

ANTHONY REDLER, PMA

The United States of America NAC Address: 85JPK M2RPJ State of Florida, Chapter 10 NAC Address: 8669J ML9PQ R.R.1., The United States of America NAC Address: 7PJ57 PDVPF Phone: 3053704917 Email: anthonyredler@gmail.com



AFFIDAVIT OF FACT

Comes now the Trustee for ANTHONY REDLER, PMA, hereinafter "Affiant", being competent to testify and being over the age of twenty-one years, after first being duly sworn according to the law to tell the truth to the facts related herein states that Affiant has first- hand knowledge and belief that these facts are true to the best of Affiant's knowledge and belief, and

The following persons shall be referenced within this Affidavit of Fact, hereinafter "Affidavit", as stated herein; Florida Highway Patrol hereinafter "FHP" agents Brandee Williamson #3859 hereinafter "Respondent 1", Jesus Gonzalez #5004 hereinafter "Respondent 2", FHP County of Miami-Dade South and County of Monroe District Commander Captain Alvaro Feola hereinafter "Respondent 3", County of Monroe Sheriff Richard A. Ramsay hereinafter "Respondent 4", Sixteenth Judicial Circuit Judge James Wood Morgan III Bar # 72223 hereinafter "Respondent 5", States Attorney Ashley Cesarano Bar # 115927 hereinafter "Respondent 6", Florida Bar Association President Gary S. Lesser Bar # 967017 hereinafter "Respondent 7", the Lord Mayor of London, Vincent Keaveny of the executive, legislative, and other general government support Parent Corporation, City of London Corporation hereinafter "Respondent 8", President of Most Worshipful Grand Lodge of Free and Accepted Masons Robert J. Lambert hereinafter "Respondent 9", and

EXHIBITS PROVIDED AT THE CONCLUSION OF THIS AFFIDAVIT OF FACT

SECTION I. EVENTS

1. Affiant states that the living man Anthony Redler hereinafter "Tony" acknowledged, signed, and submitted the Bilateral Social Compact Agreement by and between the people for the States of the Union of The United States of America thereby claiming Tony's person exists as one of the people within the metes and bounds and seaward boundaries of The United States of America on (February 6th, 2022) entering into a government body politic in accordance with the codified *Law of Nations*, and



- 2. On (August 23rd, 2022) Tony accepted, acknowledged, and affirmed that Tony's particular Nationality as an American National is counted as one of a permanent population for the States of the Union further entering into a government body politic within the metes and bounds and seaward boundaries of The United States of America evidenced in **Exhibit 1** within this Affidavit, and
- 3. Affiant's Private Membership Association registered with the governmental political party known as North American National Party for The United States of America foreign to the corporate political parties of the United States corporation on (March 15th, 2022 through March 17th, 2022) internationally published Three (3) consecutive days evidenced in **Exhibit 2** within this Affidavit, and
- 4. Affiant acknowledges that the vehicle Affiant was operating was a rental vehicle registered within the parent corporate STATE hereinafter "corporate State" arbitrarily in the name of the constitutional State of Florida rented to Didier, Jean, Pierre Redler. Affiant also acknowledges that Affiant had been operating a motor vehicle above the recommended posted speed of safety, and
- 5. On (September 11th, 2022) Affiant was subjected to pain compliance, kidnapped, and held for ransom by Respondent 1 and Respondent 2 under the supervision of Respondent 3 operating in the foreign political subdivision wherein Respondent 4 holds the title of "Sheriff", alleging unlawful speed and traveling without a foreign corporate State Driver's License. Affiant was pulled over while operating said motor vehicle by Respondent 1 and Respondent 2, and
- 6. Respondent 1 requested Affiant's driver license and received Affiant's constitutional State of Florida Driver's License issued by the North American National Party then returned to Respondent's vehicle. After a moment Respondent 1 and Respondent 2 returned to the vehicle Affiant was operating and notified Affiant that the constitutional State of Florida Driver's License is not valid and inquired whether Affiant had another valid license. Affiant explained that the Driver's License issued by the North American National Party is valid. Affiant then informed Respondent 1 and Respondent 2 that all the information needed by Respondents are on the constitutional State of Florida Driver's License, and
- 7. Respondent 1 inquired about Affiant's address and Affiant's spouse answered that all the information was provided on the constitutional State of Florida Driver's License. Respondent 1 stated that there was no address, only numbers, and Affiant's spouse explained that the address provided is a Natural Area Code hereinafter "NAC", but Respondent 1 requested an arbitrary physical United States Postal Service hereinafter "USPS" address. Affiant's spouse attempted to explain that the only address Affiant has is an NAC and Respondent 1 stated "you live in a house, so what is the address?", and
- 8. Respondent 1 momentarily left, came back, and had Affiant step out the vehicle refusing to give a reason. Respondent 1 then asked Affiant to follow Respondent 1 to a foreign registered agent



