALKASKA COUNTY SHERIFF
AKA: Patrick J. Whiteford
AKA: Pat Whiteford
605 N Birch St
Kalkaska, MI
49646

TO: DAVID J. WAGNER II / KALKASKA COUNTY UNDERSHERIFF
AKA: David J. Wagner II
AKA: David Wagner
605 N Birch St
Kalkaska, MI
49646

TO: JOE LEACH / KALKASKA COUNTY JAIL SERGEANT
AKA: Joe Leach
605 N Birch St
Kalkaska, MI
49646

-) Notice of Constitutional Rights Violations
-) Notice of Maladministration
-) Notice of Misadministration
-) Notice of Constitutional Demand
-) Notice of Common Law
-) Notice of Change in Contract Terms
-) Notice of Right to Arbitration
-) Notice of Liability
-) Notice of Restoration Demands
-) Notice of Retroactive Financial Penalty

RESPONDENTS:
PATRICK J. WHITEFORD
DAVID L. WAGNER
JOE LEACH

NOTICE OF LIABILITY AND DEMAND

NOTICE TO PRINCIPAL IS NOTICE TO AGENT

NOTICE TO AGENT IS NOTICE TO PRINCIPAL

NOTICE BY AFFIDAVIT

Comes now Affiant, one of the people (as seen in the Michigan Bill of Rights

Article 1 Section 1 Michigan Constitution) Sui Juris, in this court of record, do make the following claims:

ARTICLE I
DECLARATION OF RIGHTS
§ 1 Political power.

Sec. 1. All political power is inherent in the people. Government is instituted for their equal benefit, security and protection.
History: Const. 1963, Art. I, § 1, Eff. Jan. 1, 1964.

With this document I am asserting my Constitutional Duty to instruct you and remind you of the Peoples Rights, your Oath, your Obligations, and represents my Constitutional Demand for fair and equal treatment, you are further Noticed as follows:

Georgia (page 180 reference doc previously submitted)
Section 8-A. Rights of victims of crime.

- That in criminal prosecutions, the victim shall be accorded fairness, dignity and respect by the officers, employees and agents of the Commonwealth and its political subdivisions and officers of the courts and, as the General Assembly may define and provide by law, may be accorded rights to reasonable and appropriate notice, information, restitution, protection, and access to a meaningful role in the criminal justice process. These rights may include, but not be limited to, the following:
 - 1. The right to protection from further harm or reprisal through the imposition of appropriate bail and conditions of release;
 - 2. The right to be treated with respect, dignity and fairness at all stages of the criminal justice system;
 - 3. The right to address the circuit court at the time sentence is imposed;
 - 4. The right to receive timely notification of judicial proceedings;
 - 5. The right to restitution;
 - 6. The right to be advised of release from custody or escape of the offender, whether before or after disposition; and
 - 7. The right to confer with the prosecution.

I believe that because the ADA and the NIH have no proof that a root canal tooth is safe, and because of ignored real science in favor of fake science for profit of industry that there are Nuremberg violations in play, and as I understand the issue ignorance is not an excuse for any medical provider, or authority, or news person that plays a role in the act(s), and there is 1,000 attorneys pursuing Covid 19 jab and mask mandates, and I believe installing 15,000,000 toxic teeth annually in this country is a Nuremberg violation, and you may wish to provide care;

I had the pleasure of meeting with Kalkaska County Jail Sergeant Joe Leach, and he kindly and respectfully engaged to receive my complaints, and indictments into the department. He also allowed me the time to explain unconstitutional arrests, incarcerations, fines, and suffering of many other constitutional violations from the KALKASKA SHERIFF DEPARTMENT, KALKASKA COUNTY, and the State of Michigan on the free Man and free Woman;

The Department should have review from its legal counsel of the lawfulness and have a solid understanding of the Constitutional Common Law, my situation of financial hardship, and security concerns, and the years of attacks from several government departments and agencies due to my Oral Health and recently Patented breakthrough discoveries for man, woman, and mammals, your responsibility, your oath, and your duty. The punitive damages, and right to industry that have yet to be addressed will only continue to accumulate with any continued suppression and oppression.

I asked politely and righteously to be restored on 2 specific points, 1) to supply me with guns and ammunition and, 2) cash, to correct the constitutional violations of the Kalkaska County Sheriff Department as the items listed are essential for my Safety and Security;

As it is the Sworn Duty of the department to provide safety, and, security, and uphold the constitution it is well understood that I am safer when I have arms for defense, and more secure when I can put food in my belly, and not being targeted by government oppression, suppression, and attacks, and living in poverty because of said actions and lack of said actions of correction and restitution;

The Sheriff has not yet made himself available to discuss these matters despite my repeated attempts, and I hope that PATRICK J. WHITEFORD the KALKASKA COUNTY SHERIFF will fulfill his CONSTITUTIONAL DUTY with the same FORCE OF IMPACT AS WAS applied UNCONSTITUTIONALLY to the free people when he most likely thought that he was doing his duty authorizing arrests and prosecutions of the free man and free woman over his years in office because the American Bar Association has hidden the key of knowledge and subverted or system of law and Justis. In the event that the Sheriff refuses his Constitutional Obligations and Duty the responsibility falls to the next in command, and so on down the chain of command;

This is a demand for a corrective action for restitution off/to the specifics of my God Given Constitutional Guaranteed Right and Liberty of restitution to my arms and rightful dollars, and relief of the financial hardship imposed forcefully by numerous Government agencies, departments, and divisions for over half of a decade;

I have the constitutional right to Restitution of what is righteously mine, and to expect swift action from you based on your Position as top Law Officer in Kalkaska County, and your sworn duty for the people's safety, and security, I Demand, fair restitution and will accept the following provided that it is satisfied in full, and timely as noticed within as follows, twenty-five thousand dollars, 2 pistols, one for pocket carry, one for a holster carry, one over-under shot gun rifle, or a shot gun, and, a rifle, and ammunition for all, as this will settle these particular specifics in full as it relates to what was taken by the Kalkaska County Department(s), and the Michigan policy police provided all listed items be delivered to me within 24 hours of this notice at 1689 Cool Rd SE, Kalkaska, Michigan;

Failure to comply with this lawful constitutional demand for fair restitution will result in additional liability claims of purposeful endangerment, and maladministration against Kalkaska County, the County Sheriff Department, its Personnel, and, will trigger a financial penalty retroactive to December 15th 2015 of ten thousand dollars per day against the Department, County of Kalkaska, the State of Michigan, and remain in full force until the date of restitution as described within, or court ordered common law determination, whichever comes first;

I demand that this affidavit be distributed to all under contract with the County of Kalkaska in the State of Michigan as employees within the Kalkaska County Sheriff Department, please be advised of the suppression clause below, the 24-hour window for transparency, and be confident that I will be holding those named to account per my constitutional duty;

Our Nation is in jeopardy, the enemy within has caused a frightening subversion to the fundamental principles that founded our Nation, and our state of affairs is a National disgrace to all, especially those who have fought for our Freedom and Liberty. I am not the dirt bag low life treasonous rat that caused these many attacks, it's my discovery that has the greedy treasonous rats attacking me, and subverting our government; I'm fighting for you, your health, your freedom and Liberties, and for all the American People with righteous indignation, and demand constitutional fair and equal treatment of my constitutional rights;

The Admits below are easy to answer, and as such the 24-hour time period to answer is reasonable, and is urgent due to circumstances;

All matters remain open, and, to all matters I retain all rights, and all rights to Remedy, and, Waive none;

Admit that I the free man am not under contract with the State or County.

Admit that the State nor the County has no contract or title over me, and has no authority to administer me as I have caused no harm to man, woman, or property.

Admit that the Kalkaska County Sheriff Department is under contract with the people by and through the United States Constitution.

Admit that Kalkaska County Sheriff PATRICK J. WHITFORD was sworn by Oath to the UNITED STATES CONSTITUTION.

Admit that Kalkaska County Undersheriff DAVID L. WAGNER II was sworn by Oath to the UNITED STATES CONSTITUTION.

Admit that Jail Sergeant JOE LEACH was sworn by Oath to the UNITED STATES CONSTITUTION.

Admit that if the named above hold their seat and have not pledged Oath to the Constitution of the UNITED STATES that they are not in compliance.

Admit that if any of the named above hold their seat and have pledged Oath to the Constitution of the United States that they are DUTY BOUND to uphold the people's rights.

Admit that the KALKASKA COUNTY SHERIFF DEPARTMENT AND THE MICHIGAN STATE POLICY POLICE operating as TNT / Traverse Narcotics Team unconstitutionally seized arms, ammunition, cash, car, and truck from Mr. Ethan D Dean in December 2015.

Admit the KALKASKA COUNTY SHERIFF DEPARTMENT has a higher authority over any and all appointed policy police.

Admit that the actions of the KALKASKA COUNTY SHERIFF AND THE MICHIGAN STATE POLICY POLICE violated many constitutional rights of the Free Man Mr. Ethan D. Dean, Dec 2015.

Admit that ignorance of the law is no excuse for violating the law, and this position of fact is a firmly established precedent in American legislative law, and case history that has been abused on the Free Man and Woman.

Admit that Mr. Ethan D. Dean had asked for restitution on June 28th 2021 in the matters listed within when meeting with Jail Sergeant JOE LEACH.

Admit that Mr. Ethan D. Dean was told he would be talking with the Undersheriff yet he met with the Jail Sergeant JOE LEACH.

Admit that Mr. JOE LEACH did not introduce himself as Jail Sergeant.

Admit that said Notice on June 29th was misaddressed to Joe Leach Undersheriff, yet the demand was constitutionally valid, and was received by the Department.

Admit that said meeting between Jail Sergeant JOE LEACH and myself was recorded by the department, and also from equipment of Jail Sergeant JOE LEACH through and on his person.

Admit that Mr. Ethan D. Dean has not been restored in these matters to date as detailed within by any percentage of satisfaction above zero.

Admit that on 06/30/2021 Mr. Ethan D. Dean provided additional resource information that is posted online YouTube channels of supporting information to constitutional rights, claims, national and international court decisions validating the lawful power of common law, and the responsibility and duty of the department/service agency.

Admit that when a Governmental system of law and lawfulness has failed our constitution that the constitutional duty to correct any and all wrongs of said failed system of law exist, and the wrongs that caused HARM to a FREE MAN or FREE WOMAN exist, and to satisfy a constitutional duty of remedy, and to restore policy to a true and JUST lawful enforcement of the law regardless it be legislative Law, or, the highest authority law, the Common Law of the Land, is required.

This is an Affidavit and contract and change of terms. Any man or woman who denies these claims are true must rebut them under penalty of perjury in the form of a sworn affidavit. Any man or woman who decides to suppress this affidavit agrees to pay \$30,000 and any disputes by any public officials or private actors who are bound by contract to the Michigan Constitution and or the United States Constitution within the United States agrees to have these matters heard before an Arbitrator of my choice and to be bound thereby. Any man or woman denying these claims are true must rebut these claims point by point within one (1) day or 24 hours. Failure to respond means that by acquiescence you agree that all claims are true. Failing to respond with constitutionally granted authority which gave you the power to disregard the rights of the people mentioned within this Affidavit and Contract, means that you agree to have this affidavit used as evidence of Constitutional Rights Violations, and Maladministration, and constitutional common law retroactive financial penalty. You further agree that once the 1-day time period has expired, this Affidavit becomes truth and law and that all matters must be considered adjudged and that no court has jurisdiction to rehear these matters and that the witness (and all additional witnesses) against you, the Department, County, and State shall be considered sufficient for conviction. **Remedy shall be had in restitution for Mr. Ethan D. Dean with arms, ammunition, and cash as described herein, within, the 24-hour time period.**

All issues of noticed matters remain open, and, to all matters I retain all rights, and all rights to Remedy, and, Waive none:

Verification

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provisions of 28 USC § 1746 that all of the above and foregoing representations are true and correct to the best of my knowledge, information and belief.

Executed in Kalkaska, Michigan on this 1st day of July in the Year of Our Lord ~~Two Thousand and Twenty-One.~~

Autograph of Affiant:

Notary as JURAT CERTIFICATE

Michigan

Kalkaska County

On this 1st day of July, 2021 before me,

Patti Amore

, a Notary Public, personally appeared

Mr. Ethan D. Dean, who proved to me on the basis of satisfactory

evidence to be the man whose name is subscribed to the within instrument and

acknowledged to me that he executed the same in his authorized capacity, and that by his

autograph on the instrument the man executed, the instrument.

I certify under PENALTY OF PERJURY under the lawful laws of Michigan State and that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature of Notary / Jurat

Seal

PATTI AMORE
Notary Public, State of Michigan
County of Kalkaska

My Commission Expires 03-09-2026
Acting in the County of *Kalkaska*

EXHIBIT 9

HIGH TREASON

Proper Service: USPS Certified Mail

Michigan Unemployment Agency

Named: Susan Corbin

Connor Clemons

Lindsay Wilson

Indictments and arrest warrant Order with Sheriff

DEFAULTS on 2 Indictments

Admits Treason in a Court of Record

Copy enclosed:

U.S. Postal Service™
CERTIFIED MAIL® RECEIPT
 Domestic Mail Only

For delivery information, visit our website at www.usps.com

LOWES MAIL U.S. SERVICE

Postmark Here
JUN 10 2021

06/10/2021

PS Form 3811, April 2015 PSN 7530-02-000-9053 See Reverse for Instructions

Post Office: KALASKA MI 49648-9998

Postage \$3.00

Total Postage and Fees \$9.45

Sent To: SUSAN CORBIN USPS

Street and Apt. No., or PO Box No.: 105 W 3RD ST

City, State, ZIP+4®: LANSING MI 48933



UNITED STATES POSTAL SERVICE.

KALASKA
 105 W 3RD ST
 KALASKA, MI 49646-5107
 (800)275-8777

06/10/2021 01:58 PM

Product	Qty	Unit Price	Price
Mailer 10.5 x 16	1	\$1.49	\$1.49
First-Class Mail® Large Envelope	1	\$3.00	\$3.00

Lansing, MI 48933
 Weight: 0 lb 10.50 oz
 Estimated Delivery Date: Mon 06/14/2021

Certified Mail® Tracking #: 70202450000036332395
 Return Receipt Tracking #: 9590 9402 6273 0274 5302 76
 Total \$9.45

Grand Total: \$10.94
 Cash Change: -\$9.06

 USPS is experiencing unprecedented volume increases and limited employee availability due to the impacts of COVID-19. We appreciate your patience.

Text your tracking number to 28777 (2USPS) to get the latest status. Standard Message and Data rates may apply. You may also visit www.usps.com USPS Tracking or call 1-800-222-1811.

Preview your Mail Track your Packages Sign up for FREE @ <https://informedelivery.usps.com>

All sales final on stamps and postage. Refunds for guaranteed services only. Thank you for your business.

Tell us about your experience. Go to: <https://postalexperience.com/Pos> or scan this code with your mobile device.



or call 1-800-410-7420.

UFN: 254930-0653
 Receipt #: 840-54930544-1-4721662-1
 Clerk: 9

SENDER: COMPLETE THIS SECTION

Complete items 1, 2, and 3.
 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:
 DEPT OF ECONOMIC DEVELOPMENT
 SUSAN CORBIN
 105 W 3RD ST
 LANSING MI 48933

2. Article Number (Transfer from service label)
 7020 2450 0000 3633 2395

PS Form 3811, July 2020 PSN 7530-02-000-9053

COMPLETE THIS SECTION ON DELIVERY

A. Signature Agent Addressee

B. Received by (Printed Name): X

C. Date of Delivery


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

3. Service Type
 Adult Signature Priority Mail Express®
 Adult Signature Restricted Delivery Registered Mail™
 Certified Mail® Registered Mail Restricted Delivery
 Certified Mail Restricted Delivery Signature Confirmation™
 Collect on Delivery Signature Confirmation Restricted Delivery
 Collect on Delivery Restricted Delivery Insured Mail Registered Mail Restricted Delivery (\$500)

Domestic Return Receipt

5622 EE9F 0000 0543 0000 1

FROM: Mr. Ethan D. Dean / Claimant / One of the People
1689 Cool Rd SE
Kalkaska, Michigan
49646

TO: Susan Corbin / Acting Director
105 W. Allegan St
Lansing, Michigan
48933 

TO: Connor Clemons / Claims Examiner
UIA BPC UNIT
3024 W. Grand Blvd
Suite 12-450
Detroit, Michigan
48202

TO: Lindsay Wilson / Administrative Law Judge
611 West Ottawa
2nd Floor
Lansing, Michigan
48933

-) Notice of Civil Rights Violations
-) Notice of Maladministration
-) Notice of Misadministration
-) Notice of Fraud
-) Constitutional Demand
-) Common Law
-) Notice of Change in Contract Terms
-) Notice of Right to Arbitration
-) Notice of Treason

Respondent:
Susan Corbin

**NOTICE TO AGENT IS NOTICE TO PRINCIPAL
NOTICE TO PRINCIPAL IS NOTICE TO AGENT**

NOTICE BY AFFIDAVIT

Comes now Affiant, one of the people (as seen in the Michigan Bill of Rights Article 1 Section 2 Michigan Constitution) Sui Juris, in this court of record, do make the following claims:

With this document I am asserting my Constitutional Duty to instruct you and remind you of the Peoples Rights, your Oath, your Obligations, and represents my Constitutional Demand for fair and equal treatment, you are further Noticed as follows:

ARTICLE I

DECLARATION OF RIGHTS

§ 1 Political power.

Sec. 1. All political power is inherent in the people. Government is instituted for their equal benefit, security and protection.

History: Const. 1963, Art. I, § 1, Eff. Jan. 1, 1964.

Former constitution: See Const. 1908, Art. II, § 1.

Please take further notice that: any denial of the protection and maintenance of the people's individual rights are maladministration, treason, and an insurrection against the People;

§ 2 Equal protection; discrimination.

Sec. 2. No person shall be denied the equal protection of the laws; nor shall any person be denied the enjoyment of his civil or political rights or be discriminated against in the exercise thereof because of religion, race, color or national origin. The legislature shall implement this section by appropriate legislation.

History: Const. 1963, Art. I, § 2, Eff. Jan. 1, 1964.

§ 3 Assembly, consultation, instruction, petition.

