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STATE OF INDIANA  
LAKE COUNTY  
FILED FOR RECORD

2009 081419

2009 DEC -8 PM 3: 37

MICHAEL A. BROWN  
RECORDER

**TRUTH AFFIDAVIT**  
IN THE NATURE OF SUPPLEMENTAL  
RULES FOR ADMINISTRATIVE AND MARITIME CLAIMS RULES C(6)

December 4, 2009

2<sup>nd</sup> Notice

Certified Mail

In Commerce, everything must be stated in Truth. I, **James: gragnani™**, a Sovereign, a Private Person, a Living Soul, a Creditor, Claimant, and Secured Party and **NOT a STATUTORY PERSON** upon the land Indiana, a Republic in the county called Lake, do hereby solemnly declare, say, and state. (1) Secured Party is competent for stating the matters set forth herewith; (2) Secured Party has personal knowledge about the facts stated herein; (3) Everything stated in this TRUTH AFFIDAVIT is the Truth, the Whole Truth, and nothing but the Truth and all stated is true, correct, complete, and not misleading. **NO THIRD PARTIES ALLOWED.**

PLAIN STATEMENT ABOUT THE FACTS: (a) For Resolving a Matter it must be expressed (b) In Commerce Truth is Sovereign; (c) Truth is expressed in the Affidavit Form; (d) An Unrebutted Affidavit stands as Truth in Commerce; (e) An Unrebutted Affidavit becomes the judgment in Commerce; (f) A Truth Affidavit, under Commercial Law, can only be satisfied by a **Rebuttal about the Truth Affidavit**, by payment, by agreement, by resolution by a jury according by the rules for Common Law.

A **LAWFUL CONTRACT** has: (1) Offer; (2) Consideration; (3) Acceptance by all Parties for the Contract and; (4) The Signatures by all Parties involved with the Contract. Only the parties signing the Contract can participate in the discussion of the Contract. Full disclosure about the **CONTRACT** is imperative.

**Public money:** virtually all transaction accounts such as checking and passbook savings accounts are colorable hypothecated on credit of the United States even though financial institutions chartered and/or regulated by federal government, FDIC, and/or the Federal Reserve System employ deceptive, fraudulent, and unlawful means to issue private bills of credit. Credit of the United States is public money.

**Current credit and monetary systems** where "credit" is used to defer payment rather than actually pay debt are patently unconstitutional. Article I § 8 of the Constitution of the United States empowers Congress to mint coin and regulate its value, and to prescribe punishment for "counterfeiting securities" and current coin of the United States, then Article I § 10 "prohibits the several States from emitting bills of credit, minting coin, or making anything but gold and silver coin a tender for payment of debt." Since the Constitution of the United States mandates that Congress mint gold and silver coin for a national currency, and "prohibits the several States from emitting bills of credit or making anything but gold and silver coin a tender for payment of debt", the Federalism/Cooperative Federalism scheme rests on the notion that all people throughout the nation are government officers and employees engaged in "trade or business" entitled to use of "public money" as deferred compensation.

\$17  
CS  
CA

James: gragnani™, Agent, Attorney-in-Fact copy claim

The creation of the Federal Reserve was perfectly constitutional because it is only the central banking system of (for) the United States -- and therefore it is ONLY a system for the District of Columbia, and the territories, and possessions:

- 1) The District of Columbia
- 2) Commonwealth of Puerto Rico
- 3) U.S. Virgin Islands
- 4) Guam
- 5) American Samoa
- 6) Northern Mariana Islands
- 7) Trust Territory of the Pacific Islands
- 8) Military bases within the several states
- 9) Federal agencies within the several states

The VENUE in which the fed operates is outside of the states of the Union party to the Constitution.

In other words, the following statements are true:

- 1.) The banking system is perfectly constitutional, IF IT IS LIMITED to the territories outside of the states.
- 2.) Its presence in the states is not UN-constitutional, it is NON-constitutional.
- 3.) It is imposition of a law outside its legal venue.