vehicle. Respondent 1 placed Affiant's hands in handcuffs and informed Affiant's spouse to stay in the vehicle or Affiant's spouse would be arrested too, and

- 9. Affiant was taken away in Respondent 1's vehicle. Affiant's spouse went to the foreign registered agent vehicle to inquire where Affiant would be transported to but Respondent 1 did not respond or open the window and proceeded to leave with Affiant without informing where Affiant would be taken to, and
- 10. Affiant's spouse and family followed Respondent 1 and Respondent 2 for approximately Forty (40) minutes to the Monroe County Detention Center. Arriving at the Monroe County Detention Center, Respondent 2 came to the vehicle Affiant's spouse occupied to request the phone number of Affiant's spouse. Affiant's spouse attempted to explain that the constitutional State of Florida Driver's License is valid. Respondent 2 stated again that the Driver's License is not valid for the corporate State and the North American National Party was not a familiar Party. Respondent 2 stated the sergeant was contacted and the sergeant stated that the constitutional State of Florida Driver's License is not valid in the corporate State. Affiant's spouse stated to Respondent 2 that Affiant's nationality was denied and Respondent 2 stated that Affiant's Nationality was not denied but the constitutional State of Florida Driver's License is not valid in the corporate State. Respondent 2 stated that a check within the 50 corporate Commonwealths and States produced no results evidenced in **Exhibit 3**, and
- 11. Later Affiant's spouse received a phone call from the Monroe County Detention Center to inform Affiant's spouse that a ransom in the amount of Three Hundred Twenty-eight Dollars (328) would need paid to release Affiant. Affiant's stated that legal counsel had been contacted and that Affiant's spouse would call back, and
- 12. Inside the Monroe County Detention Center, Respondent 1 asked Affiant to sit down and explained everything to other agents in the admissions office. During this time an agent took Affiant's personal effects and shoes and gave Affiant a bracelet with Affiant's name and gave Affiant's shoes to wear, and
- 13. Immediately after, a medical staff employee requested Affiant come for the medical check-up. The employee checked Affiant thoroughly and asked Affiant questions pertaining to Affiants potential smoking, drinking, and drug use. Affiant answered "no" to the inquiries and was then asked to sign a document for the medical check-up. Affiant then sat and waited as Affiant had no knowledge as to what events may occur following Affiant's kidnapping, and
- 14. One of the staff employees then asked for Affiant's address wherein Affiant explained that Affiant's address is a Natural Area Code. The employee replied: "I don't know nothing about that" and left Affiant. After few minutes the employee returned providing two options: 1) Affiant give a real address and Affiant's spouse could come with the ransom to pay the bond and Affiant could leave the detention center tonight, and 2) If Affiant does not provide the address Affiant has to stay in the detention center for the night and tomorrow morning the judge will tell Affiant how



much the bond will be. The employee stated the minimum of Five Hundred Dollars (500) or more depending on what the judge decides, and