Sec. 3. The people have the right peaceably to assemble, to consult for the common good, to instruct their representatives and to petition the government for redress of grievances.

History: Const. 1963, Art. I, § 3, Eff. Jan. 1, 1964.

Former constitution: See Const. 1908, Art. II, § 2.

ARTICLE III

GENERAL GOVERNMENT

§ 7 Common law and statutes, continuance.

Sec. 7. The common law and the statute laws now in force, not repugnant to this constitution, shall remain in force until they expire by their own limitations, or are changed, amended or repealed.

History: Const. 1963, Art. III, § 7, Eff. Jan. 1, 1964.

Former constitution: See Const. 1908, Schedule, § 1.

I have received the ORDER for Docket No: 21-008673 regarding NOTICE OF TELEPHONE HEARING of Wednesday, June 02, 2021, enclosed you will find a copy of the file I submitted for the Hearing, and as well to UIA for Connor Clemons information at the hearing.

Please take further notice; that I have been under attack in a war like fashion by a bad actor within at least one Federal Agency, and Michigan State Departments, a Foreign Entity and others over the years that have an appearance of coordination that have had extreme negative impact to my personal and professional life and happiness that is suppression breakthrough health discoveries that I can and have documented and have published as public information;

Please take further notice; the actions, inactions, representations, and misrepresentation from and within the State of Michigan Department of Labor and Economic Development Unemployment Agency as they relate to me Mr. Ethan D. Dean and my case is consistent with the

issues I have been dealing with in other government agencies and the bad actors and personnel of said departments and agency(s);

It is my belief and feeling that the way in which my case has been handled is very unusual and irregular, furthermore I find it interesting that UIA claims examiner Connor Clemons stated that I did not respond in June 2020 for ID verification during the phone hearing 06/02/2021 , and that in this case UIA is requiring a **social security card** for social security number and ID verification, what is interesting and weak in position is that in June 2020 I received a request for information letter ID L0069618941 Exhibit 13 and 13A submitted for the June 2nd Hearing, this request was questioning about false information, and was requesting with the wording top of page 2 of 4 “ additional information is necessary regarding misrepresentation; SSA ID Verification” . After answering the first question either yes or no, the following is “Why did you provide incorrect information” and so why was I not being denied benefits for being questioned on misrepresentation and false information and not responding with answer;

Please take further notice: Government is to be open, accessible, accountable and responsive, and, it is my Wish Order and Demand for accountability to determine the issues and seek redress, as such identifying the issues whether Misadministration, Maladministration, Fraud on one of the People, civil rights violations, bad actors within government, nefarious acts, treason, incompetence, flawed processes and or flawed procedures or just simply happenstance requires an investigation with a complete accounting to make a determination on the issues.

Letter ID 0068063819 dated May 20, 2020, please refer to Exhibits 14, 14A, 14B, 14C, 14D, as this is the request for information that I did respond to with a hand written letter date May 28 2020, in the response I enclosed copy of my Passport, Drivers License, and Builders License and met the burden of proof for ID Verification as indicated in the ORDER following the Telephone Hearing June 2nd 2021;

Mr. Connors indicates that I did not submit a response for ID Verification from a June 2020 request, and that is the reason that required me to provide a Social Security card for ID Verification. The records indicate that I, Mr. Ethan D. Dean was questioned on providing false information in June 2020, and not being ask to provide ID Verification as obviously the response in May 2020 and the subsequent follow-up questioning misrepresentation indicates clearly that I had provided the required ID Verification information timely, and that's still being in question and requiring the hearing as of June 2nd 2021.

I had sent USPS Certified Mail to Michigan Office of Administrative Hearings and Rules and have the return card dated with signature as received May 25th and the file was not available for the hearing, nor was I notified that it was presented to Administrative Judge Lindsay Wilson

at anytime during the hearing, and so I had to spend the better part of the hour reading and explaining the information and this is representative of my experiences with Michigan Unemployment, its personnel, agents and employees;

The hearing early on Lindsay Wilson asked Claims Examiner Conner Clemons why they had changed my name in the record, and I believe Mr. Clemons responded “sometimes that happens” and is another example of the many issues that appear to be of incompetence or worse; furthermore, I believe that Mr. Clemons stated clearly that UIA requires a social security card in this case, and clearly as spelled out in the ORDER UIA Examiner Clemons doesn’t understand the department’s internal rules and policies as it applies to this situation, or if Examiner Clemons is known to be highly knowledgeable and competent in his area of work this would indicate that there is something else going on;

I have responded timely to every request UIA and notice that I have received from UIA, yet as previously stated in the May 25th file and expressed verbally during the hearing in December 2020 the UIA representative told me on a scheduled phone call that UIA had never received a response from me regarding Identity Verification;

Clearly I completed request(s) for information in June 2020, took the time to photocopy (in the event I needed copy) and I mailed them, however UIA claims to have no records, and yet, additionally, I have not received the sent mail returned as not deliverable,

Based on the ORDER as written by Lindsay Wilson the USPS Certified mail received signed for and dated Jan 05, 2021 by UIA should have resolved the situation;

Based on the ORDER as written by Lindsay Wilson the USPS Certified mail received signed for and dated March 19, 2021 by UIA should have resolved the situation;

Based on the ORDER as written by Lindsay Wilson the USPS Certified mail received signed for and dated May 10, 2021 by UIA should have resolved the situation;

Based on the ORDER as written by Lindsay Wilson there should not have not been any issue to resolve as I had successfully fulfilled the burden of proof timely at the onset;

Furthermore, my timely online Protest and submission December 2020 of Identification documents submitted should have resolved the situation;

The hearing with Lindsay Wilson and Connor Clemons June 2nd 8:30 AM was recorded and it is my WISH ORDER and DEMAND that a complete copy of the recording be sent addressed to me at my Kalkaska address within 10 days, additionally I also Wish Order and Demand a complete accounting of all external and internal departmental

correspondence within all UIA division and departments involved in my case including all phone records, emails, and hand written notes for all involved in my case, and a thorough accounting of how my personal information has been cataloged, stored, and secured, and that it is collected, once all my personal information documents that I have submitted have been gathered accounting for and cataloged securely return them to me with the accounting and report to my Kalkaska Michigan address no later than July 12, 2021, in the detailed report you that you will complete, be sure to include the names of all UIA personnel that touched my case and their responsibility and duty, explain how my name was changed in the record, if this just happens as Mr. Connor claims, it an issue, or maybe a malware issue, or faulty equipment issue or some other issue, please provide a detailed explanation how this just happens, and at what rate of occurrence(s) i.e. 1 in 10, 1 in 100, 1 in 100,000 cases as example, and explain what is the UIA policy for remedy within the department.

Admit that Mr. Ethan D. Dean filed a valid PUI Unemployment claim.

Admit that the June 5, 2020 letter ID L0069618941 was about Misrepresentation and providing false information.

Admit that the June 5, 2020 letter ID L0069618941 was about Misrepresentation and providing false information was submitted as Exhibits 13 and 13A for the June 2nd 2021 Hearing.

Admit that Mr. Ethan D. Dean read aloud the submission as it was not available for Administrative Judge Lindsay Wilson.

Admit that for the hearing Mr. Ethan D. Dean explained in writing his response to the June 5, 2020 letter ID L0069618941 was about Misrepresentation and providing false information was submitted as Exhibits 13 and 13A for the June 2nd 2021 Hearing.

Admit that Mr. Ethan D. Dean read aloud his explanation that was submitted regarding his response to the June 5, 2020 letter ID L0069618941 was about Misrepresentation and providing false information was submitted as Exhibits 13 and 13A for the June 2nd 2021 Hearing.

Admit that the June 5, 2020 letter ID L0069618941 was about Misrepresentation and providing false information that was submitted as Exhibits 13 and 13A for the June 2nd 2021 Hearing required a response by June 15, 2020.

Admit that the June 5, 2020 letter ID L0069618941 was about Misrepresentation and providing false information that was submitted as Exhibits 13 and 13A for the June 2nd 2021 Hearing required a response by June 15, 2020 yet no action was taken by UIA in a determination until December 2020.

Admit that on a scheduled phone conversation (recorded) Dec 2020 the UIA Representative informed Mr. Ethan D. Dean that UIA had no record of his submission(s) pertaining to ID Verification on file.

Admit that on a scheduled phone conversation Dec 2020 the UIA Representative was falsely claiming UIA had not received my submissions prior to Dec 2020 as obviously claims of submitting false information is indication of submitting information.

Admit that the June 5, 2020 letter ID L0069618941 was pertaining to submitting false information.

Admit that Certified Mail signed for as received by the return card dated Jan 5 2021 indicates that UIA was in possession of ID Verification as submitted.

Admit that Mr. Ethan D. Dean was instructed to visit the Secretary of State for a un-needed un-required social security card by the UIA Representative for ID Verification during the Dec 2020 phone call.

Admit that the Social Security Administration is the proper place to request a replacement Social Security Card.

Admit that as of June 10th 2021 UIA has not paid benefits to Mr. Ethan D. Dean since Dec 3rd 2020.

Admit that Mr. Ethan D. Dean submitted a notice by affidavit in May 2021 of Identity, Contact Information and **Hardship**.

Admit that Mr. Ethan D. Dean had a scheduled call with UIA Feb 2nd 2021.

Admit that Mr. Ethan D. Dean submitted copy of screen shot of scheduled 02-02-2021 phone call with UIA for the June 2nd 2021 Hearing as Exhibit 8.

Admit that the scheduled call was not made by UIA to Mr. Ethan D. Dean for the Feb 2nd scheduled call.

Admit that sometime after Feb 2nd 2021 UIA changed the correctly entered name of Ethan D. Dean to some other name within the UIA system.

Admit that Mr. Connor Clemons says that sometimes someone's name will change in the system.

Admit that key strokes or equivalent are required to alter information in the UIA computer system that control claimant's information.

Admit that Exhibit 11 submitted for Hearing June 2nd 2021 indicates that phone number 231-624-3037 is being used by another user other than Mr. Ethan D. Dean.

Admit the 231-624-3037 is the phone number submitted by Mr. Ethan D. Dean to UIA.

Admit that Michigan UIA has sent text messages to phone number 231-624-3037 for Mr. Ethan D. Dean regarding scheduled phone calls with UIA.

Admit that UIA has used 231 624 3037 to contact and call Mr. Ethan D. Dean.

Admit that UIA disassociated phone number 231-624-3037 from the WIWAM/MILOGIN of Mr. Ethan D. Dean.

Admit that UIA made no attempt to contact Mr. Ethan D. Dean to alert him that his phone number has been disassociated with his profile and that it may be involved in some fraudulent activity.

Admit that Government is required by the constitution to be open accessible and responsive.

Admit that a Governments duty is to operate for the best interest of the public.

Admit that the State of Michigan Department of Labor and Economic Development Unemployment Agency is a Government Agency bound by the Constitutions/Trust Indenture.

Admit that Administrative law Judge Lindsay Wilson requested to reschedule the hearing because the certified mail timely submitted for the June 2nd hearing that was received May 25th 2021 yet not delivered to her for the hearing.

Admit that further delaying resolution to the issue of ID Verification for Mr. Ethan D. Dean would be of further hardship for Mr. Dean.

Please take further notice that the Bar Association is a private association, the People have not authorized private foreign entities to use our governing agencies or their representative's policy makers police employees or courts to attack those who stand in their position for the People's Protection and Civil Rights. If you believe that you or any other public servant or governing authority were given Constitutional Authority to act without accountability, please show the authority in the State Constitution and where we the people gave any Public Servant the power to interfere with the will of We The People within 10 days of receipt of this Notice;

Failing to acknowledge the facts presented herein and take swift action to correct any injustices against any one of the People of the great State of Michigan is unacceptable evil and wicked;

Please take further notice that it is my Wish Order and Demand that you share this Notice by Affidavit with UIA Administrative Law Judge Lindsay Wilson and UIA Claims Examiner Connor Clemons and not suppress it;

This is an Affidavit and contract and change of terms. Any man or woman who denies these claims are true must rebut them under penalty of perjury in the form of a sworn affidavit. Any man or woman who decides to suppress this affidavit agrees to pay \$30,000 and any disputes by any public officials or private actors who are bound by contract to the United States Constitution, and or Michigan State Constitution within the United States agrees to have these matters heard before an Arbitrator of my choice. Any man or woman denying these claims are true must rebut these claims point by point within ten (10) days or 240 hours. Failure to respond means that by acquiescence you agree that all claims are true. Failing to respond with constitutionally granted authority which gave you the power to disregard the rights of the people mentioned within this Affidavit and Contract, means that you agree to have this affidavit used as evidence of Treason, Civil Rights Violations and Maladministration. You further agree that once the 10-day time period is up, this Affidavit becomes truth and law and that all matters must be considered adjudged and that no court has jurisdiction to rehear these matters and that the witness (and all additional witnesses) against the State of Michigan Department of Labor and Economic Development Unemployment Agency, and, any bad actors employed within the department or contracted by the department found personally responsible shall be considered sufficient for conviction. **Remedy shall be had in part to release the benefits withheld to Mr. Ethan D. Dean if not done so by the day you receive this Notice, and to comply with my Wish Order and Demand to complete an investigation and provide me with a complete report by July 12th 2021. Furthermore, I fully reserve and retain any and all rights to Remedy and forfeit no Rights with by and through this declaration.**

Verification

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provisions of 28 USC § 1746 that all of the above and foregoing representations are true and correct to the best of my knowledge, information and belief.

Executed in Kalkaska, Michigan on this 10th day of June in the Year of Our Lord Two Thousand and Twenty-One.


Autograph of Affiant:

Notary as JURAT CERTIFICATE

Michigan
Kalkaska County

On this 10 day of June, 2021 before me,

~~PAUL ANSON~~, a Notary Public, personally appeared

evidence to be the man whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his autograph on the instrument the man executed, the instrument.

I certify under PENALTY OF PERJURY under the lawful laws of Michigan State and that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature of Notary / Jurat Patti Amore
Seal

PATTI AMORE
Notary Public, State of Michigan
County of Kalkaska
My Commission Expires 03-09-2026
Acting in the County of Kalamazoo

To: Susan Corbin
(Acting Director)

105 W. Allegan St
Lansing, Michigan
489334

To: Lindsay Wilson
(Administrative Law Judge)

611 West Ottawa
2nd Floor
Lansing, Michigan
48933

To: Connor Clemons
(Claims Examiner)

UIA BPC UNIT
3024 W. Grand Blvd
Suite 12-450
Detroit, Michigan
48202

From: Ethan D. Dean
(one of the People)

1689 Cool Rd SE
Kalkaska, Michigan
49646

Notice to The PRIVATE Bar Associations and PUBLIC SERVANTS

I, Ethan D. Dean, one of the People as seen in Michigan State Constitution, Sui Juris, am providing you notice that you may provide due care;

Please take notice that the Bar is a Private entity, and not contracted with nor does it serve to enhance the will of the American People, but stands as outside of those granted with government authority;

Please also take notice that the Bar, as private associations may be pierced for nefarious acts, or inherent evil (please see Dennis v United States 341 U.S. 494 (1951), also Brandenburg v Ohio, 395 U.S. 444 (1969) and I as one of the people, am under the belief that attacking those who serve the will of the People and making baseless claims of them being involved in lies, attempting to steal an election by pursuing the People's Audit puts the lives of the People's servant and their Attorneys in serious danger as seen by the powder substance sent to Senator Karen Fann of Arizona, who is working by direct order of the People. Making attacks against any Bar attorneys who are following the will of the People or assisting the People by contract is a direct interference with the will and the Rights of the People;

Please take notice that as one of the people, it is realized that the Bar has been used to harass the people of America with administrative cases that are held outside of the rights and constitutions guaranteed in the states by Public Officers by Oath. Running adversarial trial-like procedures against the People who are to be protected by Constitutions/Trust indenture of the States, is causing the government Trustees to directly war with the Constitution and People which give them the power to sit in the seats they sit in;

Please take further notice that they People demanded audits across the nation by Right, yet it seems that there is an attack on the following Attorneys that are standing for the rights of the people;

1. Sidney Powell 2. Lin Wood 3. Rudy Guilliani 4. Matt Depemo 5. Mark Brmovich
Please take further notice that as one of the People, I realize the following people have been attacked by attorneys with frivolous suits and/or arrest in what seems to be political issues;

1. President Trump 2. General Flynn 3. George Papadopoulos

Please take further notice that as a private association, the People have not authorized private foreign entities to use our courts to attack those who stand in their position for the People's Protection. If you believe that you were given Constitutional Authority to control the

People's Audits and business, please show in the State Constitution and where we gave you power to interfere with the will of the People within 5 days, sworn under the penalty of perjury, or you agree that you interfering with the rights of the People with full knowledge and malice should any more actions be taken by your private entities.

Please take notice that no private entity has the authority to challenge the rights of the People who you swore to serve as Trustees and Servants Please see (Georgia Constitution Bill of Rights, ... public officers are the Trustees and Servants of the People). Please take further notice that it is my wish, order, and demand that you remove these private actors from the People's business. Furthermore, it is the wish of I that you excuse the Bar Associations from the decisions dealing with the People's rights, that the purposes of the people creating courts are upheld, and not to serve as the playground for Attorneys who wish to settle their political issues by use of the People's servants or Courts. If the Department shall wish to ignore this notice, please send Constitutional Authority, given by the People where you are allowed to give an Agent or A Private Association the ability to act as Adversaries to the People within 5 days, sworn under penalty of perjury. If you cannot show these authorities it is my wish that you excuse the Bar from the People's Business immediately and force all cases where government officials attempt to prevent the People's right to audit, be paid for out of the private entity or government officials' personal funds.

Autograph:


6-16-2021

Date:



KALKASKA
105 W 3RD ST
KALKASKA, MI 49646-5107
(800) 275-8777

06/15/2021 10:57 AM

Product Unit Qty Price

Mailer 10.5 x 16 1 \$1.49

PM Express 1-Day 1 \$26.35

Lansing, MI 48933
Weight: 0 lb 2.50 oz
Signature Requested
Scheduled Delivery Date
Wed 06/16/2021 06:00 PM

Money Back Guarantee

Tracking #: EJ842381369US

Insurance \$0.00
Up to \$100.00 included
Return Receipt \$2.85

Total \$29.20
9590 9402 6273 0274 5302 45
Tracking #:

Grand Total: \$30.69
Cash \$31.00
Change -\$0.31

USPS is experiencing unprecedented volume increases and limited employee availability due to the impacts of COVID-19. We appreciate your patience.