Can the state courts enforce a law that operates ONLY in the District and the federal territories here in the states of the Union? (The Organic Continental states)

All Social Security Numbers belong and are the public property of the Social Security Administration (SSA) pursuant to 20 CFR §422.103(d) and therefore could not lawfully belong to Debtor unless I am a federal instrumentality, agent, or employee. It is illegal to use "public property" such as Social Security Numbers for a private use, and since I am a "private person" and not a "public employee" or federal agent or instrumentality, then I would be committing embezzlement to have or to use such numbers and would also be falsely impersonating a federal employee in violation of the following:

18 U.S.C. §641: Embezzlement of public money, property, or records. Punishment is ten years in jail.

18 U.S.C. §912: Impersonating an officer or employee of the United States. Punishment is three years in jail.

Any attempt on your part to facilitate the above crimes makes you an accessory after the fact and guilty of misprision of felony in violation of 18 U.S.C. §§3 and 4 respectively.

The fact that Social Security Numbers (SSNs) are the property of the U.S. government that can only be used or employed in the context of a public purpose means that they cannot lawfully be used by a person such as myself, who has explicitly and carefully separated his entire life from the government.

(1) Please Christina M. Delis produce the legislative act and its implementing regulations that precipitated this cause.

(2) Please Christina M. Delis produce the legislative act that created the office of lawyer, attorney, counselor, esquire. Please give me the address of this office where I may go and get a License for Practicing Law.

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(3) Please Christina M. Delis produce a copy of your Oath of Office as an Officer of the Court and where you filed it into Public Record

(4) Please Christina M. Delis produce the contract signed by Myself, Proper name of the living soul, and you (name of the lawyer), in which I agreed to give up My constitutional rights.

(5) Please Christina M. Delis give Me your name, address, and phone number.

(6) Please Christina M. Delis give Me your bond number and your bonding company.

(7) Please Christina M. Delis send to me an acknowledgment that you understand that you have perjured your oath of office and are committing Constructive Treason against the constitution of the united States of America, the State of Indiana and the American Peace Flag.

FROM THIS POINT, STATE THE TRUTH - POINT BY POINT - IN ORDER OF HAPPENINGS.

**NOTICE TO PRINCIPALS IS NOTICE TO AGENTS AND NOTICE TO AGENTS IS NOTICE TO PRINCIPALS.**

Any further correspondence not made under the penalty of perjury (your commercial liability) will cause a Trademark/Copyright violation and you, Christina M. Delis, will be billed regardless of what heir/agent of WELLS FARGO, NA sends the correspondence. (See Trademark/Copyright attached.) Christina M. Delis, Reisenfeld & Associates LPA LLC, et al. if you think you are representing Me or JAMES GRAGNANI™ in this subject matter or assume you are representing Me or JAMES GRAGNANI™ in this subject matter, you are FIRED!

You have three (3) days from the date of the receipt of this TRUTH AFFIDAVIT to respond to me. This is in accord with the Truth-in-Lending requirement (Public Policy).

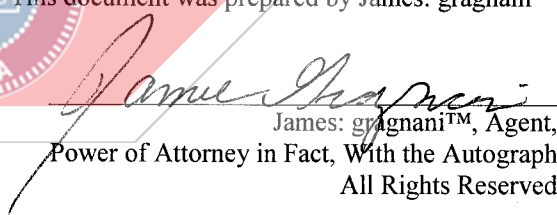
Dishonor will be the result of your failure to respond.

Awaiting your timely response I remain,

JAMES GRAGNANI™, GRANTOR  
SECURED PARTY SIGNATURE



This document was prepared by James: gragnani™

  
James: gragnani™, Agent,  
Power of Attorney in Fact, With the Autograph  
All Rights Reserved

*James: gragnani™, Agent, Attorney-in-Fact copy claim*

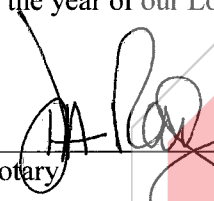
**Notice**

Using a notary on this document does not constitute any adhesion, nor does it alter my status in any manner. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction, a benefit for the Pagans and Heathens so they whom I pray may become knowledgeable in the truth for the Law by our Holy Father in Heaven and repent, so they will no longer be alienated from their true God, Yahweh.

**Jurat**

Lake county                    ]  
  ]  
Indiana state                 ]                    ss:

Subscribed and affirmed before me this 6<sup>th</sup> day for the December month in the year of our Lord and Savior, Two Thousand and Nine, A.D.

  
\_\_\_\_\_  
Notary

**This Document is the property of the Lake County Recorder!**

Address of Notary  
Don Ready  
3961 W 129th Ct.  
Crown Point, IN, 46307



My Notary Expires: MAY 23<sup>rd</sup> 2017