- 15. Affiant answered that of course Affiant wanted to leave the detention center that evening but Affiant once again stated to the employee that Affiant's address is a Natural Area Code. The employee became upset and told Affiant to give Affiant's address and pay the ransom or Affiant stays in the detention center. Affiant agreed to point to Affiant's residence on a map and employee provided a map of google earth. Affiant provided the geographical location for Affiant's NAC to the employee, and
- 16. After a short period the same agent that took Affiant's personal effects earlier came to escort Affiant for pictures capturing Affiant's face and tattoo. The agent asked Affiant to sign a paper arbitrarily for another person held at the detention center. The agent then placed Affiant in a cell structure without asking Affiant to sign the correct document, and
- 17. After an extended period the same agent came back once again to take Affiant's hand and fingers prints then again captured pictures of Affiant and Affiant's tattoo. The agent then asked Affiant to sign more documents and gave Affiant one document among several to sign, keeping the other several documents. The agent gave Affiant a piece of paper with Affiant's name and inmate number to be able to call, and
- 18. The agent escorted Affiant to a phone and asked Affiant to follow the instructions. When Affiant took the phone a voice asked Affiant to repeat select sentences and stated Affiant's voice would be recorded. Affiant repeated approximately Twenty (20) sentences which were posted on the wall. Affiant finally spoke with Affiant's spouse and Affiant told Affiant's spouse exactly what the agents told Affiant. Affiant then requested Affiant's spouse come with the exact ransom amount. After the call the agent escorted Affiant back to a cell structure, and
- 19. Affiant's spouse entered the Monroe County Detention Center with Affiant's father Didier, Jean, Pierre Redler to pay the ransom for Affiants release. Affiant's spouse and father spoke with an agent before taking an elevator to enter the detaining area and the agent demanded Three Hundred Seventy-three Dollars (373) for Affiant's ransom instead of the ransom amount stated earlier. Affiant's spouse attempted to explain that Affiant stated a different amount earlier but another agent came to the speaker and demanded the updated ransom amount stating "I don't care what he said, if you have it, bring it up. The exact amount no change", and
- 20. After an extended period a new agent came and told Affiant that Affiant's spouse paid the ransom and began the process of releasing Affiant. Again, captured pictures of Affiant were taken and Affiant was asked to sign a cash appearance bond evidenced in **Exhibit 4**. The agent escorted Affiant to a room to give Affiant's clothes and personal effects back including but not limited to Affiant's constitutional State of Florida Driver's License evidenced in **Exhibit 5**, and
- 21. The agent asked Affiant to sign more documents for personal effects and detention center effects return, gave Affiant the Sheriff's receipt evidenced in **Exhibit 6**, a Twenty Dollar (20) ransom



receipt evidenced in **Exhibit 7**, an unlawful speed document evidenced in **Exhibit 8**, a driving without a license document evidenced in **Exhibit 9**, and asked for Affiant's initials for one document to leave the detention center. The agent then escorted Affiant to the elevator to go outside and Affiant was finally returned to Affiant's spouse and family. A document for a hearing at the Sixteenth Judicial Circuit Branch Court Division Freeman Justice Center located at (302 Fleming St. Key West, FL) on (September 29th, 2022) was included with Affiant's release evidenced in **Exhibit 10**, and

- 22. On (September 21st, 2022) Affiant requested Elisabeth Chalaca Odou hereinafter "Witness" to call the Clerk at Freeman Justice Center to obtain the Case Number forcefully associated with ANTHONY REDLER, PMA for record. During the conversation Witness was informed that the date and venue for the scheduled hearing had changed to (September 22nd, 2022) whereas the Clerk informed witness that a notice had been sent approximately One (1) week prior to Affiant utilizing a USPS address not associated with ANTHONY REDLER, PMA, and
- 23. Affiant was present with Witness at the demanded time for the changed hearing and venue at the Sixteenth Judicial Circuit Branch Courthouse located at (3117 Overseas Highway, Marathon, FL) involving Respondent 5 and Respondent 6 under supervision of Respondent 7 as President of Florida Bar Association, a private association integrated into the corporate judiciary of the corporate State. Upon the calling of ANTHONY REDLER's name, it was conveyed that said name is a private membership association and that Witness was present as a translator for Affiant to assist in proper communication whereas Affiant's fluent language is French. Witness handed the Notice of Representation and Change of Venue evidenced in Exhibit 11 to the clerk then handed to Respondent 5. At the conclusion of said Notice Respondent 5 stated Witness would not be allowed as Translator for Affiant thereby creating a barrier in communication between the Affiant and Respondent 5 wherein Affiant would not be able to understand language pertaining to the allegations presented. Respondent 5 stated no knowledge or understanding of a "private membership association" thereby creating a further barrier of communication as to Affiant's duties, obligations, and rights and issued another hearing date for (October 11th, 2022) evidenced in Exhibit 12-1 and Exhibit 12-2, and