Save this receipt as evidence of insurance. For information on filing an insurance claim go to <https://www.usps.com/help/claims.htm>

Text your tracking number to 28777 (2USPS) and Data rates may apply. You may also visit www.usps.com USPS Tracking or call 1-800-222-1811.

Preview your Mail
Track your Packages
Sign up for FREE

SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3.
- 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:

*565 Mr Corbin
105 W Hilltop
Lansing MI
48933*

9590 9402 6273 0274 5302 45

2. Article Number (Transfer from service label)
EJ842381369US

PS Form 3811, July 2020 PSN 7530-02-000-9053

A. Signature

X

Address

B. Received by (Printed Name)

C. Date of Delivery

D. Is delivery address different from field?

Yes No

3. Service Type

Registered Mail™

Registered Mail Restricted Delivery

Adult Signature

Adult Signature Restricted Delivery

Delivered Mail

Signature Confirmation

Restricted Delivery

Insured Mail

Insured Mail Restricted Delivery (over \$500)

Domestic Return Receipt

per
jon
1
pe



Priority Mail Express tracking number
SN 69E 1R 4J
SN 69E 1R 4J

Thank you for choosing Priority Mail Express service.
Tracking: For USPS Tracking, scan the QR Code below or go to usps.com or call 800-222-1811

Indemnity Claims (Loss, Damaged or Missing Contents): Either the mailer or the addressee may file an indemnity claim for loss, damaged or missing contents. The claimant may submit the claim online at usps.com, or by mail; for more information see Publication 122, Domestic Claims, Customer Reference Guide. The timelines for claims are as follows: claims for loss - no sooner than 7 days but no later than 60 days after the date of mailing; claims for damage or missing contents - immediately but no later than 60 days from the date of mailing. Retain the original USPS retail receipt or electronic receipt for claims purposes. For claims involving damage or missing contents, also retain the article, container, and packaging for Postal Service inspection when requested.

Refund of Postage and Fees (Service Performance): If delivery of a Priority Mail Express (PME) item does not meet the scheduled delivery commitment(s), online and commercial customers may submit a refund request by visiting USPS.com. Retail customers may submit a refund request either online at USPS.com or at retail locations. Refund requests for postage must be submitted no sooner than 2 days and no later than 30 days from the date of the mailing. Extra Services fees refund requests must be submitted no sooner than 30 days and no later than 60 days from the date of mailing. Each tracking number can only be submitted once for all applicable refunds. Refund requests for PME or PME with Extra Services must be combined into a single submission.

3. The Postal Service insures "negotiable documents" (as defined by postal indemnity regulations) against loss, damage, or missing contents up to \$100 per mailpiece for document reconstruction, subject to additional limitations for multiple pieces lost or damaged in a single catastrophic occurrence. Document reconstruction insurance provides reimbursement for the reasonable costs incurred in reconstructing duplicates of negotiable documents mailed. Document reconstruction insurance coverage above \$100 per mailpiece is not available. The mailer should not attempt to purchase additional document insurance, because additional document insurance is void.



SN 69E 1R 4J

United States Postal Service
Priority Mail Express
Delivery for State of Michigan
JUN 16 2021
Kory Roberts

FROM: Mr. Ethan D. Dean / Claimant / One of the People
1689 Cool Rd SE
Kalkaska, Michigan
49646

TO: Susan Corbin / Acting Director
105 W. Allegan St
Lansing, Michigan
489334

-) Notice of Civil Rights Violations
-) Notice of Maladministration
-) Notice of Misadministration
-) Notice of Fraud
-) Notice of Constitutional Penalty & Fine
-) Notice of Common Law
-) Notice of Change in Contract Terms
-) Notice of Right to Arbitration
-) Notice of Treason

Respondent:
Susan Corbin

NOTICE TO AGENT IS NOTICE TO PRINCIPAL NOTICE TO PRINCIPAL IS NOTICE TO AGENT

NOTICE BY AFFIDAVIT

Comes now Affiant, one of the people (as seen in the Michigan Bill of Rights Article 1 Section 2 Michigan Constitution) Sui Juris, in this court of record, do make the following claims:

With this document I am asserting my Constitutional Duty to instruct you and remind you of the Peoples Rights, your Oath, your Obligations, and represents my Constitutional Demand for fair and equal treatment, you are further Noticed as follows:

ARTICLE I DECLARATION OF RIGHTS

§ 1 Political power.

Sec. 1. All political power is inherent in the people. Government is instituted for their equal benefit, security and protection.

History: Const. 1963, Art. I, § 1, Eff. Jan. 1, 1964.

Former constitution: See Const. 1908, Art. II, § 1.

Please take further notice that: any denial of the protection and maintenance of the people's individual rights are maladministration, treason, and an insurrection against the People;

§ 2 Equal protection; discrimination.

Sec. 2. No person shall be denied the equal protection of the laws; nor shall any person be denied the enjoyment of his civil or political rights or be discriminated against in the exercise thereof because of religion, race, color or national origin. The legislature shall implement this section by appropriate legislation.
History: Const. 1963, Art. I, § 2, Eff. Jan. 1, 1964.

§ 3 Assembly, consultation, instruction, petition.

Sec. 3. The people have the right peaceably to assemble, to consult for the common good, to instruct their representatives and to petition the government for redress of grievances.

History: Const. 1963, Art. I, § 3, Eff. Jan. 1, 1964.

Former constitution: See Const. 1908, Art. II, § 2.

**ARTICLE III
GENERAL GOVERNMENT**

§ 7 Common law and statutes, continuance.

Sec. 7. The common law and the statute laws now in force, not repugnant to this constitution, shall remain in force until they expire by their own limitations, or are changed, amended or repealed.

History: Const. 1963, Art. III, § 7, Eff. Jan. 1, 1964.

Former constitution: See Const. 1908, Schedule, § 1.

I have received the ORDER for Docket No: 21-008673 regarding NOTICE OF TELEPHONE HEARING of Wednesday, June 02, 2021.

Your office is in possession of my USPS mailing certified mail.

You Susan Corbin have not corrected my account based on the UIA order or either of my 2 affidavits and notices your office is not accessible with a live person, no State operator will answer my calls. The States Constitution clearly requires government be open, responsive, and accountable.

Now my account requires update to E-mail as it is now associated to "bdnmilli@gmail and assigned to abdeen Milli" this is something new. Screen shot taken and recorded in my files.

The recording I get when calling your office is instructing me to contact UIA directly stating that you are unable to help resolve the matter, and require me to make contact with those who have proven incapable of resolving the matter at hand. The civil rights violations misadministration maladministration and fraud concerns that you refuse to answer to is the last straw and the reason of the penalty and fine imposed, you are therefore party to the record.

As you nor UIA staff have not resolved this matter and clearly state in your OFFICE recording that your office is not going to correct my situation, and this is a situation of Order of UIA administrative law judge Lindsay Wilson, Docket No.: 21-008673 Case No. 20505847 now a penalty and a **fine of \$10,000.00** per day that is retroactive back to Dec 3rd 2020 is now at this moment enacted at 9:21 AM 06/15/2021 and in

full force upon the UIA and your office until this matter is resolved with release of intitled UIA benefits to Mr. Ethan D. Dean.

The matters besides benefits remain to be answered as indicated in the certified USPTO mail in your hands as of the morning 6/14/2021.

Please take further notice that the Bar Association is a private association, the People have not authorized private foreign entities to use our governing agencies or their representative's policy makers police employees or courts to attack those who stand in their position for the People's Protection and Civil Rights. If you believe that you or any other public servant or governing authority were given Constitutional Authority to act without accountability, please show the authority in the State Constitution and where we the people gave any Public Servant the power to interfere with the will of We The People within 10 days of receipt of this Notice;

Admit, you have failed to have an open accessible office to the public.

Admit UIA Operator is unavailable at each call Ethan D. Dean made 6/15/2021 to your office.

Admit the Order of Administrative Law Judge Lindsay Wilson has not been fulfilled as of 6/15/2021.

Admit you are in possession of affidavit of hardship.

Admit my account is not associated with my name and email.

This is an Affidavit and contract and change of terms. Any man or woman who denies these claims are true must rebut them under penalty of perjury in the form of a sworn affidavit. Any man or woman who decides to suppress this affidavit agrees to pay \$30,000 and any disputes by any public officials or private actors who are bound by contract to the United States Constitution, and or Michigan State Constitution within the United States agrees to have these matters heard before an Arbitrator of my choice. Any man or woman denying these claims are true must rebut these claims point by point within three (3) days or 72 hours. Failure to respond means that by acquiescence you agree that all claims are true. Failing to respond with constitutionally granted authority which gave you the power to disregard the rights of the people mentioned within this Affidavit and Contract, means that you agree to have this affidavit used as evidence of Treason, Civil Rights Violations and Maladministration. You further agree that once the 10-day time period is up, this Affidavit becomes truth and law and that all matters must be considered adjudged and that no court has jurisdiction to rehear these matters and that the witness (and all additional witnesses) against the State of Michigan Department of Labor and Economic Development Unemployment Agency, and, any bad actors employed within the department or contracted by the department found personally responsible shall be

considered sufficient for conviction. Remedy shall be a penalty and fine of \$10,000 per day for every day that the UIA withholds benefits retroactive to Dec 3rd 2020.

Verification

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provisions of 28 USC § 1746 that all of the above and foregoing representations are true and correct to the best of my knowledge, information and belief.

Executed in Kalkaska, Michigan on this 15th day of June in the Year of Our Lord Two Thousand and Twenty-One.


Autograph of Affiant:

Notary as JURAT CERTIFICATE

Michigan
Kalkaska County

On this 15 day of June, 2021 before me,

Patti Amore, a Notary Public, personally appeared

Mr. Ethan D. Dean, who proved to me on the basis of satisfactory evidence to be the man whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his autograph on the instrument the man executed, the instrument.

I certify under PENALTY OF PERJURY under the lawful laws of Michigan State and that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature of Notary / Jurat Patti Amore

Seal

PATTI AMORE
Notary Public, State of Michigan
County of Kalkaska
My Commission Expires 03-09-2026
Acting in the County of Kalkaska

EXHIBIT 10

HIGH TREASON

Proper Service: USPS Certified Mail

Michigan Bar Association

Named: Rob Buchanan

Indictment and arrest warrant Order with Sheriff

Original with Court Seal enclosed:

4 of 5 ORIGINAL with seal
NOTICE BY AFFIDAVIT INITIALED Herein CC WITHIN BY
NOTARY AS JURAT CERTIFICATE WITNESS BELOW:

FROM: Ethan D. Dean / Claimant / One of the People
1689 Cool Rd SE
Kalkaska, MI
49646

TO: Rob Buchanan / President State Bar of Michigan
306 Townsend St
Lansing, Michigan
48933-2012

) Notice of Constitutional Rights Violations
) Notice of Fraud
) Notice of Constitutional Demand
) Notice of Common Law
) Notice of Right to Arbitration
) Notice of Liability
) Notice of Constitutional Class Action
) Notice of Treason

Respondent:
Rob Buchanan

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NOTICE BY AFFIDAVIT

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History: Const. 1963, Art. I, § 3, Eff. Jan. 1, 1964.

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ARTICLE III GENERAL GOVERNMENT

§ 7 Common law and statutes, continuance.

Sec. 7. The common law AND THE statute laws now in force, NOT REPUGNANT to this constitution, shall remain in force until they expire by their own limitations, or are changed, amended or repealed;

History: Const. 1963, Art. III, § 7, Eff. Jan. 1, 1964.

Former constitution: See Const. 1908, Schedule, § 1.

[Common law and acts of the colonial and state legislatures]

§14. Such parts of the common law, and of the acts of the legislature of the colony of New York, as together did form the law of the said colony, on the nineteenth day of April, one thousand seven hundred seventy-five, and the resolutions of the congress of the said colony, and of the convention of the State of New York, in force on the twentieth day of April, one thousand seven hundred seventy-seven, which have not since expired, or been repealed or altered; and such acts of the legislature of this state as are now in force, shall be and continue the law of this state, subject to such alterations as the legislature shall make concerning the same, but all such parts of the common law, and such of the said acts, or parts thereof, as are repugnant to this constitution, are hereby abrogated. (formerly §16. renumbered and amended by constitutional convention of 1938 and approved by vote of the people November 8, 1938.);

Section 2. People may alter or abolish form of government - proviso. The people of this state have the sole and exclusive right of governing themselves, as a free, sovereign and independent state; and to alter and abolish their constitution and form of government whenever they may deem it necessary to their safety and happiness, provided, such change be not repugnant to the constitution of the United States;

SECTION 1. INHERENT AND INALIENABLE RIGHTS

All men are by nature free and independent and have certain inherent and inalienable rights among which are life, liberty and the pursuit of happiness. to secure these rights and the protection of property, governments are instituted among men, deriving their just powers from the consent of the governed;

(Source: Illinois Constitution.);

3-20. Preservation of free government.

free government and the blessings of liberty can be preserved to any people only by a firm adherence to justice, moderation, temperance, frugality and virtue, and by a frequent recurrence to fundamental principles;

I felt that I was in need of a constitutional attorney, and I started calling from contact information I found online. And I have talked with many so-called Constitutional Attorney in recent times, and they are either clueless or blatantly hiding the truth when it comes to understanding constitutional common law. We have Mark Levin the constitutional attorney on TV and yet he never gets into the States constitutions, and I now clearly understand why;

In the States constitutions we the people have all the power and yet it has been greatly taken from we the people through deception and hiding the key of knowledge, and we find ourselves living in an extremely litigated society and require an attorney because we don't speak legal ease;

I find it very interesting how some civil rights statutes, acts, rules have made their way into the Federal Constitution, and as such, so convenient to avoid the true truth, and that is always where the Bar attorneys want to go where we have statutes, acts, regulations, and rules, and never to Constitutional Common Law and the Franchisees of the Free Man. I also find it interesting that a Judge cannot give advice from the bench, and yet we rely on the judge to follow the law, the true Law, the Constitutional Common Law;

It's also interesting that a judge will typically ask a few questions. 1) do you live in the United States. 2) have you been advised of your rights. Now the trap is set because everyone will say yes, I live in the United States, and Status and Standing is now declared as in United States that has a foot print of ten (10) square miles. I believe that if a Judge was truly interested in fair and equal justice the Judge could and should say "do you live outside the District of Colombia", and really should say "Do you live in the UNITED STATES OF AMERICA";

I believe that if a Judge was able to provide legal advice and the Judge followed the constitutions common law the judge would tell a defendant that they have not been properly advised because within the United States we the people have no constitutional common law rights. We rely on Bar Member Attorneys to protect our rights, and yet the opposite is the case with regards to constitutional common law and the Franchies of We the People;

I have noticed that some words have been removed from the daily language and not taught in our schools that make it difficult for we the people to understand what we read in the Constitution, such as Abrogate, and Repugnant.

When I read the Bills of Rights and Declarations of Rights, I see a very disturbing takeover of the American way of life that turned our country into a society always on edge worrying and waring about things that our forefathers clearly wrote in our constitutions to prevent, and how to correct.

It is also my understanding that Bar Members Oath puts priority in this order, 1st the Bar, 2nd the law, 3rd to themselves, and last on the list is the client.

Translated I understand, 1st deception of the people, and their Franchise of rights, 2nd legislative law only, NO ~~Common-Law~~, 3rd Money, money, more, and more money, and the client is last priority, and never taught or advised on their God Given Constitutional Rights guaranteed when living free outside of the United States, and within the United States of America;

I'm in my 60's and have been involved in business for decades and I have had lots of legal issues, and spent a great deal of time and money with Bar Member Attorneys, and none, not one of them ever advised me about the States Constitutions, not even the attorney who was a business partner, nor the attorney who was a personal friend;

So back to Constitutional Attorneys who are also Bar member attorneys, and what do I find? They are hiding the Truth, or the Truth has been hidden from them. I recently listened to a Professor of Law on YouTube being questioned on Common Law, and the professor is quite addimed that common law is the accumulation of decisions from case history and has nothing to do with the constitution, and so I see word manipulation in Higher Learning Education system that is dumbing down the free man in American.

There is a Bar Attorney with a YouTube Channel, and he put out a video - 10 things not in the Constitution, and here again we have a Bar Attorney teaching We the People about the Constitution, and telling us falsely, and fraudulently, or Ignorantly his misinformation to the people on their most precious Franchise on liberty and freedom. And he would have us believe that the Number one thing not in the constitution is God, and goes on to say that God is not in the Constitution with exception to the phrase Year of Our Lord. He also states that no where will we find the term Happiness in the constitution. He says that life liberty and property are mentioned, but not happiness. Then says that Life Liberty and Happiness is another document all together, and then just skips right along to the next topic and starts talking about the supreme court, and says that the constitution doesn't state how many Justise's sit on the supreme court. He says we may think we have a right to privacy but it does not exist in the constitution. And rambles on about how there might be something that sounds like privacy but it's not guaranteed in the Bill of Rights. And he says we don't have the right to travel in the constitution, and says so yes you need a driver's license. And he talks about the how Life, Liberty, and pursuit of Happiness (the Franchise of We the People) comes from a really bad movie or maybe we got that from declaration of Independence and that is not really a legal document;

Feeling let down and frustrated after years of assault from Government, suffered defamation of character, and been reduced to poverty I gathered together a few constitutions of bills and declaration of rights, and it is clear that not one Bar Attorney or Judge knows about the Bills of Rights, and Declaration of Rights protections of the free man, or they purposely hide the truth because in the 47 documents I gathered I find God mentioned 47 times, Lord 7 times, Pray 17 times, Blessings 22 times, and Religious 213 times. As to Happiness 52 times, Liberty 207, Private 149 times, Privacy 22 times, Enjoy/Enjoyment 92 times and FREE 407 TIMES;

When I search to see if a judge is sworn in by Oath to the Constitution, and I cannot find a single reference, and so it would appear that the judges who are supposed to dispense fair and equal justice do so with no consideration to Constitutional Common Law, usurping the Trust/Constitution Indenture, and are Organized Outside of our Constitutional Government;

Not formed by government, the bar is not a republic or constitutional entity, and has no allegiance to the united states of America. The purpose of the original organization, as set forth in its first constitution, was "the advancement of the science of jurisprudence, and uniformity of legislation throughout the country". The bar has worked its way into near every aspect of our daily life unconstitutionally.

