

TRUTH AFFIDAVIT
IN THE NATURE OF SUPPLEMENTAL
RULES FOR ADMINISTRATIVE AND MARITIME CLAIMS RULES

30 December 2015

A NOTICE OF UNDERSTANDING

In Commerce, everything must be stated in Truth. I, Keith De'van Kirkland Sr, the Power of Attorney in Fact, a National, a Private Person, a Living Soul, a Creditor, Claimant, and Secured Party and NOT a STATUTORY PERSON upon the land Florida, a Republic in the country called The United States of America, 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.**

I am serving herewith, my Notice of Understanding and Intent and my Claim of Right and my Notice of Denial of Consent for your understanding.

I, a flesh and blood living soul commonly known as Keith-De'von of the Kirkland family, living on a geographical area commonly referred to as Quincy Florida, having no corporate status, do hereby state under oath that the following is my Truth and my Law.

Whereas:

It is my understanding that:

1. The only and true jurisdiction that Man can be part of is the one from his creator: Life. Life is also known as the Universe, God, the Source, Nature, Love or the Creation. Life is self-aware and speaks to itself through the Heart, and;
2. The only Laws that apply to Man are the Laws of Creation also known as the Divine Laws, the Laws of Nature, the Laws of Love or the Laws of the Universe and those Laws are written into the Heart of Man, and;
3. I am a Man, and;
4. Any system of laws that are not of Life are of man, and;

5. The only jurisdiction to which I will fully and completely consent is the one from God the creator within my own Heart and I call it Love, and;
6. Out of necessity, compassion, love and to the best interest of peace for all of those who believe that only the laws of man exist and apply to all, I allow myself to be seen by systems created by man through the different interfaces that those systems provide without, nevertheless, me consenting to their jurisdiction over me, and;
7. A Man is born out of Love whereas a corporation is born out of money. It is therefore impossible for a Man to give or receive money since the only thing a Man can give or receive is Love, and;
8. All the people living on the geographical area commonly referred to as Quincy, Florida enjoy the protection of the common law, and;
9. Equality before the law is paramount and mandatory, and;
10. The law of agent and principal applies, therefore, service upon one is service upon both, and;
21. Acts are statutes restricted in scope and applicability by the Constitution Act, and;
11. A statute is defined as a legislated rule of society which has been given the force of law, and;
13. A society is defined as a number of people joined by mutual consent to deliberate, determine and act for a common goal, and;
14. For something to exist legally, it must have a name, and;
15. The Law Societies and Bar Associations of Florida are the ones who create the statutes and therefore they are applicable only to their members and to those that consent, and;
16. The only form of government recognized as lawful in the area commonly referred to as Florida is a representative one, and;
17. All governments are corporations which provide services, and;
18. All governments and corporations, including all of their agents, are bound by the US Constitution and Bill of Rights, and;
19. Representation requires mutual consent, and;
20. In the absence of mutual consent neither representation nor governance can exist and;
21. Those who have an SS# (Social Security Administration) Number and are using it for employment are in fact employees of the federal government and thus are bound by the statutes created by the federal government for its employees, and;
22. It is lawful to abandon an SS# number, and;
23. People living on the geographical area commonly referred to as Florida have the right to revoke or deny consent to be represented and thus governed, and;
24. If anyone does revoke or deny consent they exist free of government control and statutory restraints, and;

25. Declaration of independence and Bill of Rights establishes a claim of right as a Lawful excuse, and;

26. A Freeman-on-the-Land is one who has lawfully revoked consent and does exist free of statutory restrictions, obligations, and limitations, and;

27. I, known as Keith-De'von: Kirkland Sr., am a Freeman-on-the-Land, and;

28. Acting peacefully within common law standards is not unlawful, and;

29. All transactions of security interests require the consent of both parties, and;

30. Any action for which one can apply and receive a license must itself be a fundamentally lawful action, and;

31. I, known as Keith-De'von: Kirkland Sr., a Freeman-on-the-Land who operates with full responsibility is not a child of the state. I do not need to ask permission to engage in lawful/legitimate and peaceful activities, especially from those who claim limited liability, and;