SECTION II. AVERMENT

Affiant hereby objects to the arbitrary trafficking in person(s) of ANTHONY REDLER or any other variation of the name by the foreign political subdivision of County of Monroe, the corporate State, the corporate municipality Washington D.C., and/or the District of Columbia Affiant hereby objects to and denounces U.S. Code 26 Subtitle F Chapter 79 § 7701 (39) (A) and (B) stated herein; (39) PERSONS RESIDING OUTSIDE UNITED STATES If any citizen or resident of the <u>United States</u> does not reside in (and is not found in) any <u>United States</u> judicial district, such citizen or resident shall be treated as residing in the District of Columbia for purposes of any



provision of this title relating to— (A) jurisdiction of courts, or (B) enforcement of summons, and

- 2. As Trustee to a registered member of the North American National Party, evidenced in EXHIBIT 2, foreign to the corporate political parties of the United States corporation, Affiant hereby objects to the arbitrary denial of Nationality and arbitrary denial of a constitutional State of Florida Driver's License provided to Respondent 1 and Respondent 2 as identification evidenced in points 6, 7, 8, and 9 of Section I. herein, therefore violating all Thirty (30) Articles of Public Laws-101 whereas ANTHONY REDLER, PMA hereby claims liability against all Respondent's PERSONS, associating collectively, for committing denial of Nationality upon Affiant. Affiant is in social compact with the permanent population of the States of the Union of The United States of America therefore Affiant is a member of a civil society lawfully authorized to administer lawful body politics of a constitutional State in accordance with the codified *Law of Nations Book I Of Nations Considered in Themselves Chapter II. General Principles of the Duties of a Nation toward Itself § 16 A nation is under an obligation to preserve itself, and*
- 3. Affiant hereby accepts and acknowledges the Zero Tolerance Policy International Public Notice of the Year of Yahweh 6018 evidenced in **Exhibit 13** regarding human rights violations and aggressive actions against documented American Nationals by foreign jurisdictions, and
- 4. Affiant hereby accepts and acknowledges the Declaration of Rights for The United States of America evidenced in **Exhibit 14** therefore declaring Affiant's International right to International law as standard conduct in reciprocal relations between Affiant and the permanent population for the States of the Union upon the rural free routes within the metes and bounds of The United States of America, and
- 5. As provided in Section I. points 5, 9, and 13 through 23 ANTHONY REDLER, PMA hereby claims liability against all Respondent's PERSONS, associating collectively, for pain compliance, kidnapping, and ransom as damages incurred upon Affiant, and
- 6. ANTHONY REDLER, PMA hereby claims liability against all Respondent's PERSONS, associating collectively, for committing forced association upon Affiant by demanding corporate, private hearings utilizing Affiant as collateral with threat of apprehension and further ransom by foreign registered agents upon tardiness or absence to said hearings, and
- 7. ANTHONY REDLER, PMA hereby claims liability against all Respondent's PERSONS, associating collectively, for committing political communism and political persecution upon Affiant whereas Respondents have subjected Affiant to Slavery by arbitrarily appointing Affiant as collateral for bond(s) issued in variations of ANTHONY REDLER, PMA, ie; [ANTHONY REDLER/A. REDLER/REDLER, ANTHONY/Redler, Anthony], evidenced in the Exhibits provided herein, to the private Federal Reserve system. Such actions of designating the registered NANP member as a security interest to bring credit into existence in the form of U.S. Dollars otherwise known as Fiat currency with no value or substance arbitrarily hold Affiant responsible for payment of said bond(s) without remedy to discharge fully. Affiant cannot discharge an



obligation within the foreign political subdivision or corporate State with promissory Note currency owned by Bank of England within the metes and bounds of the satanic Masonic City of London Corporation wherein Respondent 8 is Mayor thereof, therefore ANTHONY REDLER, PMA hereby claims liability against all Respondent 8 for Debt Slavery. Respondents under the corporate State oath are subjects of the Crown of Great Britain, Respondent 8 of the satanic Masonic City of London Corporation evidenced in **Exhibit 15**, and