The bar association was founded in 1828 and the American bar association was founded august 21, 1878, is (was) a voluntary bar association of lawyers and law students, which is not specific to any jurisdiction in the united states. *the ABA's most important stated activities are the setting of academic standards.*

And this explains the dumbing down of the people through lower education standards, and hiding the truth, and the key of knowledge from we the people.

At least 7 generations of lower learning because I am certain my great great grandparents would have said.....no no no....we have immunity....we have franchise.....we have inalienable rights..... indefeasible rights.....oh no that is repugnant and therefore it must be abrogated, we are a free people.

Where did the bar get authority to tell us what the laws will be? How can the bar have a higher authority than the (boss) the people? It cannot have a higher authority, and has usurped power through nefarious methods.

Admit that constitutional common law status and standing as adult tax payer **OUTSIDE** the United States is where the American people have Franchise of all rights guaranteed within the Republic States Common law Constitutions;

Admit that status and standing within the United States is where the people have **NO** constitutional common law rights guaranteed within the Republic States Constitutions.

Admit that the United States is located within ten (10) square miles of America.

Admit that the District of Colombia is the United States.

Admit that a Judge will ask a defendant if they live in the United States.

Admit that said question above is a Nefarious Evil Wicked trick on the **dumbed down American.**

Admit that no Bar Member Judge is sworn to the Constitution.

Admit that the Administrative Bar Judges Administers unconstitutionally over Free Men who live outside the United States, and do it without a jury.

Admit that all men, are by nature, free, and independent.

Admit that a man who lives within the United States is a Servant, or under contract, or without Constitutional Common Law Rights by status and standing.

Admit that the constitution/trust indenture separates three equal branches of government.

Admit that the Executive Branch of Government is bound by the constitution.

Admit that the legislative Branch of Government is bound by the constitution.

Admit that the Judicial Branch of Government is bound by the constitution and yet the judiciary bar operatives operate outside of our Constitutional Government within the private Bar membership association, and that the Bar is not aligned with American Constitutional Fundamentals of law, nor the United States of America, nor, We the People.

Admit that Bar Attorney Steve Lehto with a Law Office in Southfield Michigan teaches that the NUMBER ONE thing not in the constitution is **God**.

Admit that the constitutional republic states have ratified their respective constitutions with the federal constitution.

Admit that God is mentioned in the Constitutions of the Republic States that are Ratified in the United States Constitution.

Admit that GOD is mentioned in the Constitutions of the Republic States.

Admit that Pray is mentioned in the Constitutions of the Republic States.

Admit that Lord is mentioned in the Constitutions of the Republic States.

Admit that Religious is mentioned in the Constitutions of the Republic States.

Admit that Worship is mentioned in the Constitutions of the Republic States.

Admit that Happiness is mentioned in the Constitutions of the Republic States.

Admit that Enjoy is mentioned in the Constitutions of the Republic States.

Admit that Enjoyment is mentioned in the Constitutions of the Republic States.

Admit that Private is mentioned in the Constitutions of the Republic States.

Admit that Privacy is mentioned in the Constitutions of the Republic States.

Admit that free is mentioned in the Constitutions of the Republic States.

Admit that Freedom is mentioned in the Constitutions of the Republic States.

Admit that an American Man is by Nature Free and independent.

Admit that a Michigan Man is by Nature Free and independent.

Admit that no entity has contract over the Free People.

Admit that no Man has contract over the Free People.

Admit that no Man can administer over a Free Man.

Admit that no Entity can administer over a free Man.

Admit that Common Law is based from Biblical teachings.

Admit that Common Law is the founding law of the Republic States Constitutions.

Admit that Common Law is the Highest law across the common land.

Admit that Common Law of we the people's position of highest Authority categorizes with Article and Section that administrates a limited, and JUST, authority to government, and contractors of.

Admit that By-law categorizes with statute, act, regulation, and rule that administrates a limited authority to government servants, who are bound by Oath, and also for contractors of government.

Admit that the Constitution administrates over a free man only for Evil, Wick, and or, Nefarious deeds, otherwise has NO administration authority in binding of the free man.

Admit that all free men have certain inalienable rights.

Admit that all free men have certain infeasible rights.

Admit that a free man has franchise of Liberty.

Admit that a free man has franchise of Freedom.

Admit that a free man has franchise of Independence.

Admit that government is established to do the business of the people.

Admit that doing the business of the People is a Servitude duty with responsibility and limited authority.

Admit that the people administer a free government.

- Admit that the highest power is the administrative power dictated and drafted within the Republic Constitutional States Bills, and Declarations of Rights.
- Admit that constitutional common law has a higher authority than any legislative by-law created from those of **SERVITUDE**.
- Admit that the Servant never Administers Over the Boss without Authority being Granted prior to.
- Admit that denying independence of a free man is waring with his inalienable, indefeasible, franchises of Independence, Privacy, Liberty, Freedom, and, Religion.
- Admit that denying liberty of a free man is waring with his inalienable, indefeasible, franchise of liberty.
- Admit that denying freedom of a free man is waring with his inalienable, indefeasible, franchise of freedom.
- Admit that waring actions on the free man's inalienable, indefeasible, franchise of common law constitutionally protected rights is an act of treason.
- Admit that no legislative statute, act, regulation, or rule can be repugnant to an indefeasible, inalienable, franchise of a free man.
- Admit that Bar Attorney Steve Lehto teaches online ten things not in the constitution.
- Admit that the federal constitution encompasses the constitutional common law of the republic states, and that the states constitutions have over 400 religious' references in count to the following, God, Lord, Pray, Religion, Worship, and Blessing.
- Admit that a Bar attorney is not capable of defending a constitutional franchise because he has no understanding of common law, or intentionally hides the key of knowledge, or the key of knowledge has been taken out of Higher Education and the law degree comes from a Dumbed Down Education system.
- Admit that the Bar is a Private Member Association.
- Admit that the Bar is a private foreign entity.
- Admit that the Bar is not licensed by any State.
- Admit that the federal Government has not licensed the Bar.
- Admit that Bar members take an oath with four priorities.
- Admit that said first priority is to the Bar.
- Admit that said second priority is to Legislative law or by-Law.
- Admit that said third priority is to the individual Bar member and Profit.
- Admit that the client of a Bar attorney is the fourth (lowest) said priority.
- Admit that a Bar attorney has little to no regard for constitutional rights of constitutional common law when defending an American clients Freedom.
- Admit that a Bar attorney has little to no regard for constitutional rights of common law when defending a clients Liberty.
- Admit that a Bar attorney has little to no regard for constitutional rights of common law when defending a clients Security.
- Admit that a Bar attorney has little to no regard for constitutional rights of common law when defending a clients Privacy.

Admit that a Bar attorney has little to no regard for constitutional rights of common law when defending a clients Property.

Admit that a Bar attorney has little to no regard for constitutional rights of common law when defending a clients Reputation.

Admit that a Bar Judge has little to no regard for constitutional rights of constitutional common law when dispensing judgment to an American clients Freedom.

Admit that a Bar Judge has little to no regard for constitutional rights of common law when dispensing judgment to a clients Liberty.

Admit that a Bar Judge has little to no regard for constitutional rights of common law when dispensing judgment to a clients Security.

Admit that a Bar Judge has little to no regard for constitutional rights of common law when dispensing judgment to a clients Privacy.

Admit that a Bar Judge has little to no regard for constitutional rights of common law when dispensing judgment to a clients Property.

Admit that a Bar Judge has little to no regard for constitutional rights of common law when dispensing judgment to a clients Reputation.

Admit that Bar attorneys advertising as constitutional attorneys do not practice in Common Law rights with the facts of constitutional common law, nor the people's infeasible rights as free men, as presented, documented, and stated here within and by truth.

Admit that a sheriff is an elected official.

Admit that an Elected Official has a higher position than any Federally Appointed Official, or Policy Police, of division or subdivision of the Federal Government, or department, or division of, and that they are the Servants of the people with a Limited JUST authority.

Admit that City and State police are appointed.

Admit that appointed police are Policy Police or By-Law Police.

Admit that policy police have no authority to administer over a free man.

Admit that Policy Police operate outside of their JUST authority and usurp their limited power unconstitutionally.

Admit that Policy Police and Departments of are schooled by Bar Attorneys.

Admit that Policy Police generate money for the Bar, and the Bar Attorneys, when operating outside of their JUST constitutional authority, thus WARING with we the People.

Admit that the bar has recently made news for attacking attorneys that stand for the People.

Admit that the Bar recently Stripped Rudy Giuliani of his Bar Card.

Admit that the Bar has received notice from the people telling the Bar our courts are not a playground for Bar Attorneys.

Admit that the Bar has received notice that the people will not tolerate Bar attorneys attacking our great bar attorneys that stand for We the People.

Admit that the Bar has abused the courts constitutionality with unconstitutional administrative cases, with no JURY.

- Admit that the Bar has no regard for Constitutional Common Law.
- Admit that a Superior Court is the people's court for status and standing.
- Admit that a tax paying adult American has all standing in Superior Court.
- Admit that as the American population increases the Superior Courts are closed and consolidated, and are not Visible in the public realm.
- Admit that most people do not even know of a Superior Court.
- Admit that Bar Attorneys advise Legislative Officials.
- Admit that some Legislators are Bar members.
- Admit that Bar policy is Repugnant to Constitutional fundamentals in the United States of America.
- Admit that Bar members oath is Repugnant to Constitutional fundamentals.
- Admit that Bar Judge procedures are Repugnant to the American Constitutional fundamentals.
- Admit that Freedom is inherent to a free man, yet the Bar attorney's willful fraud by not Constitutionally protecting freedom is repugnant to constitutional fundamentals, and an act of WAR of the people.
- Admit free men are WRONGFULLY incarcerated because of Bar policy being repugnant to constitutional fundamentals.
- Admit that administering a Free Man to purchase a license plate is repugnant to constitutional fundamentals of Liberty, and Franchise of Liberty.
- Admit that administering a Free Man to purchase a driver's license is repugnant to constitutional fundamentals of Liberty and Franchise of Liberty.
- Admit that ticketing a free man for by-law infraction is repugnant to the constitution fundamentals of Liberty and Franchise of Liberty.
- Admit that fining a free man for by-law infraction is Repugnant to the Republic States Constitution.
- Admit that an operator's license administration is assigned to commerce and those under contract of government, and only they can be administered on the issue, and not the free man.
- Admit that administering a Free Man to purchase insurance is Repugnant to constitutional fundamentals of Liberty and Franchise.
- Admit that when legislative law that is Repugnant to the Common law when applied on a Free Man is merely a suggestion to the free man, and by common law article and section is abrogated to maintain franchises of the Free Man.
- Admit that legislative law cannot be repugnant to Constitutional Law, and have binding impact to the free man.
- Admit that constitutionally, repugnant legislative law is to be abrogated.
- Admit that the bar does not operate with a policy of frequent recurrence to American Constitutional fundamental principles which is an essential aspect of preserving constitutional protections of the people's God given rights of constitutional Franchise.
- Admit that the court cases would be significantly reduced if Bar attorneys defended American Constitutional Common Law liberties, constitutional protection, and Franchise.

Admit that if Bar attorneys defended common law liberties and protections there would be little to no need for a Bar Attorney by the people.

Admit that the United States Constitution is the supreme law of the United States of America so long as it is not repugnant to the States Constitutions.

Admit that the United States Constitution is the supreme law of the United States of America so long as it is not repugnant to the Republic States Constitutions, therefore a repugnant statute, act, rule or regulation must be abrogated.

Admit that a free man is intitled to Liberty in the area of Cannabis.

Admit that a free man is intitled to Liberty in the area of LSD.

Admit that a free man is intitled to Liberty in the area of cocaine.

Admit that a free man is intitled to Liberty in the area of speed.

Admit that a free man is intitled to Liberty in the area of opium.

Admit that a free man is intitled to Liberty in the area of mushrooms.

Admit that a free man is intitled to Liberty in the area of travel.

Admit that a free man is intitled to Liberty in the area of a busted windshield.

Admit that a free man is intitled to Liberty in the area of faulty turn signal.

Admit that a free man is intitled to Liberty in the area of seat belt.

Admit that a free man is intitled to Liberty in the area of obstructed view.

Admit that a free man is intitled to Liberty in the area of teaching law.

Admit that the union in matrimony of the free man and the free woman creates a private membership association naturally.

Admit that a private membership association is outside of Government statutes, acts, regulations, and rule.

Admit that the free man has diplomatic immunity at all times.

Admit that the people instated government.

Admit that government is established to protect and serve the people's liberties, and franchises.

This is an Affidavit and Complaint. Any man or woman who denies these claims are true must rebut them under penalty of perjury in the form of a sworn affidavit. Any man or woman who decides to suppress this affidavit agrees to pay \$30,000 and any disputes by any public officials or private actors who operate in conflict to the Michigan Constitution agrees to have these matters heard before an Arbitrator of my choice and to be bound thereby. Any man or woman denying these claims are true must rebut these claims point by point within three (3) days or 72 hours. Failure to respond means that by acquiescence you agree that all claims are true. Failing to respond with constitutionally granted authority which gave you the power to disregard the rights of the people mentioned within this Affidavit and Notice, means that you agree to have this affidavit used as evidence of Treason, Constitutional Rights Violations and Maladministration. You further agree that once

the 3-day time period has expired, this Affidavit becomes truth and law and that all matters must be considered adjudged and that no court has jurisdiction to rehear these matters and that the witness (and all additional witnesses) against you and the Bar Members Association shall be considered sufficient for conviction. **Remedy in full shall be had at a later date, time, and place. In the mean time you are to remove the Bar from the people's business today, or the American Bar Association is subject to a Constitutional Class Action, with a Retroactive Power.**

Furthermore, I Mr. Ethan D. Dean, and the People fully reserve, and retain any, and all rights to Remedy in these matters, and do not surrender, or forfeit any Rights to Remedy within by and through this declaration.

Verification

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provisions of 28 USC § 1746 that all of the above and foregoing representations are true and correct to the best of my knowledge, information and belief.

Executed in Kalkaska, Michigan on this 28th day of June in the Year of Our Lord Two Thousand and Twenty-One.


Autograph of Affiant:

Notary as JURAT CERTIFICATE

Michigan
Kalkaska County

On this 28th day of June, 2021 before me,

Christi Chilson, a Notary Public, personally appeared

Mr. Ethan D. Dean, who proved to me on the basis of satisfactory evidence to be the man whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his autograph on the instrument the man executed, the instrument.

I certify under PENALTY OF PERJURY under the lawful laws of Michigan State and that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature of Notary / Jurat Christi Chilson
Seal

CHRISTI CHILSON
Notary Public, State of Michigan
County of Kalkaska
My Commission Expires 10-31-2026
Acting in the County of Kalkaska

EXHIBIT 11

HIGH TREASON

Proper Service: Served in person, picture taken.

Personal Doctor

Named: Satya Pillay

Copy enclosed:

FROM: Ethan D. Dean / Claimant / One of the People / Prosecutor
1689 Cool Rd SE
Kalkaska, Michigan
49646

TO: Dr. Satya Pillay / State Licensed Medical Doctor
419 S Coral St.
Kalkaska, Michigan
49646

-) Notice of Constitutional Rights Violations
-) Notice of Extortion
-) Notice of Fraud
-) Notice of Constitutional Demand
-) Notice of Common Law
-) Notice of Right to Arbitration
-) Notice of Liability
-) Notice of Treason

Respondent:
Dr. Pillay

**NOTICE TO AGENT IS NOTICE TO PRINCIPAL
NOTICE TO PRINCIPAL IS NOTICE TO AGENT**

NOTICE BY AFFIDAVIT

Comes now Affiant, one of the people (as seen in the Michigan Bill of Rights Article 1 Section 1 Michigan Constitution) Sui Juris, in this court of record, do make the following claims:

**ARTICLE I
DECLARATION OF RIGHTS**

§ 1 Political power.

Sec. 1. All political power is inherent in the people. Government is instituted for their equal benefit, security and protection.

History: Const. 1963, Art. I, § 1, Eff. Jan. 1, 1964.

Former constitution: See Const. 1908, Art. II, § 1.

I had applied for assistance, and medical insurance. The state required me to see a doctor for evaluation. I became a patient of Dr. Pillay. I explained that my worst issues were knee, hip and back. Dr. Pillay ordered evaluations and reported to me that my condition was not good, that my knee and hip required replacement surgery, and I declined. Dr. Pillay also order a chest evaluation because I have been a life-long smoker, he also ordered blood to be drawn and the nurse collected several

tubes. Dr. Pillay also explained that he was ordering a stool sample and that I would receive a deposit bag for the sample in the mail;

It has been well over a year and I have not yet received results of the blood work, nor the chest evaluation despite having called the office requesting the results. Additionally, I explained that I want to apply for disability and requested that the evaluations from the knee, hip, and lower back be provided with the information required from the doctor in order to apply for the disability;

As I have been attacked from many government departments local, State, and Federal now for over 5 years because of my breakthrough discoveries in oral health, the efforts to suppress and quash my position appear to know no ends, I have suffered great financial distress, and mental anguish, and have been living in poverty;

The Office responded that Dr. Pillay insist that I make an appointment in order to get the results that I had requested. I explained the financial hardship I have been suffering and again requested the documentation needed to apply for disability. This feels like extortion and medical malpractice. To date I have not received the test results from the blood work, nor chest evaluation, nor the disability documentation needed to file the claim;

I believe that all invoices from all appointments have been paid by the State pertaining to Mr. Ethan D. Dean and his patient doctor relationship with Dr. Pillay.

Admit that Ethan D. Dean is a patient of Dr. Pillay.

Admit that Dr. Pillay suggested knee and hip replacement for Mr. Ethan D. Dean.

Admit that Mr. Ethan D. Dean has made several requests for several test results.

Admit that the office for Dr. Pillay told Mr. Ethan D. Dean that to receive the test results that he would need to make another office appointment with Dr. Pillay.

