

Private ~ notice to Agent is Notice to Principal ~ Notice to Principal is Notice to Agent ~ **Private**



johnie-mae wilson
c/o 33096 Redwood Hwy #65
O'Brien-Republic, territory, [97534] non-domestic without the U.S.

Affidavit of truth ~ Writ in the Nature of: Notice of Administrative Judgment

to: Charles W. Scharf/ DBA PRESIDENT-CEO /
WELLS FARGO N.A.
PO BOX 5133, SIOUX FALLS, SD 57117

cc: Mark W Begor/DBA EQUIFAX-CEO, c/o EQUIFAX INFORMATION SERVICES LLC
POST OFFICE BOX 105874
ATLANTA GEORGE 30348

Case # 062024052442200136
WELLS FARGO: account number ending in: XXXX

NOTICE: Charles W. Scharf/ DBA PRESIDENT-CEO /WELLS FARGO N.A., and all entities acting as Servicers, Assigns, Principals, Agents or Successors, hereby and herein Incorporated by this reference, RESPONDENT(S). By the paramount secured interest holder, director and beneficiary for the Public Trust JOHNNIE M WALKER # XXX-XX- XXXX, S/S number on file. i, known as [johnie-mae: wilson, et. al.](#), Agent for the Johnnie M Walker U.S. Artificial Person, timely and conditionally accept all presentments as follow:

Plain Statement of FACTS

(1) On the 17th day of November 2023 @ 11:14 am, under notary seal, by United States Postal Service, Certified mail no. # 70203160000143164756 did present to RESPONDENT(S), Default Notice: Writ in the nature of Default Judgment, re. exhibit sheet.

(2) RESPONDENT(S)'s failure to provide proof of claim within the allotted time does:
(a) constitute RESPONDENT(S)'s confirmation and confession that NOTICE and all provisions are true and valid, that RESPONDENT(S) is subject hereto as described therein, and that RESPONDENT(S) has consented to judgment, as certified by issuance of Notaries Certification and Default Notice. (b) thereby has conferred upon Affiant lien right and power of attorney over RESPONDENT(S)'s affairs and finances to secure compensation for any Commercial injury or injuries committed in the Public by RESPONDENT(S) upon Affiant and/or JOHNNIE M WALKER Public Trust Account, e.g. violations of fundamental & unalienable rights, breach of contract, re: Treaty of Peace and Friendship 1787 breach of fiduciary duty, want of due process, unlawful takings, and the like. whereas the Writ in The Nature of Default Judgement was not honored, this notice of: Writ in the nature of this **second** Administrative Judgement must be honored and all false accusations, claims, petitions, fillings with any third party entities acting as/under the UNITED STATES INC., Company regarding my lawful status as a natural flash and blood being, an american, moroccan, creditor and heir to the land, must be dismissed and expunged.