- 8. Affiant hereby acknowledges fraud currently being committed by Respondents for arbitrarily changing ANTHONY REDLER, PMA or any other variation of the name in various documents to create multiple security interests to bring credit into existence in the form of U.S. Dollars otherwise known as Fiat currency with no value or substance, and
- 9. It is the duty and obligation of Affiant to inform Respondents as elected officials and/or officers of the corporate State that all persons elected within the corporate State are committing infiltration of the original constitutional State of Florida. Upon the submission of this Affidavit of Fact to the Great Jury for the General Post Union of The United States of America it shall be recognized for all claims included but not limited to herein that may be applicable within an initial charging instrument in the form of a True Bill of Indictment, and
- Affiant acknowledges that the cornerstone of Monroe County Courthouse has been laid by the satanic Most Worshipful Grand Lodge of Free and Accepted Masons of Florida evidenced in Exhibit # wherein Respondent 9 is current President of the aforementioned satanic Lodge thereby subject to liability for the aforementioned charges within this Affidavit of Fact, and

SECTION III. COURSE OF REMEDY

- 1. Affiant hereby motions for all Respondents to cease and desist all actions upon ANTHONY REDLER, PMA or any other variation of the name, and
- 2. All monies Fiat or otherwise obtained by private corporations within the foreign political subdivisions of the corporate State from persons residing in the foreign political subdivision, the corporate State, other international institutions, or otherwise be returned to said persons, and
- 3. As stated in **Exhibit 11**, upon the submission of this Affidavit of Fact to the Great Jury for the foreign trade Union, General Post Union of The United States of America, Affiant hereby recommends that a Change of Venue be issued by the Human Rights Tribunal International of the Government of The United States of America as the legal and lawful jurisdiction and venue for Affiant to determine accountability of Affiants and/or Respondents actions, not private judiciary proceedings within the foreign political subdivisions of the corporate State, and



4. Affiant shall submit this Affidavit of Fact as evidence within a formal complaint to the Clerk of United States Court of Federal Claims located at (717 Madison Place, NW, Room 103 Washington, DC 20439) for further accountability regarding Respondents nefarious actions, and

Respondents shall be granted Ten (10) days from receiving registered electronic mail containing this Affidavit of Fact as an international publication to give rebuttal via registered email to Affiant's Representative at the electronic mailing address of <u>wreffett74@gmail.com</u> or the claims stated herein shall further stand as fact.

Affiant Further Sayeth Naught,

Trustee

ANTHONY REDLER, PMA

This 192nd Day in the Year of Yahweh 6024, translated the 27th day of September in the two thousand and twenty-second year of the new covenant in Yahushua's name.

EXHIBIT 1:

<u>https://nationalgreatregistry.country/office-of-the-registrar-for-the-united-states-of-america/national-status-claims-office/?wpbdp_view=all_listings</u> (American National Anthony Redler listing within the National Great Registry for The United States of America)

EXHIBIT 2:

<u>https://northamericannationalparty.com/legal-notices/anthony-redler-pma/</u> (ANTHONY REDLER, PMA registered with the North American National Party)

EXHIBIT 3:

https://share.vidyard.com/watch/pbRAvnpWhJRivf6h2EBvqG? (Video evidence of Respondent 2 after kidnapping)



EXHIBIT 4:

DEFENDANT'S COPY CASH APPEARANC	E BOND No. 55527
STATE OF FLORIDA, COUNTY OF MONROE	
Defendant Keller Althony A	ddress: 2216 Chaples August Kay as 11, 1940
KNOW ALL MEN BY THESE PRESENTS THAT I, CHIEF MILLION	
Depositor, Address: Signer Avent the west FI 31010	
have deposited with the Sheriff of MONROE County, Florida, the sur	
Dollars (\$) as security for the appearance of	the defendant upon the conditions hereinafter set forth.
If the said defendant shall appear before the CIRCUIT OR COUNTY Course	rt, in and for <u>Prove</u>
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and shall appear in said court from day to day and term to term and shall deposited shall be returned to the undersigned depositor, else to be forf	eited or estreated by order of the above court.
The above sum received and this bond taken and approved	Defendant
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day of day of	Depositor
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By David flats cill D.S.	All funds are subject to foreithe and must be court fees, court clerk of the court for the payment of court fees, court costs and criminal penalties on behalf of the criminal defendant regardless of who posted the funds.
Location where taken: KPT WPSt 2011	



EXHIBIT 5:





EXHIBIT 6:



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EXHIBIT 7:



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2023 FL

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A TRAFFIC SIGNAL

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OR COURSE

NO PROOF OF INSURANCE

PENALTY IS \$ 281.00 MONROE COUNTY COURT (MARATHON)

3117 OVERSEAS HIGHWAY

MARATHON, FL 33050

AFQMLAE

2022

33040

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EXPIRED DRIVER LICENSE

EXPIRED DRIVER LICENSE MORE THAN SIX (6) MONTHS MORE THAN SIX (6) MONTHS MOV VALID DRIVER LICENSE DRIVING WHILE LICENSE SUSPENDED OR REVOKED THE INFLUENCE

Passenger Under 18 Yrs

316.187(3)

AFQMLAE

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YES XNO

(305) 289-6027

9/11/2022

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1983 W M 506

REDLER

FL

IMPORTANT INSTRUCTIONS REGARDING A NON-CRIMINAL TRAFFIC INFRACTION NOT REQUIRING A COURT APPEARANCE

If you were charged with a civil infraction, you must complete one of the following options within calendar days of the date of this citation. If you fail to comply within calendar date. within calendar days of the date of this citation. If you fail to comply within calendar days, your driving privilege will be suspended until you comply. You will then be subject to additional penalties. The contact information for the Clerk of Court in MONROE County, additional penalties. The contact information for the Clerk of Court in MONROE County. Where this violation occurred, is MONROE COUNTY COURT (MARATHON), 3117 CVERSEAS HIGHWAY, MARATHON, FL 33050, (305) 269-6027 Option 1 You may pay the civil penalty in the amount of \$281.00 to the Clerk of the Court 06:16 2 ---

Option 1 You may bay the civil penalty in the amount of **3201.00** to the over of the Court of MONROE County. You must enclose this citation if you mail payment, which may be a money order or a cashier's check. You may pay this citation on-line at <u>www.payficlerk.com</u> Payment of the civil penalty is considered a conviction and points will be assessed, if Payment of the civil penalty is considered a conviction and points will be assessed, if applicable You will be required to complete a driver improvement course if you are convicted of running a red light or passing a school bus Your driving privilege will be convicted of running a red light or passing a school bus Your driving privilege will be suspended if you are convicted of not providing proof of insurance. Accumulation of points may increase the cost of your insurance. Mail Fine to MONROE COUNTY COURT -may increase the cost of your insurance. Mail Fine to MONROE COUNTY COURT -may increase the cost of your insurance. Mail Fine to MONROE COUNTY COURT -May increase the cost of your insurance. Mail Fine to MONROE COUNTY COURT -Mark THON, FL 33050, 8:30A/M - 5:00P/M_M-F. Make Payable to: MONROE COUNTY CLERK OF THE COURT. CLERK OF THE COURT

Option 2 If you were cited for expired driver license, failure to display a valid driver license. expired tag, failure to possess a valid registration; or no proof of insurance, you may show proof to the Clerk of Court in MONROE County that you had a valid driver license, lag/registration; or insurance, whichever is applicable; at the time of the offense. The charge will be described account of the offense. will be dismissed upon payment of a dismissal fee.