Admit that Dr. Pillay never scheduled a follow up visit for me to get the test results.

Admit that Mr. Ethan D. Dean explained the financial hardship and that he no longer had the medical insurance.

Admit that the office of Dr. Pillay has refused to supply Mr. Ethan D. Dean with many test results listed here within despite his pleading with the office.

Admit that the office of Dr. Pillay has not provided the tests results requested by Mr. Ethan D. Dean as of 07/01/2021

Admit that a stool sample bag was never shipped to Mr. Ethan D. Dean.

Admit that Dr. Pillay explained to Mr. Ethan D. Dean that a stool sample bag would be sent.

This is an Affidavit, Complaint, Contract and Change in terms. Any man or woman who denies these claims are true must rebut them under penalty of perjury in the form of a sworn affidavit. Any man or woman who decides to suppress this affidavit agrees to pay \$30,000 and any disputes by any public officials or private actors who operate in conflict to the Michigan Constitution agrees to have these matters heard before an Arbitrator of my choice and to be bound thereby. Any man or woman denying these claims are true must rebut these claims point by point within three (3) days or 72 hours. Failure to respond means that by

acquiescence you agree that all claims are true. Failing to respond with constitutionally granted authority which gave you the power to disregard the rights of the people mentioned within this Affidavit and Notice, means that you agree to have this affidavit used as evidence of Treason, Constitutional Rights Violations and Maladministration. You further agree that once the 3-day time period has expired, this Affidavit becomes truth and law and that all matters must be considered adjudged and that no court has jurisdiction to rehear these matters and that the witness (and all additional witnesses) against you shall be considered sufficient for conviction. **Remedy in full shall be had by providing all tests results previously, and repeatedly requested with proper certified receipt of delivery, with Dr Pillay's evaluation and notes required to file a disability claim, and a punitive damage payment to Mr. Ethan D. Dean of \$210,000.00 USD within Ten (10) days of receipt of this notice.**

Furthermore, I Mr. Ethan D. Dean, fully reserve, and retain any, and all rights to Remedy in these matters, and do not surrender, or forfeit any Rights to Remedy within by and through this declaration.

Verification

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provisions of 28 USC § 1746 that all of the above and foregoing representations are true and correct to the best of my knowledge, information and belief.

Executed in Kalkaska, Michigan on this 15 day of June in 2021
the Year of Our Lord Two Thousand and Twenty-One.

Autograph of Affiant:

Notary as JURAT CERTIFICATE

Michigan
Kalkaska County July 15
On this 15 day of June, 2021 before me,
Patti Amore, a Notary Public, personally appeared

Mr. Ethan D. Dean, who proved to me on the basis of satisfactory evidence to be the man whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his autograph on the instrument the man executed, the instrument.

I certify under PENALTY OF PERJURY under the lawful laws of Michigan State and that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.
Signature of Notary / Jurat Patti Amore
Seal

PATTI AMORE
Notary Public, State of Michigan
County of Kalkaska
My Commission Expires 03-09-2026
Acting in the County of Kalkaska

EXHIBIT 12

HIGH TREASON

Named: Scott Isles

Indictment and arrest warrant Order with Sheriff

Copy enclosed:

FROM: Mr. Ethan D. Dean / Claimant / One of the People
1689 Cool Rd SE
Kalkaska, Michigan
49646

TO: Scott Isles / Bar Attorney (P83574)
7072 W Blue Lake Rd NE
Kalkaska, Michigan
49646

) Notice of Breach of Contract
) Notice of Misadministration
) Notice of Fraud
) Notice of Common Law
) Notice of Change in Contract Terms
) Notice of Right to Arbitration
) Notice of Treason

Respondent:
Scott Isles

**NOTICE TO AGENT IS NOTICE TO PRINCIPAL
NOTICE TO PRINCIPAL IS NOTICE TO AGENT**

NOTICE BY AFFIDAVIT

Comes now Affiant, one of the people (as seen in the Michigan Bill of Rights Article 1 Section 1 Michigan Constitution) Sui Juris, in this court of record, do make the following claims:

ARTICLE I
BILL OF RIGHTS

Political power.

First. All political power is inherent in the people.

No exclusive privileges.

3. No man or set of men are entitled to exclusive or separate privileges.

§ 7 Common law and statutes, continuance.

Sec. 7. The common law and the statute laws now in force, not repugnant to this constitution, shall remain in force until they expire by their own limitations, or are changed, amended or repealed.
History: Const. 1963, Art. III, § 7, Eff. Jan. 1, 1964.
Former constitution: See Const. 1908, Schedule, § 1.

By the power of one of the people, and the power declared in the above constitutional provisions, I, Affiant stand for equal protection of Health Freedom Liberty for ALL the people, and suffer from waring against me with years of suppression and oppression of evil and wicked acts from within and out of Government, Federal, State, and County agencies and all are schooled and advised by Bar members;

The Michigan courts have Bar Attorneys serving as Judge, and Governing bodies get and take advice from Bar Member Attorneys;

Please take further notice that the Bar Association is a private association, the People have not authorized private foreign entities to use our governing agencies or their representative's policy makers or courts to attack those who stand in their position for the People's Protection and Constitutional Rights;

Please take further notice that the Bar is a Private entity, and not contracted with nor does it serve to enhance the will of the American People, but stands as outside of those granted with government authority;

Please also take notice that the Bar, as private associations may be pierced for nefarious acts, or inherent evil (please see Dennis v United States 341 U.S. 494 (1951), also Brandenburg v Ohio, 395 U.S. 444 (1969) and I as one of the people, am under the belief that attacking those who serve the will of the People and making baseless claims of them being involved in lies, attempting to steal an election by pursuing the People's Audit puts the lives of the People's servant and their Attorneys in serious danger as seen by the powder substance sent to Senator Karen Fann of Arizona, who is working by direct order of the People. Making attacks against any Bar attorneys who are following the will of the People or assisting the People by contract is a direct interference with the will and the Rights of the People;

Please take notice that as one of the people, it is realized that the Bar has been used to harass the people of America with administrative cases that are held outside of the rights and constitutions guaranteed in the states by Public Officers by Oath. Running adversarial trial-like procedures against the People who are to be protected by Constitutions/Trust Indenture of the States, is causing the government Trustees to directly war with the Constitution and People which give them the power to sit in the seats they sit in;

Please take further notice that they People demanded audits across the nation by Right, yet it seems that there is an attack on the following Attorneys that are standing for the rights of the people;

1. Sidney Powell 2. Lin Wood 3. Rudy Guillian 4. Matt Deperno 5. Mark Brnovich

Please take further notice that as one of the People, I realize the following people have been attacked by attorneys with frivolous suits and/or arrest in what seems to be political issues;

1. President Trump 2. General Flynn 3. George Papadopoulos

Please take further notice that as a private association, the People have not authorized private foreign entities to use our courts to attack those who stand in their position for the People's Protection. If you believe that you were given Constitutional Authority to control the People's **Business** and audits, please show in the State Constitution and where we gave you power to interfere with the will of the People within five (5) days, sworn under the penalty of perjury, or you agree that you interfering with the rights of the People with full knowledge and malice should any more actions be taken by your private entities;

December, 2015 Michigan public servants raided the business and residence of Mr. Ethan D. Dean;

Said public servants came with court ordered documents and one of my first questions was why now, and the response I got from the public servants was that it's above my pay grade. And I believe that the order came from the Michigan Attorney General;

My landlord had met with the Kalkaska County Prosecutor to discuss his wish to rent space for a Provisioning Center because the question of what any individual Prosecutor would do pertaining to cannabis provisioning centers was very concerning to him;

The Kalkaska County Prosecutor gave my landlord his assurance that as long as it was marijuana and nothing but marijuana, no other drugs that he would allow it;

After the raids of December 2015 I met with Bar attorney Scott Isles and explained the public servants did not do their job as ordered by the court. I explained that the public servants left most everything that they were ordered to take as evidence, and Mr. Scott Isles responded with a statement to the effect of that's very strange;

After initial discussion between Bar Attorney Scott Isles and the Kalkaska County Prosecutor pertaining to said raids Mr. Isles told me, Mr. Ethan D. Dean, that there would be no charges but the servants would not return all the things that they took, i.e. Cash, Car, Truck, Guns, TV, 30 foot Trailer;

I told Bar Attorney Scott Isles that I wanted to get out of Kalkaska County, and Attorney Isles told me that he thought it was a good idea, that there were no charges, and I had no concern with moving about freely;

I went to Washington State to pursue business development and file patent application with the USPTO. In late February or early March 2016 by phone Bar Attorney Scott Isles told me, Mr. Ethan D. Dean, that he had just talked with the Kalkaska County Prosecutor and that there would be no charges filed against me, and that if I wanted to come back to Michigan it was safe for me to do so;

Within a matter of days of hearing from Bar Attorney Scott Isles the Washington State Licensing Authority pulled the Marijuana Research License that I was pursuing. As I had sourced a Bio Chemical Patent Attorney and engaged with him there was nothing to keep me in Washington State and so I decided to return to Michigan and deal with my private life;

May 2016 the public servants arrested me and charged me with several felony crimes, jailed me, and I was later released on bond;

I engaged with Bar Attorney Scott Isles. (SEE EXHIBIT 1)

Bar Attorney Scott Isles at this stage is telling me that Kalkaska County Prosecutor will give me a 74 11 (7411) after six (6) month probation with no violations;

Before long Bar Attorney Scott Isles stage is telling me that Kalkaska County Prosecutor says that I must plead guilty to a felony but don't worry because he (Bar Attorney Scott Isles) will get me the 7411, and, Bar Attorney Scott Isles was expressing great frustration with the Kalkaska County Prosecutor lying to him;

On the day of my trial Bar Attorney Scott Isles was there representing Mr. Sean Oblinsky, and as crazy as it sounds Attorney Isles walks out of the Court Room with Mr. Oblinsky, walks up to myself and my Wife Donna M. Dean and says to me, "you don't need me, your buddy is on his way, just don't give up any of your rights. And it is also my understanding that Mr. Oblinsky was given immunity to testify against me;

Admit that you were shown picture of calcified oral plaque removal from cannabis, and that you told me they don't care.

Admit that your reference to they in the paragraph above is in reference to the public servants who prosecuted me Mr. Ethan D. Dean.

Admit that you promised Mr. Ethan D. Dean a 7411 after his being charged for crimes in May 2016.

Admit that you misrepresented yourself with lies.

Admit that within days of the raids on Mr. Ethan D. Dean the Kalkaska County Prosecutor told you that there would be no charges filed against me, Mr. Ethan D. Dean.

Admit that you told me Mr. Ethan D. Dean sometime in the time period of late February and early March 2016 while I was outside of Michigan, and by phone conversation, that you had just talked with the Kalkaska County Prosecutor and that he told you that there would be no charges filed against me and that it's safe for me to come back to Michigan.

Admit on my day in Court for the December 2015 raids and criminal charges against me from the evidence of said raids, that you were in the Court representing another individual, and afterward leaving the court room walked up to me and advised me that I did not need you, and that you then shortly thereafter walked out leaving me without legal representation.

Admit that on the day of my sentencing you stood beside me as my wife and son looked on.

Admit that when the sentencing Judge ask if I had something to say, and, I had a chance to get on the record, and, that you attempted to, and did stop me from speaking further.

Admit that the judge recognized me, and allowed me to make a statement, and state on the record that my landlord had talked with the Kalkaska County Prosecutor and that he was given permission to rent his building for a Provisioning Center by the Kalkaska County Prosecutor.

Admit that the Kalkaska County Prosecution made no objection or denial of said statement in the paragraph above at my sentencing hearing.

Admit that the Kalkaska County Prosecutor lied repeatedly regarding criminal charges that he would file or not file against me Mr. Ethan D. Dean.

This is an Affidavit and contract and change of terms. Any man or woman who denies these claims are true must rebut them under penalty of perjury in the form of a sworn affidavit. Any man or woman who decides to suppress this affidavit agrees to pay \$30,000 and any disputes by private actors who are subject to the Michigan Constitution Common Law within America agrees to have these matters heard before an Arbitrator of my choice and to be bound thereby. Any man or woman denying these claims are true must rebut these claims point by point within five (5) days or 120 hours. Failure to respond means that by acquiescence you agree that all claims are true. Failing to respond with constitutionally granted authority which gave you the power to disregard the rights of the people mentioned within this Affidavit and

Contract, means that you agree to have this affidavit used as evidence of Treason, Constitutional Rights Violations, Fraud, and Misadministration. You further agree that once the 5-day time period has expired, this Affidavit becomes truth and law and that all matters must be considered adjudged and that no court has jurisdiction to rehear these matters and that the witness (and additional witnesses) against you shall be considered sufficient for conviction. **Remedy shall be determined by and with arbitration, and, or, in a Michigan Superior Court, within and under Common Law Proceedings;**

Furthermore, I Mr. Ethan D. Dean fully reserve and retain any and all rights I may have for any other additional rights to Remedy in these matters and do not surrender or forfeit any Rights to Remedy within by and through this declaration;

Verification

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provisions of 28 USC § 1746 that all of the above and foregoing representations are true and correct to the best of my knowledge, information and belief.

Executed in Kalkaska, Michigan on this 25th day of June in the Year of Our Lord Two Thousand and Twenty-One.


Autograph of Affiant:

Notary as JURAT CERTIFICATE

Michigan
Kalkaska County

On this 25 day of June, 2021 before me,

Patti Amore

, a Notary Public, personally appeared Mr. Ethan D. Dean, who proved to me on the basis of satisfactory evidence to be the man whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his autograph on the instrument the man executed, the instrument.

I certify under PENALTY OF PERJURY under the lawful laws of Michigan State and that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature of Notary / Jurat _____

Seal **PATTI AMORE**

Notary Public, State of Michigan
County of Kalkaska

My Commission Expires 03-09-2026
Acting in the County of Kalkaska

EXHIBIT 1

5-26-16

Received \$500 from Ethen Dean
\$2000 Balance

Filed Appearance on 5-24-16

Filed waiver of Settlement Conference
on 5-25-16

Sent R.C.

6-1-16

EXHIBIT 13

HIGH TREASON

Bar Attorney's

Named: Christian Wiesenberg

Matthew McManus

Indictments and arrest warrant Order with Sheriff

Copy enclosed:

FROM: Mr. Ethan D. Dean / Claimant / One of the People
1689 Cool Rd SE
Kalkaska, Michigan
49646

TO: Christian P. Wiesenberg / Bar Attorney (P83574)
1594 Duck Drive
Howell, Michigan
48855

-) Notice of Breach of Contract
-) Notice of Misadministration
-) Notice of Fraud
-) Notice of Common Law
-) Notice of Change in Contract Terms
-) Notice of Right to Arbitration
-) Notice of Treason

Respondent:
Christian P. Wiesenberg

**NOTICE TO AGENT IS NOTICE TO PRINCIPAL
NOTICE TO PRINCIPAL IS NOTICE TO AGENT**

NOTICE BY AFFIDAVIT

Comes now Affiant, one of the people (as seen in the Michigan Bill of Rights Article 1 Section 1 Michigan Constitution) Sui Juris, in this court of record, do make the following claims:

ARTICLE I

BILL OF RIGHTS

Political power.

First. All political power is inherent in the people.

No exclusive privileges.

3. No man or set of men are entitled to exclusive or separate privileges.

By the power of one of the people, and the power declared in the above constitutional provisions, I, Affiant stand for equal protection of Health Freedom Liberty for ALL the people, and am defending of the waring and all suppression and oppression of evil and wicked acts from within and out of Government Federal, State, and County agencies and all are schooled and advised by Bar members.

The Michigan courts have Bar Attorneys serving as Judge, and Governing bodies get and take advice from Bar Member Attorneys.

Please take further notice that the Bar Association is a private association, the People have not authorized private foreign entities to use our governing agencies or their representative's policy makers or courts to attack those who stand in their position for the People's Protection and Civil Rights;

I was introduced to Matthew C. McManus, Esq. by Denise A. Pollicella, Founder & Managing Partner POLLICELLA TOMPKINS, 4312 East Grand River Avenue PLLC Howell, Michigan 48843. Mr. McManus and I had discussions initially on the topic of investors, I explained that my past experience allowed me to take on ten investors before being required to establish a subscription agreement and that I was looking to raise capital after receiving notice of allowance from the USPTO. Mr. McManus said things have changed and advised me that I needed a subscription agreement just to get started with investors. I explained that in the past arrangement some would vest for cash, or services, or cash and services. Mr. McManus responded that I could also talk with him as an investor. This was enticing as I was hoping to get the paperwork in place to bring in investment money and the cost of creating the subscription agreement was also a concern;

From my records on my conversations with Mr. McManus, he talked about phantoms shares, promise for future shares and things pertaining to recruiting investors that was over my head at that time. As I look back on the events and the communications it is my position that Mr. McManus misrepresented his intentions as the facts and history indicate deception and dishonesty on his part;

Denise also had introduced me to Steven Goldner who represented himself as an FDA approved research scientist who also was currently in the cannabis business in Michigan. Mr. Goldner was interested to review my IP and signed my NDA;

On 04/11/2020 I e-mailed my unsigned NDA to Mr. McManus for review and Mr. McManus did not sign it and return it to me;

On a conference call between Mr. McManus, Christian Wiesenberg and myself Mr. Wiesenberg at the onset of the meeting said I'm sharing your patent with Mr. McManus now on the big screen. I instantly ask if Mr. Wiesenberg had secured an NDA with Mr. McManus and Mr. Wiesenberg replied no he had not, thus clearly breaking the NDA between himself and I. I requested that Mr. McManus sign and send the NDA, and yet he did not respond with a signed copy;

At a later time shortly thereafter in a face to face meeting at 2500 Packard Ann Arbor Michigan with Mr. Wiesenberg, Mr. McManus and myself at one point Mr. McManus stood up walked out of the meeting

and returned moments later waiving a piece of paper in the air and stated I can get around this indicating that my patent attorney had weakness in the language that was not strong enough to provide the protection that the document was intended to provide. Mr. McManus then sat down and signed and dated a back dated document and then slide it across the desk to Mr. Wiesenberg who signed and dated the document and passed the document to me. I stated that the NDA would not be in force until I sign and return copy to Mr. McManus and at that moment Mr. Wiesenberg smiled big and with eyes open wide he exaggeratedly nodded with his head yes yes yes. As the document was obviously modified and I have past experience with nefarious encounters where the other party will alter one or more words in a contract to open a loop hole for an easy out of the intent of the original document that I did not sign, and when the meeting was over, I took the altered NDA with me to review in detail; (SEE EXHIBIT 1)

Shortly after stating the NDA document required my signature I said this company needs a spokesperson and Mr. McManus instantly stood up and said you can do all you want showing you using the mouth rinse but I do not want you talking with investors, and then McManus said the amount of money needed doesn't matter he just needs to know the amount needed, indicating to me that my part in raising capital was done as far as seeking investment money because Mr. McManus had it covered and at that time we were talking about three foreign filings and \$15,000.00 to \$30,000.00 as this was what I indicated was the range based on recent conversations with my patent attorney Mr. Goodloe.