32. A by-law is defined as a rule of a corporation, and;

33. Corporations are legal fictions that require contracts in order to claim authority or control over other parties, and;

34. For any party to be justified to order payment from another party, there must be a valid contract, and;

35. I can use a Notary Public to perform duties found under any Act. Thus they have the power to hold court and hear evidence and issue binding legal judgments, and;

36. If the Notary fails in their Duty, then they have abandoned their post, and;

37. Personal property is defined as anything lawfully in the possession of someone, and;

38. I have a right to use my personal property without having to pay for the use or enjoyment of it, I am the holder in due course of all documents, property, names, titles.

39. No one is obliged to have a legal name or to give it freely to anyone demanding it, and;

40. A Freeman-on-the-Land can travel freely within the commonwealth, and;

41. Breach the peace is defined as intentionally, physically hurting another human being or intentionally damaging someone else's personal property or committing any kind of unlawful action in a contract, and;

42. Permanent estoppel by acquiescence barring any peace officer or prosecutor from bringing charges against a Freeman-on-the-Land under any Act is created if this claim is not responded to in the stated fashion and time mentioned hereunder, and;

Therefore be it resolved and known to any and all concerned and effected parties, that I, known as Keith-De'von: Kirkland Sr., a Freeman-on-the-Land, do hereby state clearly, specifically and unequivocally my intent:

43. To peacefully and lawfully exist free of all statutory obligations and/or restrictions, and maintain all rights at law to trade, exchange or barter, and;

44. To travel peacefully and lawfully on the geographical area commonly referred to as Quincy Florida and the United States of America by whatever means I deem necessary, and;

45. To be a Steward of the land and waters of the geographical area commonly referred to as Florida and the United States of America including the land to which I lay claim, and;

46. To not pay taxes, for the collection of taxes is a function of government and with my denial of consent I will free myself completely from all governing bodies, agencies and institutions, and;

Furthermore I claim:

47. That these actions are not outside my neighbors standards and will in fact support said neighbors in our common desire for truth and maximum freedom, and;

48. The right to engage in these actions and further claim that all personal property held by me is held under a Claim of Right in accordance with the U.S. Constitution, Bill of Rights and Declaration of Independence and;

49. The right to, at any time, appoint peace officers to protect me and/or my personal property from anyone who would attempt to take it, and;

50. That anyone, their principals or their agents who interfere with my lawful activities after having been served notice of this claim and who fail to properly dispute or make lawful counterclaim is breaking the law, cannot claim good faith or colour of right and that such transgressions will be dealt with in a properly convened court de jure, and;

51. That the courts in Florida are de facto and are in fact in the profitable business of conducting, witnessing and facilitating the transactions of security interests and I further claim they require the consent of both parties prior to providing any such services, and;

52. That my consent to perform on any statutory obligation can only be granted by a written, signed and Notarized document, and;

53. That I do hereby deny consent to any transactions of a security interest issued under any Act for as herein stated as a Freeman-on-the-Land I am not subject to any Act, and;

54. The unlimited right to travel freely and unmolested throughout the geographical area commonly referred to as Florida, the United States of America and the County of Gadsden realms and that evidenced perfection of this Claim will act as sufficient documentation for entry and travel to and on the geographical area commonly referred to as Florida, the United States of America and the County of Gadsden realms, and;

55. The right to enjoy the unmolested pursuit of my activities and free use of the streets, avenues, highways and public roads, and;

56. The free, exclusive, unlimited and unrestricted right to use my personal property, and;

57. The right to direct my life and all of my activities the way I see fit, and;

58. The right to generate lawful excuse, which is a general term, which includes all of the defenses which the common law considers sufficient reason to excuse a human being from criminal liability, and;