Option 3. If you do not hold a commercial driver license and you were cited for driver license Option 3. If you do not hold a commercial driver license and you were cited for driver license expired 6 months or less, expired tag 6 months or less, failure to display a valid driver license. failure to possess a valid registration, no proof of insurance, or driving while license suspended [see s. 322.34(10)(a), F.S.], you may elect to show proof of compliance to the Clerk of Court in MONROE County in the form of a valid driver license, registration, or proof of insurance, whichever is applicable. You may make only one such election per 12 month period and no more than three elections in your lifetime. You must pay court costs and aductacitor will be withheld. adjudication will be withheld

Option 4 If you do not hold a commercial driver license, you may be eligible to elect to complete a Florida driver improvement course. You must contact the Clerk of Court in MONROE County to make this election. You may make only one such election per 12 month period and no more than five elections in your lifetime. Please visit <u>www.flhsmv.gov</u> for a list period and no more than twe elections in your lifetime. Please visit <u>www.thsmty.gov</u> for a list of approved courses and to determine, your eligibility for this election. Adjudication will be withheld and points will not be assessed. You must pay a civil penalty and court costs. This option is not available for certain traffic offenses, including driver license, tag, and registration violations. Completion of a driver improvement course is required if you are cited for running a red light/traffic control device, even if you do not make this election.

Option 5. You may elect a court hearing by contacting the Clerk of Court in MONROE County. If you request a hearing and the Courty Judge/Magistrate/Hearing Officer determines that you have committed the offense, the County Judge/Magistrate/Hearing Officer may impose a penalty of up to \$500 (or \$1,000 if a fatality occurred) and/or require completion of a driver improvement course. Points may be assessed. If it is determined that in infraction has been committed, the concluse aparalities while he inserved. no infraction has been committed, no cost or penalties shall be imposed

Option 6 If you were cited with a non-criminal violation of operating a motor vehicle in an unsafe condition (s. 316 610 F.S.) or not properly equipped (s. 316 610, F.S. or s. 316 2935, F.S.), you may have the defect corrected, then contact your local county or city law F S], you may have the detect obrected, then contract your local country or city law enforcement agency to have the correction certified below. You must pay the local law enforcement agency [S_____] for this service. You may then mail or present this affidavit of compliance along with [S____] to the Clerk of Court within calendar days of the date of this sitation. No points will be assessed. This option does not apply to a commercial motor unbide car would be assessed. This option does not apply to a commercial motor. whicle or a transit bus owned by a governmental entity

FAULTY EQUIPMENT AFFIDAVIT OF COMPLIANCE (Law Enforcement Use Only)

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ASSIGNED DHSMV AGENCY #___

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EXHIBIT 8:



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EXHIBIT 9:





EXHIBIT 10:



STATE OF FLORIDA	IN THE SIXTEENTH JUDICIAL CIRCUIT
VS.	IN AND FOR MONROE COUNT, FLORIDA
-Redier, Anthony	MAGISTRATE NUMBER
	CASE NUMBER
The following are hereby notified that the abo	CASE NUMBER
- tabler AD.	, 20 at (a.m./p.m.)
TYPE OF HEARING	LOCATION
Arraignment 30	eeman Justice Center Branch Courthouse 22 Fleming Street 3117 Overseas Highway ey West, Florida Marathon, Florida
	05) 294-4641 (305) 289-6027 RTS, TANKTOPS OR Branch Courthouse OUL Wile Machar OUL Wile Machar
	ATTIRE ALLOWED IN 88½ Mile Marker Plantation Key, Florida
	COURTROOMS. (305) 852-7145
I ACKNOWLEDGE RECEIPT OF THE FOREGOING NOTICE AND DO HEREBY CERTIFY THAT MY MAILING ADDRESS IS	Attorney Bondsman
ANY CHANGE OF MY ADDRESS.	By Date Deputy Clerk
SIGN	Deputy Clerk he above indicated location. Bondsmen - Pink Copy State Attorney - Gold Copy CCC-60B py Bondsmen - Pink Copy State Attorney - Gold Copy CCC-60B

EXHIBIT 11:



(hepherds' Way

SHEPHERDS' WAY, PMA NAC Address: 7PT1Q PHBD1 The United States of America NAC Address: 70PHZ P5FJ2 William Emory Reffett, Shepherd State of Indiana, Chapter 14 NAC Address: 7B2SQ N4WMB R.R. 1, The United States of America Email: shepherd@shepherdswaypma.com

NOTICE OF REPRESENTATION/ CHANGE OF VENUE

To: All parties associating collectively in the Trafficking of ANTHONY REDLER'S PERSON, or any other variation of the name, hereinafter "Victim", into the foreign political subdivision of County of Monroe LINK within the Parent Corporation arbitrarily in the name of the constitutional State of Florida LINK, a foreign political subdivision of United States corporation LINK.