Mr. McManus wrote out a check to me for \$1,500.00 even though I had not asked for any money and slide the check across his desk and said *WE Need To Make Sure You Are Taken Care Of* and looking back with 20-20 vision clearly there was no intent to make sure that I was taken care of in a good way, BUT, I believe that the plan was to treat me in a negative way and a suppressive way so that I would not gain additional territory for my Intellectual property; (SEE EXHIBIT 2)

There is plenty of documentation of correspondence in the electronic and phone record of myself and patent attorney Goodloe as to the topic of discussions and events as well as my hand notes that I'm reserving and not disclosing in full within this draft all of that related information;

It is clearly shown and documented in the records mentioned in the above paragraph I wanted additional patent territory, yet my patent attorney was advising me against filing a PCT application as he felt that it would get a tougher scrutiny from the USPTO, and as I opened up about this concern with Mr. Wiesenberg and Mr. McManus it helped my to think critically and I decided the best move was to file a PCT application on the continuation application and that reduced the funds

required to file with the USPTO to below \$9,000.00 and would have secured global territory with years to make individual country applications;

March 2nd 2021 the patent owned by Mr. Ethan D. Dean published and the communications from Mr. McManus speak for themselves. Clearly, he is trying to get an angry hostile response from me because he repeatedly states all we have is an unissued patent;

I provided Bar Attorney Mr. Wiesenberg and Bar Attorney Mr. McManus several bottles of mouth rinse for evaluation of three formulations. Bar Attorney Mr. Matthew McManus claimed to have bought a special camara and bite bit for taking pictures.

Bar Attorney Mr. Wiesenberg told me he had begun using the mouth rinse in March 2021 yet to this day he has not communicated on the results, nor has he provided even one picture.

During the last phone conversation Bar Attorney Christian Wiesenberg responded with a statement affirming that he will do what he says after I voiced off about Bar Attorney Mr. McManus not doing as he stated nor what we had agreed upon.

Please take notice that the Bar is a Private entity, and not contracted with nor does it serve to enhance the will of the American People, but stands as outside of those granted with government authority;

Please also take notice that the Bar, as private associations may be pierced for nefarious acts, or inherent evil (please see Dennis v United States 341 U.S. 494 (1951), also Brandenburg v Ohio, 395 U.S. 444 (1969) and I as one of the people, am under the belief that attacking those who serve the will of the People and making baseless claims of them being involved in lies, attempting to steal an election by pursuing the People's Audit puts the lives of the People's servant and their Attorneys in serious danger as seen by the powder substance sent to Senator Karen Fann of Arizona, who is working by direct order of the People. Making attacks against any Bar attorneys who are following the will of the People or assisting the People by contract is a direct interference with the will and the Rights of the People;

Please take notice that as one of the people, it is realized that the Bar has been used to harass the people of America with administrative cases that are held outside of the rights and constitutions guaranteed in the states by Public Officers by Oath. Running adversarial trial-like procedures against the People who are to be protected by Constitutions/Trust Indenture of the States, is causing the government Trustees to directly war with the Constitution and People which give them the power to sit in the seats they sit in;

Please take further notice that they People demanded audits across the nation by Right, yet it seems that there is an attack on the following Attorneys that are standing for the rights of the people;

1. Sidney Powell 2. Lin Wood 3. Rudy Guilliani 4. Matt Deperno 5. Mark Brnovich

Please take further notice that as one of the People, I realize the following people have been attacked by attorneys with frivolous suits and/or arrest in what seems to be political issues;

1. President Trump 2. General Flynn 3. George Papadopoulos

Please take further notice that as a private association, the People have not authorized private foreign entities to use our courts to attack those who stand in their position for the People's Protection. If you believe that you were given Constitutional Authority to control the People's Audits and business, please show in the State Constitution and where we gave you power to interfere with the will of the People within 5 days, sworn under the penalty of perjury, or you agree that you interfering with the rights of the People with full knowledge and malice should any more actions be taken by your private entities.

Admit that Bar Attorney Mr. Christian Wiesenberg entered into an NDA agreement with Mr. Ethan D. Dean January 15th 2021.

Admit that Bar Attorney Mr. Christian Wiesenberg violated the confidentiality of the NDA by disclosing Mr. Ethan D. Dean's patent pending application to Bar Attorney Mr. McManus without securing an NDA with Bar Attorney McManus.

Admit that during a phone conversation Bar Attorney Mr. Christian Wiesenberg told Mr. Dean he was sharing Mr. Dean's Intellectual Property on the big screen with Bar Attorney Mr. McManus.

Admit that said NDA was in full force between Bar Attorney Mr. Christian Wiesenberg and Mr. Ethan D. Dean at the time of the breach.

Admit that said NDA was not secured with Bar Attorney Mr. McManus when Bar Attorney Mr. Christian Wiesenberg broke the confidentiality and disclosed the Intellectual Property of Mr. Dean to Bar Attorney Mr. McManus.

Admit that Mr. Dean instantly responded with a question.

Admit that said question was in asking if Bar Attorney Mr. McManus had signed said NDA.

Admit that the response to said question above was no.

Admit that Mr. Dean requested after said response of "no" that Bar Attorney Mr. McManus sign said NDA.

Admit that there is no NDA in place between Mr. Ethan D. Dean and Bar Attorney Mr. McManus.

Admit that Bar Attorney Mr. McManus and Bar Attorney Christian Wiesenberg conspired in altering said submitted NDA after said breach.

Admit that both Bar Attorney Christian Wiesenberg and Bar Attorney Mr. McManus signed an altered back dated NDA.

Admit that Bar Attorney Mr. McManus stated he can get around the NDA provided by Mr. Ethan D. Dean.

Admit that Bar Attorney Mr. McManus has a relation with Bar Attorney Denise A. Pollicella.

Admit that Bar Attorney Denise A. Pollicella has a relation with Steve Goldner, Esq.

Admit that Steve Goldner is or had been an approved FDA scientist for decades.

Admit that Bar Attorney Mr. Christian Wiesenberg did not provide a conflict(s) of interest statement to Mr. Dean.

Admit that Bar Attorney Mr. McManus did not provide a conflict(s) of interest statement to Mr. Dean.

Admit the Mr. Dean suggested that because a conflicts of interest statement (COIS) was not provided that before going further they could now offer a COIS and incorporate it with the Fee Agreement.

Admit that Bar Attorney McManus decided not to provide the COIS and then stated we only have a hand shake in reality.

Admit that the Bar Association is a private membership association.

Admit that the Bar Association is a foreign entity.

Admit that a private membership association can be pierced for a nefarious act.

Admit that conspiring to and committing a fraud on one of the people is a nefarious act.

Admit that Mr. Ethan D. Dean is one of the people of the republic state of Michigan.

Admit that in an email Bar Attorney Mr. McManus wrote “Until we have an issued patent or shelf product the SA direction is premature”.

Admit that sender, date and time stamp of said email is as follows “On Mar 10, 2021 1:42 PM, mmcmanus@mcmanuspllc.com wrote; “Until we have an issued patent or shelf product the SA direction is premature” and was sent from his attorney at law email.

Admit that SA in the Admit above is an abbreviation for Subscription Agreement.

Admit that said unissued patent claim was referring to US Patent issued for Mr. Dean on March 2nd 2021 eight (8) days after said patent issued and published.

Admit that Bar Attorney Mr. Christian Wiesenberg received live copy of said Mar 10, 2021 email time stamped 1:42 PM.

Admit that in Nov 2020 Bar Attorney Mr. McManus understood that Mr. Dean was interested to raise money with a subscription agreement prior to issue of said patent.

Admit that Bar Attorney Mr. McManus was discussing SA with Mr. Dean indicating that Mr. McManus was working on creating the SA Documents.

Admit that the Fee Agreement contract between Mr. Dean, Bar Attorney Mr. McManus, and Bar Attorney Mr. Christian Wiesenberg was predicated on the understanding and verbal agreement that Bar Attorney McManus would create three (3) Subscription agreements for Mr. Dean, and, that work of creating the documents was to be the vesting for Wiesenberg and McManus interest percentage in Mr. Dean's Intellectual Property.

Admit that the parties engaged in a Fee Agreement and that Bar Attorney Mr. McManus told Mr. Dean that Bar Attorney Mr. McManus did not want Mr. Dean talking with investors.

Admit that the last email correspondence Mr. Dean received from Bar Attorney Mr. Christian Wiesenberg was On Mar 15, 2021 time stamped 11:51 AM.

Admit that the last email from Bar Attorney Mr. McManus to Mr. Ethan D. Dean was on March 26th 2021.

Admit that the last WhatsApp message from Bar Attorney Christian Wiesenberg to Mr. Ethan D. Dean was on March 19th 2021.

Admit that the last cell phone call from Bar Attorney Christian to Mr. Dean was on February 23rd at 11:15 AM 2021.

Admit that the last text message from Bar Attorney Christian Wiesenberg to Mr. Ethan D. Dean was February 26th, 2021.

Admit that it has been three months without any contact from Bar Attorney Christian Wiesenberg to Mr. Ethan D. Dean and this affidavit date.

Admit that the most recent correspondence from Bar Attorneys McManus and Wiesenberg were negative and not productive an any sense or meaning of the word.

Admit that Gum Tissue Rejuvenation and additional oral health benefits from Cannabis with a patent would be extremely valuable globally.

Admit that the United States National Library of Medicine had put in writing prior to the 1.8 Billion dollar study funded by the NIH in May 2016 to regenerate or rejuvenate gum tissue failed to regenerate or rejuvenate gum tissue, and that writing stated, if you have lost gum tissue it's gone forever and not coming back.

Admit that Mr. Ethan D. Dean has a United States patent pending position and documented proof of gum tissue rejuvenation.

Admit that as science cannot rejuvenate lost gum tissue finding prior art on the matter of gum tissue rejuvenation is extremely unlikely.

Admit that as one of the people with breakthrough discoveries in oral health that Mr. Ethan D. Dean represents all of the people and the people's constitutional God Given Right to health liberty freedom.

Admit that suppressing and oppressing such a beneficial discovery for humanity as gum tissue rejuvenation is evil and wicked and a treasonous act against the people.

Admit that Bar Attorney Christian Wiesenberg and Bar Attorney Mr. McManus interest contracted via a Fee Agreement with Mr. Dean is null and void because of their nefarious fraud against Mr. Ethan D. Dean, the people, and humanity.

Admit that Bar Attorney Christian Wiesenberg and Bar Attorney Mr. McManus have not secured a single investor to initiate a conversation with Mr. Dean, or to sign on to a nonexistent SA that McManus feels is premature and stated so in writing to Mr. Dean.

Admit that the critical time for raising capital to secure further patent territory was prior to March 2nd 2021 the date when the patent issued creating prior art against itself.

This is an Affidavit and contract and change of terms. Any man or woman who denies these claims are true must rebut them under penalty of perjury in the form of a sworn affidavit. Any man or woman who decides to suppress this affidavit agrees to pay \$30,000 and any disputes by private actors who are subject to the Michigan Constitution Common Law within America agrees to have these matters heard before an Arbitrator of my choice and to be bound thereby. Any man or woman denying these claims are true must rebut these claims point by point within five (5) days or 120 hours. Failure to respond means that by acquiescence you agree that all claims are true. Failing to respond with constitutionally granted authority which gave you the power to disregard the rights of the people mentioned within this Affidavit and Contract, means that you agree to have this affidavit used as evidence of Treason, Civil Rights Violations, Fraud, and Misadministration. You further agree that once the 5-day time period has expired, this Affidavit becomes truth and law and that all matters must be considered

adjudged and that no court has jurisdiction to rehear these matters and that the witness (and additional witnesses) against you shall be considered sufficient for conviction. **Remedy shall be determined by and with arbitration, and, or, in Superior Court within and under Common Law Proceedings.**

Furthermore, I Mr. Ethan D. Dean fully reserve and retain any and all rights I may have for any other additional rights to Remedy in these matters and do not surrender or forfeit any Rights to Remedy within by and through this declaration.

Verification

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provisions of 28 USC § 1746 that all of the above and foregoing representations are true and correct to the best of my knowledge, information and belief.

Executed in Kalkaska, Michigan on this 25th day of June in the Year of Our Lord Two Thousand and Twenty-One.


Autograph of Affiant:

Notary as JURAT CERTIFICATE
Michigan
Kalkaska County

On this 25 day of June, 2021 before me,
Patti Amore, a Notary Public, personally appeared

Mr. Ethan D. Dean, who proved to me on the basis of satisfactory evidence to be the man whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his autograph on the instrument the man executed, the instrument.

I certify under PENALTY OF PERJURY under the lawful laws of Michigan State and that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature of Notary / Jurat Patti Amore

Seal

PATTI AMORE
Notary Public, State of Michigan
County of Kalkaska
My Commission Expires 03-09-2026
Acting in the County of Kalkaska

EXHIBIT 1

reproductions and excerpts of Information shall be promptly returned to the Inventor, provided, however, that one copy of Information in written form may be retained only by Recipient's legal counsel for archival record purposes. Nothing in this Agreement nor the act of making disclosures pursuant hereto shall be deemed to grant any party any right or license, express or implied, under any patents, patent applications, trademarks, or copyrights now or hereafter owned or acquired by the other party, except to facilitate the discussions and evaluation contemplated hereunder.

6. In releasing Information hereunder and in evaluating the Information, the parties are and shall be deemed to be acting independently and not as agents or representatives of the other.
7. The period for disclosure of Information under this Agreement may be terminated at any time upon written notice. The termination of such disclosure period shall not terminate the obligations of Recipient under this Agreement in regard to non-disclosure and non-use of Information as set forth above, or with regard to return of Information, prototypes, or samples.
8. All notices under this Agreement shall be deemed duly given upon actual receipt, or if deposited with the United States Postal Service, postage prepaid, with return receipt requested, upon the date the returned receipt actually evidences receipt or refusal of the notice, provided the notice is sent to the respective parties address first set forth above or as may be changed in writing from time to time.
9. The Recipient acknowledges that a breach of this Agreement may cause the Inventor a continuing and irreparable injury which may not be adequately compensated by monetary damages. Recipient therefore agrees that in the event of an actual or threatened breach of this Agreement, the Inventor shall be entitled to, in addition to other remedies available, a temporary restraining order and preliminary and final injunctive relief against the Recipient to prevent any violation of this Agreement, without the necessity of posting a bond.
10. This Agreement sets forth the entire agreement between the parties with respect to the subject matter thereof, and shall not be varied, amended, or supplemented except by instruments in writing executed by both parties. The failure of either party to enforce strict performance by the other party shall not be construed as a waiver or relinquishment of such party's rights under this Agreement. This Agreement shall not be assigned without the prior written consent of the other party. The Agreement shall be binding upon each party and their successors and permitted assigns. This Agreement shall be governed by, and construed in accordance with, the laws of the State of Michigan.

RECIPIENT:

By: Matthew Decker

Title: Att. Gen. + Model

Date: 2/15/2011

By: Christian Wieseneberg

Title: Fidels Law, PLLC

Date: 2/15/2011

INVENTOR:

ETHAN DEAN

Date: _____

EXHIBIT 2

ANN ARBOR LEGAL PLLC DBA McMANUS & AMADEO 2500 PACKARD ST., STE. 106 ANN ARBOR, MI 48104-6827		1046
PAY TO THE ORDER OF	<i>Ethan Dean</i>	DATE <i>2/15/21</i>
FOR <i>Home</i>	<i>one-thousand and five-hundred and 00/100</i>	\$ <i>1,500.00</i> DOLLARS
CHASE <small>Member FDIC Chase Bank, N.A. www.chase.com</small>		
FOR DEPOSIT ONLY		
⑆001046⑆ ⑆072000326⑆		⑆1758787⑆

Security Features Included. Details on back.

EXHIBIT 14

I printed 47 States Constitutions and used them for study. The entirety of the compiled constitutions I left with the Sheriff office for their education.

I did make copies of some of the best love notes from our forefathers and have made copies for you.

Enclosed:

CCOABA

evidence; and, if it shall appear to the trier of fact that the matter charged as libelous is true, the party shall be discharged.

Paragraph VII. *Citizens, protection of.* All citizens of the United States, resident in this state, are hereby declared citizens of this state; and it shall be the duty of the General Assembly to enact such laws as will protect them in the full enjoyment of the rights, privileges, and immunities due to such citizenship.

-1-

Paragraph VIII. *Arms, right to keep and bear.* The right of the people to keep and bear arms shall not be infringed, but the General Assembly shall have power to prescribe the manner in which arms may be borne.

Paragraph IX. *Right to assemble and petition.* The people have the right to assemble peaceably for their common good and to apply by petition or remonstrance to those vested

with the powers of government for redress of grievances.

Paragraph X. *Bill of attainder; ex post facto laws; and retroactive laws.* No bill of attainder, ex post facto law, retroactive law, or laws impairing the obligation of contract or making irrevocable grant of special privileges or immunities shall be passed.

Paragraph XI. *Right to trial by jury; number of jurors; selection and compensation of jurors.* (a) The right to trial by jury shall remain inviolate, except that the court shall render

judgment without the verdict of a jury in all civil cases where no issuable defense is filed and where a jury is not demanded in writing by either party. In criminal cases, the defendant shall have a public and speedy trial by an impartial jury; and the jury shall be the

judges of the law and the facts.

