

# NOTICE OF SPECIAL RESTRICTED APPEARANCE AND CHALLENGE OF JURISDICTION

Date: 3-11-2022

To: Judge JEFF LIPMAN, Clerk Patsy Nemmers

District Court IOWA Judicial POLK County

Case Number: ANCICI009402

NOTICE OF ESTOPPEL AND STIPULATION OF CONSTITUTIONAL CHALLENGE TO ALL IOWA STATE STATUES WHERE No general law affecting private rights, shall be varied in any particular case, by special legislation, except with the free consent, in writing of all persons to be affected thereby; AND MOTION TO INTERVENE WITH AN INJUNCTION FOR NAME PIERCE, STACY ALLEN d/b/a STACY ALLEN PIERCE AND NOTICE THAT NAME PIERCE, STACY ALLEN d/b/a STACY ALLEN PIERCE are the registered agents for entity is upon whom a Notice of Claim against the public corporation may be served

I am a man. I am competent. However, I do not “understand” any of the codes or statutes being expressed in the petition against me. Let the record show that I do not consent to this matter. If I am here at all, I am here on a *special restricted appearance*, regarding case number ANCICI009402 only to challenge jurisdiction and have this matter dismissed immediately. First I must ask:

1. Can this court move on facts not in evidence?
2. Where is the competent fact witness? Where is the damaged party?
3. Who brings the claim? Who is underwriting this action?
4. If you are now trying to cite me as a “defendant” in this court’s jurisdiction The Court cannot assume jurisdiction over my person merely because someone decided to change my status, and standing as a “defendant” without my consent. The right over a person by that person of that person is the sole purpose and function of freedom and liberty guaranteed as an un-enumerated right in the 9<sup>th</sup> Amendment, U.S. Bill of Rights.
5. I categorically dispute and deny jurisdiction of this Court over my person as I have no known contract, implied or express, with the state government, or the federal government. Therefore, this Court has no jurisdiction over me, or my assets.

6. The only jurisdictions that I recognize, acknowledge, and validate as a American Indian are tribal and ecclesiastical. See 18 U.S.C. § 1151, Public Law 97-280 (96 Stat.1211) of 1982, 28 U.S.C. § 1738 and 18 U.S.C. § 2265. It is settled law that State courts have no jurisdiction over Indians or Indian affairs. Williams v. Lee, 358 U.S. 217 (1959); Rice v. Olson, 324 U.S. 786 (1945); Worcester v. Georgia, 31 U.S. (6 Pet.) 5151 (1832); ex parte Young, 209 U.S. 128 (1908); Edelman v. Jordan, 415 U.S. 650 (1974).

7. Take note that a "Court must prove on the record, all jurisdiction facts related to the jurisdiction asserted. "Lantana v. Hopper, 102 F. 2d 188; Chicago v. New York, 37 F. Supp. 150.

8. "Once challenged, jurisdiction cannot be assumed, it must be proved to exist." Stuck v. Medical Examiners 94 Ca 2d 751. 211 P2d 389.

9. Pursuant to Melo v. U.S. 505 F 2d 1026 "Once jurisdiction is challenged, the court cannot proceed when it clearly appears that the court lacks jurisdiction, the court has no authority to reach merits, but rather should dismiss the action."

10. Also take note that "Jurisdiction can be challenged at any time." Basso v. Utah Power & Light Co. 495 F 2d 906, 910.

11. Let it be known that Subject matter jurisdiction requires a competent witness or notarized affidavit demonstrating an injury, and Courts cannot have subject matter jurisdiction if the alleged crime has no flesh and blood victims.

12. It is requested that, Clerk Patsy Nemmers, the alleged judge Lipman, shall produce, unto this living man, **within the period of 3 days** from the date hereof, a sworn affidavit, sworn under your own hand, with full, unlimited, personal liability, under penalty of perjury, to the effect that you did, articulate, sign and swear an Oath of Office of Judge, to act under the authority of the ENTITY, and that you do, at all times, operate in strict compliance with that oath of office in the ordinary course of your duties, without fear, favour or exception, under Rule of Law. If this is not done, I would like my case dismissed Immediately

13. You shall present and deliver by certified mail, to this living man, **within the same 3 days**, true and certified documentary evidence and proofs of a statement, acceptance or declaration), signed under my hand and seal, that I did, grant unto YOU, and or unto the ENTITY, or unto any other person, permission, authority or consent; including, but not limited to, YOU, the ENTITY, the principal of the ENTITY, or the founding principal of the ENTITY, to honor any judgment, order, decision or verdict of the said parties, in any cause or matter, in which I may have been involved.. If my request is not Honored I will be contacting the Attorney general and State Insurance Commissioner to file a complaint & help solve the matter.

I do not "understand" the **nature and cause** of the accusation with regard to the elements of personal jurisdiction, venue, underwriting and the nature of the action until the prosecution properly alleges them. I am therefore unable to plea to ANYTHING until I have had an opportunity to raise a



meaningful defense against the elements. I cannot rebut an unstated presumption.

For my self, I am a man, not a corporation or a legal "person" nor am I a surety for one. Where is the contract wherein I knowingly and willingly, with full disclosure, consented or otherwise agreed to be treated this way?

Who are you people and why do you deem yourselves to have higher standing than a man?

May I remind everyone, Equality under the Law is paramount and mandatory by law.

Me, I am unrepresented, I don't "do Attorneys" as I have found them to be injurious to my freedom, life, liberty and pursuit of happiness. Me, I reserve all rights at all times in all places and I waive no rights at any time or in any place. I do waive benefit privilege.

**AND TAKE FURTHER NOTICE THAT THIS IS A CONTRACT**, your failure to answer and rebut this affidavit is acquiescence, you have 72 hrs. to answer, then this contract is law.

## **COMMERCIAL AFFIDAVIT OATH AND VERIFICATION**

### **CERTIFICATE OF SERVICE**

I, as Stacy Allen Pierce a living man for the corp. sole dba. STACY ALLEN PIERCE , is to certify that I have this day served the COURTS with this **Special Restricted Appearance and stipulation of Constitutional Challenge to ALL IOWA STATE STATUTES etc.**

11th day of March, 2022 Stacy Allen Pierce ©  
UCC 1-103.6 UCC 1-308, UCC 1-301 UCC 1-107

State of IOWA )  
 ) ss.  
County of POLK )

I have here unto set my hand and seal of office On this, 11th Day of March, ~~2019~~ 2022 as the Notary Public named Cierra Lynch.  
CL Cierra Lynch  
(Signature)