59. The right to claim an area of uninhabited land anywhere in the geographic area commonly referred to as Florida, and;

60. The right to deregister anything that has been registered by me, and;
61. The right to establish for me or anyone under my care a FEE SCHEDULE for any transgression(s) against me, my family or anyone under my care that is or are perpetrated by peace officers, government principals, agents or justice system participants, those fees being FIVE HUNDRED DOLLARS (\$500.00) PER HOUR or portion thereof if being questioned, interrogated or in any way detained, harassed or otherwise regulated, and ONE THOUSAND DOLLARS (\$1,000.00) PER HOUR if handcuffed, transported, incarcerated or subjected to any adjudication process without my express written and Notarized consent, and a minimum of ONE MILLION DOLLARS(\$1 000 000.00) for any violence brought against me, my family or anyone under my care, and TEN THOUSAND DOLLARS (\$10 000.00) PER DAY if any personal property is being taken away from me without my express written and Notarized consent, and;
62. The right to choose a lawful method of payment upon demand, and;
63. The right to use a Notary Public, commissioner or any two (2) people not related to me by blood or marriage to secure payment of the aforementioned FEE SCHEDULE against any transgressors who by their actions or omissions harm me or anyone under my care or my interests, directly or by proxy in any way, and;
64. The right to engage the services of a Notary Public or commissioner for taking affidavits and/or any two (2) people not related to me by blood or marriage to attest to my signature for verification purposes, and which does not constitute adhesion, contract or change in status in any manner, and;
65. The right to convene a proper court de jure in order to address any potentially criminal actions of any peace officers, government principals or agents or justice system participants who having been served notice of this claim fail to dispute or discuss or make lawful counterclaim and then interfere by act or omission with the lawful exercise of properly claimed and established rights and freedoms, and;
66. The right to provide for myself or anyone who wants it, any service provided by the Government of Florida;
67. The right to use any service provided by the Government of Florida that I deem necessary without it affecting my status as a Freeman-on-the-Land, and;
68. The right to keep and use as I see fit any and all inheritances given to me, and;
69. The right to determine what is best for me, my family and anyone under my care, and;
70. The right to govern myself accordingly, and;
71. The right to deal with any counterclaims or disputes publicly and in an open forum using discussion and negotiation and to capture on video or audio tape said discussion and negotiation for whatever lawful purpose as I see fit, and;
72. The right to refuse any service or intervention by any level of government, and;
73. The right to have, in the event of my death, all of my personal property and inheritances that I pass on, protected by this Claim and that my Will is my final word.

Directions for response

I Affected parties wishing to dispute the claims made herein or to make their own counterclaims must respond appropriately within TEN (10) DAYS of service of notice of this action. Responses must be under Oath or attestation, upon full commercial liability and penalty of perjury and registered in the notary's office herein provided no later than TEN (10) DAYS from the date of original service as attested to by way of certificate of service, and;

I Failure to register a dispute against the claims made herein will result in an automatic default judgment securing forevermore all rights herein claimed and establishing permanent and irrevocable estoppel by acquiescence forevermore barring the bringing of charges under any statute or Act against myself a Freeman-on-the-Land known as Keith-De`von of the Kirkland family, and;

I Use of a notary is for attestation and verification purposes only and does not constitute a change in status or entrance or acceptance of foreign jurisdiction.

The place of claim of right, geographical area known as Gadsden, Quincy, Florida

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

This document was prepared by Keith De'von Kirkland Sr.
Without Prejudice UCC 1/308


Keith De'von Kirkland Sr., Agent
Attorney in Fact, With the Autograph

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1. LaShanda O'Neil 4/21/16
Witness Signature Date Signature Date

2. Jessie Gue 4/21/16
Witness Signature Date Signature Date

JURAT

State of Florida
County of GADSDEN

Before me, the undersigned authority, duly authorized to take acknowledgements and administer oaths, personally appeared

Keith Devon Kirkland SR., personally known to me to be the person described above, who being by me first duly sworn states that (His or Her) is the person who executed the foregoing instrument for the reasons expressed therein.

Dated this 21st day of April, 2016.

Cherie Forman

NOTARY PUBLIC

My Commission Expires: _____