(b) A trial jury shall consist of 12 persons; but the General Assembly may prescribe any number, not less than six, to constitute a trial jury in courts of limited jurisdiction and in superior courts in misdemeanor cases.

(c) The General Assembly shall provide by law for the selection and compensation of persons to serve as grand jurors and trial jurors.

Paragraph XII. *Right to the courts.* No person shall be deprived of the right to prosecute or defend, either in person or by an attorney, that person's own cause in any of the courts of this state.

Paragraph XIII. *Searches, seizures, and warrants.* The right of the people to be secure in their persons, houses, papers, and effects against unreasonable searches and seizures shall not be violated; and no warrant shall issue except upon probable cause supported by oath or affirmation particularly describing the place or places to be searched and the persons or things to be seized.

Paragraph XIV. *Benefit of counsel; accusation; list of witnesses; compulsory process.* Every person charged with an offense against the laws of this state shall have the privilege

and benefit of counsel; shall be furnished with a copy of the accusation or indictment and, on demand, with a list of the witnesses on whose testimony such charge is founded; shall have compulsory process to obtain the testimony of that person's own witnesses; and shall

be confronted with the witnesses testifying against such person.

Paragraph XV. *Habeas corpus.* The writ of habeas corpus shall not be suspended unless, in case of rebellion or invasion, the public safety may require it.

Paragraph XVI. *Self-incrimination.* No person shall be compelled to give testimony tending in any manner to be self-incriminating.

-2-

Paragraph XVII. *Bail; fines; punishment; arrest, abuse of prisoners.* Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted; nor shall any person be abused in being arrested, while under arrest, or in prison.

Paragraph XVIII. *Jeopardy of life or liberty more than once forbidden.* No person shall

corporations to organize, maintain or employ an armed body of men.^[1]

Section 25

Text of Section 25: Prosecution by Information.

Offenses heretofore required to be prosecuted by indictment may be prosecuted by information, or by indictment, as shall be prescribed by law.^[1]

Section 26

Text of Section 26: Grand Jury.

No grand jury shall be drawn or summoned in any county, except the superior judge thereof shall so order.^[1]

Section 27

Text of Section 27: Treason, Defined, Etc.

Treason against the state shall consist only in levying war against the state, or adhering to its enemies, or in giving them aid and comfort. No person shall be convicted of treason unless on the testimony of two witnesses to the same overt act, or confession in open court.^[1]

Section 28

Text of Section 28: Hereditary Privileges Abolished.

No hereditary emoluments, privileges, or powers, shall be granted or conferred in this state.^[1]

Section 29

Text of Section 29: Constitution Mandatory.

The provisions of this Constitution are mandatory, unless by express words they are declared to be otherwise.^[1]

Section 30

Text of Section 30: Rights Reserved.

representative, except if the person is in custody for an offense or is the accused.
(D) The legislature, or the people by initiative or referendum, have the authority to enact substantive and procedural laws to define, implement, preserve and protect the rights

Arizona Constitution

Article II

guaranteed to victims by this section, including the authority to extend any of these rights to juvenile proceedings.

(E) The enumeration in the constitution of certain rights for victims shall not be construed to deny or disparage others granted by the legislature or retained by victims.

3. Supreme law of the land

Section 3. The Constitution of the United States is the supreme law of the land.

4. Due process of law

Section 4. No person shall be deprived of life, liberty, or property without due process of law.

5. Right of petition and of assembly

Section 5. The right of petition, and of the people peaceably to assemble for the common good, shall never be abridged.

6. Freedom of speech and press

Section 6. Every person may freely speak, write, and publish on all subjects, being responsible for the abuse of that right.

7. Oaths and affirmations

Section 7. The mode of administering an oath, or affirmation, shall be such as shall be most consistent with and binding upon the conscience of the person to whom such oath, or affirmation, may be administered.

8. Right to privacy

Section 8. No person shall be disturbed in his private affairs, or his home invaded, without authority of law.

9. Irrevocable grants of privileges, franchises or immunities

Section 9. No law granting irrevocably any privilege, franchise, or immunity shall be enacted.

10. Self-incrimination; double jeopardy

Section 10. No person shall be compelled in any criminal case to give evidence against himself, or be twice put in jeopardy for the same offense.

11. Administration of justice

Section 11. Justice in all cases shall be administered openly, and without unnecessary delay.

12. Liberty of conscience; appropriations for religious purposes prohibited; religious freedom

Section 12. The liberty of conscience secured by the provisions of this constitution shall not be so construed as to excuse acts of licentiousness, or justify practices inconsistent with the peace and safety of the state. No public money or property shall be appropriated

Arizona Constitution

Article II

for or applied to any religious worship, exercise, or instruction, or to the support of any religious establishment. No religious qualification shall be required for any public office or employment, nor shall any person be incompetent as a witness or juror in consequence of his opinion on matters of religion, nor be questioned touching his religious belief in any court of justice to affect the weight of his testimony.

13. Equal privileges and immunities

Section 13. No law shall be enacted granting to any citizen, class of citizens, or corporation other than municipal, privileges or immunities which, upon the same terms, shall not equally belong to all citizens or corporations.

14. Habeas corpus

Section 14. The privilege of the writ of habeas corpus shall not be suspended by the authorities of the state.

15. Excessive bail; cruel and unusual punishment

Section 15. Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishment inflicted.

16. Corruption of blood; forfeiture of estate

Section 16. No conviction shall work corruption of blood, or forfeiture of estate.

17. Eminent domain; just compensation for private property taken; public use as judicial question

witnesses in his own behalf, to have a speedy public trial by an impartial jury of the Arizona Constitution

Article II

county in which the offense is alleged to have been committed, and the right to appeal in all cases; and in no instance shall any accused person before final judgment be compelled to advance money or fees to secure the rights herein guaranteed.

25. Bills of attainder; ex post facto laws; impairment of contract obligations

Section 25. No bill of attainder, ex-post-facto law, or law impairing the obligation of a contract, shall ever be enacted.

26. Bearing arms

Section 26. The right of the individual citizen to bear arms in defense of himself or the state shall not be impaired, but nothing in this section shall be construed as authorizing individuals or corporations to organize, maintain, or employ an armed body of men.

27. Standing army; quartering soldiers

Section 27. No standing army shall be kept up by this state in time of peace, and no soldier shall in time of peace be quartered in any house without the consent of its owner, nor in time of war except in the manner prescribed by law.

28. Treason

Section 28. Treason against the state shall consist only in levying war against the state, or adhering to its enemies, or in giving them aid and comfort. No person shall be convicted of treason unless on the testimony of two witnesses to the same overt act, or confession in open court.

29. Hereditary emoluments, privileges or powers; perpetuities or entailments

Section 29. No hereditary emoluments, privileges, or powers shall be granted or conferred, and no law shall be enacted permitting any perpetuity or entailment in this state.

30. Indictment or information; preliminary examination

Section 30. No person shall be prosecuted criminally in any court of record for felony or misdemeanor, otherwise than by information or indictment; no person shall be prosecuted for felony by information without having had a preliminary examination before a magistrate or having waived such preliminary examination.

31. Damages for death or personal injuries

Section 31. No law shall be enacted in this state limiting the amount of damages to be recovered for causing the death or injury of any person.

32. Constitutional provisions mandatory

Section 32. The provisions of this Constitution are mandatory, unless by express words they are declared to be otherwise.

33. Reservation of rights

Section 33. The enumeration in this Constitution of certain rights shall not be construed to deny others retained by the people.

Arizona Constitution

Article II

34. Industrial pursuits by state and municipal corporations

Section 34. The state of Arizona and each municipal corporation within the state of Arizona shall have the right to engage in industrial pursuits.

35. Actions by illegal aliens prohibited

Section 35. A person who is present in this state in violation of federal immigration law related to improper entry by an alien shall not be awarded punitive damages in any action in any court in this state.

Arizona Constitution

Article III

ARTICLE III. DISTRIBUTION OF POWERS

Distribution of Powers

The powers of the government of the state of Arizona shall be divided into three separate departments, the legislative, the executive, and the judicial; and, except as provided in this constitution, such departments shall be separate and distinct, and no one of such departments shall exercise the powers properly belonging to either of the others.

Article I, Alabama Constitution

southeastern direction to Monument Number 127 on said boundary line in latitude thirtyone degrees, twenty minutes north; thence east along and with said parallel of latitude, continuing on said boundary line to an intersection with the meridian of longitude one hundred nine degrees, two minutes, fifty-nine and twenty-five one-hundredths seconds west, being identical with the southwestern corner of New Mexico; thence north along and with said meridian of longitude and the west boundary of New Mexico to an intersection with the parallel of latitude thirty-seven degrees north, being the common corner of Colorado, Utah, Arizona, and New Mexico; thence west along and with said parallel of latitude and the south boundary of Utah to an intersection with the meridian of longitude one hundred fourteen degrees, two minutes, fifty-nine and twenty-five one-hundredths seconds west, being on the east boundary line of the State of Nevada; thence south along and with said meridian of longitude and the east boundary of said State of Nevada, to the center of the Colorado River; thence down the mid-channel of said Colorado River in a southern direction along and with the east boundaries of Nevada, California, and the Mexican Territory of Lower California, successively, to the place of beginning.

2. Alteration of state boundaries

Section 2. The legislature, in cooperation with the properly constituted authority of any adjoining state, is empowered to change, alter, and redefine the state boundaries, such change, alteration and redefinition to become effective only upon approval of the Congress of the United States.

Arizona Constitution

Article II

ARTICLE II. DECLARATION OF RIGHTS

1. Fundamental principles; recurrence to

Section 1. A frequent recurrence to fundamental principles is essential to the security of individual rights and the perpetuity of free government.

2. Political power; purpose of government

Section 2. All political power is inherent in the people, and governments derive their just powers from the consent of the governed, and are established to protect and maintain individual rights.

2.1. Victims' Bill of Rights

Section 2.1. (A) To preserve and protect victims' rights to justice and due process, a victim of crime has a right:

1. To be treated with fairness, respect, and dignity, and to be free from intimidation, harassment, or abuse, throughout the criminal justice process.
 2. To be informed, upon request, when the accused or convicted person is released from custody or has escaped.
 3. To be present at and, upon request, to be informed of all criminal proceedings where the defendant has the right to be present.
 4. To be heard at any proceeding involving a post-arrest release decision, a negotiated plea, and sentencing.
 5. To refuse an interview, deposition, or other discovery request by the defendant, the defendant's attorney, or other person acting on behalf of the defendant.
 6. To confer with the prosecution, after the crime against the victim has been charged, before trial or before any disposition of the case and to be informed of the disposition.
 7. To read pre-sentence reports relating to the crime against the victim when they are available to the defendant.
 8. To receive prompt restitution from the person or persons convicted of the criminal conduct that caused the victim's loss or injury.
 9. To be heard at any proceeding when any post-conviction release from confinement is being considered.
 10. To a speedy trial or disposition and prompt and final conclusion of the case after the conviction and sentence.
 11. To have all rules governing criminal procedure and the admissibility of evidence in all criminal proceedings protect victims' rights and to have these rules be subject to amendment or repeal by the legislature to ensure the protection of these rights.
 12. To be informed of victims' constitutional rights. *WHEN HAS THIS EVER HAPPENED*
- (B) A victim's exercise of any right granted by this section shall not be grounds for dismissing any criminal proceeding or setting aside any conviction or sentence.
- (C) "Victim" means a person against whom the criminal offense has been committed or, if the person is killed or incapacitated, the person's spouse, parent, child or other lawful

favor, and he shall enjoy the right to a speedy and public trial, by an impartial jury of his vicinage, without whose unanimous consent he cannot be found guilty. He shall not be deprived of life or liberty, except by the law of the land or the judgment of his peers, nor be compelled in any criminal proceeding to give evidence against himself, nor be put twice in jeopardy for the same offense.

Laws may be enacted providing for the trial of offenses not felonious by a court not of record without a jury, preserving the right of the accused to an appeal to and a trial by jury in some court of record having original criminal jurisdiction. Laws may also provide for juries consisting of less than twelve, but not less than five, for the trial of offenses not felonious, and may classify such cases, and prescribe the number of jurors for each class.

In criminal cases, the accused may plead guilty. If the accused plead not guilty, he may, with his consent and the concurrence of the Commonwealth's Attorney and of the court entered of record, be tried by a smaller number of jurors, or waive a jury. In case of such waiver or plea of guilty, the court shall try the case.

The provisions of this section shall be self-executing.

Section 8-A. Rights of victims of crime.

- That in criminal prosecutions, the victim shall be accorded fairness, dignity and respect by the officers, employees and agents of the Commonwealth and its political subdivisions and officers of the courts and, as the General Assembly may define and provide by law, may be accorded rights to reasonable and appropriate notice, information, restitution, protection, and access to a meaningful role in the criminal justice process. These rights may include, but not be limited to, the following:

- 1. The right to protection from further harm or reprisal through the imposition of appropriate bail and conditions of release;
- 2. The right to be treated with respect, dignity and fairness at all stages of the criminal justice system;
- 3. The right to address the circuit court at the time sentence is imposed;
- 4. The right to receive timely notification of judicial proceedings;
- 5. The right to restitution;
- 6. The right to be advised of release from custody or escape of the offender, whether before or after disposition; and
- 7. The right to confer with the prosecution.

This section does not confer upon any person a right to appeal or modify any decision in a criminal proceeding, does not abridge any other right guaranteed by the Constitution of the United States or this Constitution, and does not create any cause of action for compensation or damages against the Commonwealth or any of its political subdivisions, any officer, employee or agent of the Commonwealth or any of its political subdivisions, or any officer of the court.

The amendment ratified November 5, 1996 and effective January 1, 1997—Added a new section (8-A).

Section 9. Prohibition of excessive bail and fines, cruel and unusual punishment, suspension of habeas corpus, bills of attainder, and ex post facto laws.

That excessive bail ought not to be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted; that the privilege of the writ of habeas corpus shall not be suspended unless when, in cases of invasion or rebellion, the public safety may require; and that the General Assembly shall not pass any bill of attainder, or any ex post facto law.

Section 10. General warrants of search or seizure prohibited.

That general warrants, whereby an officer or messenger may be commanded to search suspected places without evidence of a fact committed, or to seize any person or persons not named, or whose offense is not particularly described and supported by evidence, are grievous and oppressive, and ought not to be granted.

Section 11. Due process of law; obligation of contracts; taking or damaging of private property; prohibited discrimination; jury trial in civil cases.

That no person shall be deprived of his life, liberty, or property without due process of law; that the General Assembly shall not pass any law impairing the obligation of contracts; and that the

subdivisions shall not create or recognize a legal status for relationships of unmarried individuals that intends to approximate the design, qualities, significance, or effects of marriage. Nor shall this Commonwealth or its political subdivisions create or recognize another union, partnership, or other legal status to which is assigned the rights, benefits, obligations, qualities, or effects of marriage.

The amendment ratified November 7, 2006, and effective January 1, 2007—Added a new section (15-A).

Section 16. Free exercise of religion; no establishment of religion.

That religion or the duty which we owe to our Creator, and the manner of discharging it, can be directed only by reason and conviction, not by force or violence; and, therefore, all men are equally entitled to the free exercise of religion, according to the dictates of conscience; and that it is the mutual duty of all to practice Christian forbearance, love, and charity towards each other. No man shall be compelled to frequent or support any religious worship, place, or ministry whatsoever, nor shall be enforced, restrained, molested, or burthened in his body or goods, nor shall otherwise suffer on account of his religious opinions or belief; but all men shall be free to profess and by argument to maintain their opinions in matters of religion, and the same shall in nowise diminish, enlarge, or affect their civil capacities. And the General Assembly shall not prescribe any religious test whatever, or confer any peculiar privileges or advantages on any sect or denomination, or pass any law requiring or authorizing any religious society, or the people of any district within this Commonwealth, to levy on themselves or others, any tax for the erection or repair of any house of public worship, or for the support of any church or ministry; but it shall be left free to every person to select his religious instructor, and to make for his support such private contract as he shall please.

Section 17. Construction of the Bill of Rights.

The rights enumerated in this Bill of Rights shall not be construed to limit other rights of the people not therein expressed.

PREAMBLE

Since through Divine Providence we enjoy the blessings of civil, political and religious liberty, we, the people of West Virginia, in and through the provisions of this Constitution, reaffirm our faith in and constant reliance upon God and seek diligently to promote, preserve and perpetuate good government in the state of West Virginia for the common welfare, freedom and security of ourselves and our posterity.

ARTICLE I

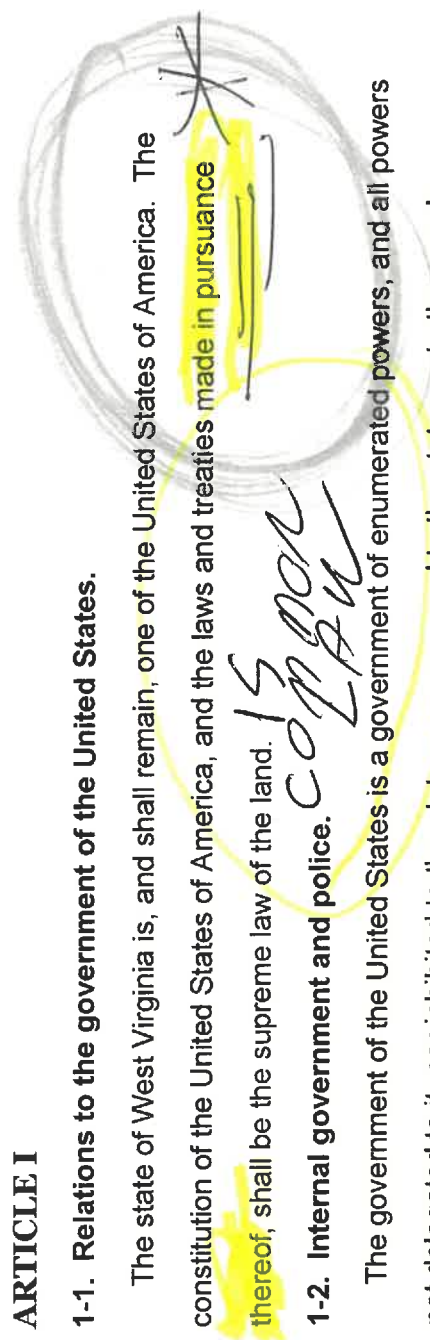
1-1. Relations to the government of the United States.

The state of West Virginia is, and shall remain, one of the United States of America. The constitution of the United States of America, and the laws and treaties made in pursuance thereof, shall be the supreme law of the land.

1-2. Internal government and police.

The government of the United States is a government of enumerated powers, and all powers not delegated to it, nor inhibited to the states, are reserved to the states or to the people thereof. Among the powers so reserved to the states is the exclusive regulation of their own internal government and police; and it is the high and solemn duty of the several departments of government, created by this constitution, to guard and protect the people of this state from all encroachments upon the rights so reserved.

1-3. Continuity of constitutional operation.



domain to an entity only on a two-thirds vote of all the members elected to each house.

(d) When a person's property is taken under Subsection (a) of this section, except for the use of the State, compensation as described by Subsection (a) shall be first made, or secured by a deposit of money; and no irrevocable or uncontrollable grant of special privileges or immunities shall be made; but all privileges and franchises granted by the Legislature, or created under its authority, shall be subject to the control thereof.

(Amended Nov. 3, 2009.)

Sec. 18. IMPRISONMENT FOR DEBT. No person shall ever be imprisoned for debt.

Sec. 19. DEPRIVATION OF LIFE, LIBERTY, PROPERTY, ETC. BY DUE COURSE OF LAW. No citizen of this State shall be deprived of life, liberty, property, privileges or immunities, or in any manner disfranchised, except by the due course of the law of the land. *IS COMMON LAW*

Sec. 20. OUTLAWRY OR TRANSPORTATION OUT OF STATE FOR OFFENSE. No citizen shall be outlawed. No person shall be transported out of the State for any offense committed within the same. This section does not prohibit an agreement with another state providing for the confinement of inmates of this State in the penal or correctional facilities of that state.

(Amended Nov. 5, 1985.)

Sec. 21. CORRUPTION OF BLOOD; FORFEITURE OF ESTATE; SUICIDES. No conviction shall work corruption of blood, or forfeiture of estate, and the estates of those who destroy their own lives shall descend or vest as in case of natural death.

Sec. 22. TREASON AGAINST STATE. Treason against the State shall consist only in levying war against it, or adhering to its enemies, giving them aid and comfort; and no person shall be convicted of treason except on the testimony of two witnesses to the same overt act, or on confession in open court.

Sec. 23. RIGHT TO KEEP AND BEAR ARMS. Every citizen shall have the right to keep and bear arms in the lawful defense of himself or the State; but the Legislature shall have power, by law, to regulate the wearing of arms, with a view to prevent crime.

CONSTITUTION OF THE STATE OF FLORIDA

AS REVISED IN 1968 AND SUBSEQUENTLY AMENDED

The Constitution of the State of Florida as revised in 1968 consisted of certain revised articles as proposed by three joint resolutions which were adopted during the special session of June 24-July 3, 1968, and ratified by the electorate on November 5, 1968, together with one article carried forward from the Constitution of 1885, as amended. The articles proposed in House Joint Resolution 1-2X constituted the entire revised constitution with the exception of Articles V, VI, and VIII. Senate Joint Resolution 4-2X proposed Article VI, relating to suffrage and elections. Senate Joint Resolution 5-2X proposed a new Article VIII, relating to local government. Article V, relating to the judiciary, was carried forward from the Constitution of 1885, as amended.

Sections composing the 1968 revision have no history notes. Subsequent changes are indicated by notes appended to the affected sections. The indexes appearing at the beginning of each article, notes appearing at the end of various sections, and section and subsection headings are added editorially and are not to be considered as part of the constitution.

PREAMBLE

We, the people of the State of Florida, being grateful to Almighty God for our constitutional liberty, in order to secure its benefits, perfect our government, insure domestic tranquility, maintain public order, and guarantee equal civil and political rights to all, do ordain and establish this constitution.

ARTICLE I

DECLARATION OF RIGHTS

SECTION 1. Political power.—All political power is inherent in the people. The enunciation herein of certain rights shall not be construed to deny or impair others retained by the people.

SECTION 2. Basic rights.—All natural persons, female and male alike, are equal before the law and have inalienable rights, among which are the right to enjoy and defend life and liberty, to pursue happiness, to be rewarded for industry, and to acquire, possess and protect property. No person shall be deprived of any right because of race, religion, national origin, or physical disability.

History.—Am. S.J.R. 917, 1974; adopted 1974; Am. proposed by Constitution Revision Commission, Revision No. 9, 1998, filed with the Secretary of State May 5, 1998; adopted 1998; Am. proposed by Constitution Revision Commission, Revision No. 6, 2018, filed with the Secretary of State May 9, 2018; adopted 2018.

SECTION 3. Religious freedom.—There shall be no law respecting the establishment of religion or prohibiting or penalizing the free exercise thereof. Religious freedom shall not justify practices inconsistent with public morals, peace or safety. No revenue of the state or any political subdivision or agency thereof shall ever be taken from the public treasury directly or indirectly in aid of any church, sect, or religious denomination or in aid of any sectarian institution.

Arizona ARTICLE 1.
BILL OF RIGHTS.

1. Rights of persons. All men are, by nature, free and independent, and have certain unalienable rights—among which are those of enjoying and defending life and liberty, acquiring, possessing and protecting property, and pursuing and obtaining safety and happiness.

Virginia

3-20. Preservation of free government

Free government and the blessings of liberty can be preserved to any people only by a firm adherence to justice

moderation, temperance, frugality and virtue, and by a frequent recurrence to fundamental principles.

Inherent rights of mankind.

All men are born equally free and independent, and have certain inherent and inalienable rights, among which are those of enjoying and defending life and liberty, of acquiring, possessing and protecting property and reputation, and of pursuing their own happiness.

Political powers.

All power is inherent in the people, and all free governments are founded on their authority and instituted for their peace, safety and happiness. For the advancement of these ends they have at all times an inalienable and indefeasible right to alter, reform or abolish their government in such manner as they may think proper.

Maryland

Art. 6. That all persons invested with the Legislative or Executive powers of Government are the Trustees of the Public, and, as such, accountable for their conduct: Wherefore, whenever the ends of Government are perverted, and public liberty manifestly endangered, and all other means of redress are ineffectual, the People may, and of right ought, to reform the old, or establish a new Government; the doctrine of non-resistance against arbitrary power and oppression is absurd, slavish and destructive of the good and happiness of mankind.

Below are 47 State Bill/Declaration of Rights

Preamble

We the people of the State of Arizona, grateful to Almighty God for our liberties, do ordain this Constitution.

ARTICLE I. STATE BOUNDARIES

1. Designation of boundaries

The boundaries of the State of Arizona shall be as follows, namely: Beginning at a point on the Colorado River twenty English miles below the junction of the Gila and Colorado Rivers, as fixed by the Gadsden Treaty between the United States and Mexico, being in latitude thirty-two degrees, twenty-nine minutes, forty-four and forty-five one-hundredths seconds north and longitude one hundred fourteen degrees, forty-eight minutes, forty-four and fifty-three one-hundredths seconds west of Greenwich; thence along and with the international boundary line between the United States and Mexico in a

**Text of Section 7:
Accusation, Arrest and Detention; Punishment Limited to Laws
Established Prior to Offense**

“ That no person shall be accused or arrested, or detained, except in cases ascertained by law, and according to the form which the same has prescribed; and no person shall be punished but by virtue of a law established and promulgated prior to the offense and legally applied.⁽¹⁾⁽²⁾ ”

Section 8

**Text of Section 8:
Proceeding Against Person by Information; Grand Jury Not
Required in Misdemeanor Cases**

“ That no person shall, for any indictable offense, be proceeded against criminally, by information, except in cases arising in the militia and volunteer forces when in actual service, or when assembled under arms as a military organization, or, by leave of the court, for misfeasance, misdemeanor, extortion, and oppression in office, otherwise than is provided in the Constitution; provided, that in cases of misdemeanor, the legislature may by law dispense with a grand jury and authorize such prosecutions and proceedings before justices of the peace or such other inferior courts as may be by law established.⁽¹⁾⁽²⁾ ”

Amendments

- Amended by: Amendment 37, Alabama Constitution

Section 9

**Text of Section 9:
Double Jeopardy; Discharge of Juries from Cases**

“ That no person shall, for the same offense, be twice put in jeopardy of life or limb; but courts may, for reasons fixed by law, discharge juries from the consideration of any case, and no person shall gain an advantage by reason of such discharge of the jury.⁽¹⁾⁽²⁾ ”

Section 10

**Text of Section 10:
Right to Prosecute Civil Cause**

“ That no person shall be barred from prosecuting or defending before any tribunal in this state, by himself or counsel, any civil cause to which he is a party.⁽¹⁾⁽²⁾ ”

Section 11

Text of Section 11:

implement this section.

Section 30b. No Protected Status Based on Homosexual, Lesbian or Bisexual Orientation. Neither the State of Colorado, through any of its branches or departments, nor any of its agencies, political subdivisions, municipalities or school districts, shall enact, adopt or enforce any statute, regulation, ordinance or policy whereby homosexual, lesbian or bisexual orientation, conduct, practices or relationships shall constitute or otherwise be the basis of or entitle any person or class of persons to have or claim any minority status, quota preferences, protected status or claim of discrimination. This Section of the Constitution shall be in all Colorado Revised Statutes 2016 6 Uncertified Printout respects self-executing.

Section 31. Marriages - valid or recognized. Only a union of one man and one woman shall be valid or recognized as a marriage in this state.

ARTICLE III

Distribution of Powers

The powers of the government of this state are divided into three distinct departments,-- the legislative, executive and judicial; and no person or collection of persons charged with the exercise of powers properly belonging to one of these departments shall exercise any power properly belonging to either of the others, except as in this constitution expressly directed or permitted.

*NOT A CONSTITUTION
BAGBACH OF GOV*

THE DELAWARE CONSTITUTION

ARTICLE I. BILL OF RIGHTS

§ 1. Freedom of religion.

Section 1. Although it is the duty of all persons frequently to assemble together for the public worship of Almighty God; and piety and morality, on which the prosperity of communities depends, are hereby promoted; yet no person shall or ought to be compelled to attend any religious worship, to contribute to the erection or support of any place of worship, or to the maintenance of any ministry, against his or her own free will and consent; and no power shall or ought to be vested in or assumed by any magistrate that shall in any case interfere with, or in any manner control the rights of conscience, in the free exercise of religious worship, nor a preference given by law to any religious societies, denominations, or modes of worship.

§ 2. Religious test for office not required.

Section 2. No religious test shall be required as a qualification to any office, or public trust, under this State.

§ 3. Free and equal elections.

Section 3. All elections shall be free and equal.

§ 4. Trial by jury.

Section 4. Trial by jury shall be as heretofore.

§ 5. Freedom of press and speech; evidence in libel prosecutions; jury questions.

Section 5. The free communication of thoughts and opinions is one of the invaluable rights of man. The press shall be free to every citizen who undertakes to examine the official conduct of persons acting in a public capacity; and any citizen may freely speak, write and print on any subject, being responsible for the abuse of that liberty. In prosecutions for publications, investigating the proceedings of officers, or where the matter published is proper for public information, the truth thereof may be given in evidence; and in all indictments for libels the jury may determine the facts and the law, as in other cases.

§ 6. Searches and seizures.

Section 6. The people shall be secure in their persons, houses, papers and possessions, from unreasonable searches and seizures; and no warrant to search any place, or to seize any person or thing, shall issue without describing them as particularly as may be; nor then, unless there be probable cause supported by oath or affirmation.

§ 7. Procedural rights in criminal prosecutions; jury trial; self-incrimination; deprivation of life, liberty or property.

Section 7. In all criminal prosecutions, the accused hath a right to be heard by himself or herself and his or her counsel, to be plainly and fully informed of the nature and cause of the accusation against him or her, to meet the witnesses in their examination face to face, to have compulsory process in due time, on application by himself or herself, his or her friends or counsel, for obtaining witnesses in his or her favor, and a speedy and public trial by an impartial jury; he or she shall not be compelled to give evidence against himself or herself, nor shall he or she be deprived of life, liberty or property, unless by the judgment of his or her peers or by the law of the land.

Section 35

Text of Section 35: Objective of Government

“ That the sole object and only legitimate end of government is to protect the citizen in the enjoyment of life, liberty, and property, and when the government assumes other functions it is usurpation and oppression.”^{[U][1]}

Section 36

Text of Section 36: Construction of Declaration of Rights

“ That this enumeration of certain rights shall not impair or deny others retained by the people; and, to guard against any encroachments on the rights herein retained, we declare that everything in this Declaration of Rights is excepted out of the general powers of government, and shall forever remain inviolate.”^{[U][2]}

Preamble

The Constitution of the State of Alaska

Adopted by the Constitutional Convention February 5, 1956
Ratified by the People of Alaska April 24, 1956
Became Operative with the Formal Proclamation of Statehood January 3, 1959

We the people of Alaska, grateful to God and to those who founded our nation and pioneered this great land, in order to secure and transmit to succeeding generations our heritage of political, civil, and religious liberty within the Union of States, do ordain and establish this constitution for the State of Alaska.

Article 1 - Declaration of Rights

§ 1. Inherent Rights

This constitution is dedicated to the principles that all persons have a natural right to life, liberty, the pursuit of happiness, and the enjoyment of the rewards of their own industry; that all persons are equal and entitled to equal rights, opportunities, and protection under the law; and that all persons have corresponding obligations to the people and to the State.

§ 2. Source of Government

All political power is inherent in the people. All government originates with the people, is founded upon their will only, and is instituted solely for the good of the people as a whole.

§ 3. Civil Rights

No person is to be denied the enjoyment of any civil or political right because of race, color, creed, sex, or national origin. The legislature shall implement this section.
[Amended 1972]

§ 4. Freedom of Religion

Section 17. Private property shall not be taken for private use, except for private ways of necessity, and for drains, flumes, or ditches, on or across the lands of others for mining, agricultural, domestic, or sanitary purposes. No private property shall be taken or damaged for public or private use without just compensation having first been made, paid into court for the owner, secured by bond as may be fixed by the court, or paid into the state treasury for the owner on such terms and conditions as the legislature may provide, and no right of way shall be appropriated to the use of any corporation other than municipal, until full compensation therefore be first made in money, or ascertained and paid into court for the owner, irrespective of any benefit from any improvement proposed by such corporation, which compensation shall be ascertained by a jury, unless a jury be waived as in other civil cases in courts of record, in the manner prescribed by law. Whenever an attempt is made to take private property for a use alleged to be public, the question whether the contemplated use be really public shall be a judicial question, and determined as such without regard to any legislative assertion that the use is public.

18. Imprisonment for debt

Section 18. There shall be no imprisonment for debt, except in cases of fraud.

19. Bribery or illegal rebating; witnesses; self-incrimination no defense

Section 19. Any person having knowledge or possession of facts that tend to establish the guilt of any other person or corporation charged with bribery or illegal rebating, shall not be excused from giving testimony or producing evidence, when legally called upon to

Arizona Constitution

Article II

do so, on the ground that it may tend to incriminate him under the laws of the state; but no person shall be prosecuted or subject to any penalty or forfeiture for, or on account of, any transaction, matter, or thing concerning which he may so testify or produce evidence.

20. Military power subordinate to civil power

Section 20. The military shall be in strict subordination to the civil power.

21. Free and equal elections

Section 21. All elections shall be free and equal, and no power, civil or military, shall at any time interfere to prevent the free exercise of the right of suffrage.

22. Bailable offenses

Section 22. A. All persons charged with crime shall be bailable by sufficient sureties, except:

1. For capital offenses, sexual assault, sexual conduct with a minor under fifteen years of age or molestation of a child under fifteen years of age when the proof is evident or the presumption great.
2. For felony offenses committed when the person charged is already admitted to bail on a separate felony charge and where the proof is evident or the presumption great as to the present charge.
3. For felony offenses if the person charged poses a substantial danger to any other person or the community, if no conditions of release which may be imposed will reasonably assure the safety of the other person or the community and if the proof is evident or the presumption great as to the present charge.
4. For serious felony offenses as prescribed by the legislature if the person charged has entered or remained in the United States illegally and if the proof is evident or the presumption great as to the present charge.

B. The purposes of bail and any conditions of release that are set by a judicial officer include:

1. Assuring the appearance of the accused.
 2. Protecting against the intimidation of witnesses.
 3. Protecting the safety of the victim, any other person or the community.
 23. Trial by jury; number of jurors specified by law
- Section 23. The right of trial by jury shall remain inviolate. Juries in criminal cases in which a sentence of death or imprisonment for thirty years or more is authorized by law shall consist of twelve persons. In all criminal cases the unanimous consent of the jurors shall be necessary to render a verdict. In all other cases, the number of jurors, not less than six, and the number required to render a verdict, shall be specified by law.

24. Rights of accused in criminal prosecutions

Section 24. In criminal prosecutions, the accused shall have the right to appear and defend in person, and by counsel, to demand the nature and cause of the accusation against him, to have a copy thereof, to testify in his own behalf, to meet the witnesses against him face to face, to have compulsory process to compel the attendance of

Alabama Constitution



Preamble

Articles

I • II • III • IV • V • VI • VII • VIII • IX • X • XI • XII • XIII • XIV • XV • XVI • XVII • XVIII

Amendments

Article I of the Alabama Constitution is entitled **Declaration of Rights** and consists of 36 sections.

Preamble

“ That the great, general, and essential principles of liberty and free government may be recognized and established, we declare:^{[1][2]} ”

Section 1

Text of Section 1: Equality and Rights of Men

“ That all men are equally free and independent; that they are endowed by their Creator with certain inalienable rights; that among these are life, liberty and the pursuit of happiness.^{[1][12]} ”

Section 2

Text of Section 2: People Source of Power

“ That all political power is inherent in the people, and all free governments are founded on their authority, and instituted for their benefit; and that, therefore, they have at all times an inalienable and indefeasible right to change their form of government in such manner as they may deem expedient.^{[1][12]} ”

Section 3

Text of Section 3: Religious Freedom

“ That no religion shall be established by law; that no preference shall be given by law to any religious sect, society, denomination, or mode of worship; that no one shall be compelled by law to attend ”