In the matter of ANTHONY REDLER, PMA, a registered member of the North American National Party for the constitutional States of the union of The United States of America LINK, it is now recognized that agents for a division of the Florida Department of Highway Safety and Motor Vehicles LINK have arbitrarily trafficked Victim into the foreign political subdivision of the parent corporation, State of Florida, and the Internal Revenue Trust. Video evidence has been obtained regarding agents Gonzalez #5004 and Williamson #3859 kidnapping, forced detainment, and forced contracting approved by Richard A. Ramsay upon Victim held for ransom in the amount of – 373 USD (negative amount recognized whereas the United States corporation is bankrupt and operates on credits for PERSONS utilized as collateral in the form of security interests) [PUBLIC—No. 10—73D CONGRESS] [H.R. 3835] TITLE III— FINANCING—AND EXERCISING POWER CONFERRED BY SECTION 8 or ARTICLE I OF THE CONSTITUTION: TO COIN MONET AND TO REGULATE THE VALUE THEREOF Section 43 (b)(1) page 24 LINK. It has been recognized that Victim's Driver's License was returned to Victim upon Victim's release and Victim's PERSON has been arbitrarily changed to REDLER, ANTHONY as a security interest.

As Representative for Victim, William Emory Reffett, hereinafter "Representative" LINK, hereby notifies all parties associating collectively in the trafficking of Victim that all proceedings going forward should be directed to the Great Jury for the General Post Union of The United States of America, hereinafter "Great Jury", in the matter of excessive speeding and any USD collected in the ransom of Victim should be rightfully returned to the person that posted said



ransom. Victim is foreign to the political subdivision's corporate proceedings referencing statutes and Victim has inalienable rights and obligations in accordance with the codified *Law of Nations* and Public Laws-101, formerly known as the Universal Declaration of Human Rights LINK, and subject to the jurisdiction and venue of the real, legal, and lawful public Tribunals of and for The United States of America.

Any proceeding forced upon Victim within the foreign political subdivision of County of Monroe shall be acknowledged as Victim operating under duress and shall be further evidence of Trafficking in Persons. Victim is currently drafting an Affidavit regarding the event that occurred on the 176th Day in the Year of Yahweh 6024, translated the 11th day of September in the two thousand and twenty-second year of the new covenant in Yahushua's name to be utilized as the initial Claim and shall be submitted to the Great Jury for review of possible violations committed upon Victim. It is the intention of Representative to remedy the actions committed by all parties associating collectively in the trafficking of Victim to avoid possible proceedings within the Tribunals of and for The United States of America wherein upon the issuance of a Judgment and Order all parties PERSONS may be subject to Federal Common Law Liens placed upon said PERSONS.

It is acknowledged that the Bar associates acting as legal counsel for the judicial officers in the foreign political subdivisions of the parent corporation, State of Florida, with Ron DeSantis as key Principal, are not operating under the United States Constitution as said Constitution is "*for*" the United States of America as stated in the Preamble LINK wherein the offices of the United States of America are vacant arbitrarily occupied by members of the United States corporation. This evidence verifies that there are no legally recognized legislative officials or judicial officers in the foreign political subdivisions of the corporate Commonwealths and States of the United States corporation and said associates are operating for the private banking institutions for the private Federal Reserve System whose members are under oath to the Crown, the Lord Mayor of City of London Corporation LINK. Under the United States Constitution Article I Section 8. Clause 10 all legislative officials and judicial officers within the corporate Commonwealths, States, and the United States corporation would be on trial for Treason.

Evidence of legal and lawful jurisdiction and venue provided here: LINK

It is now prayed that cooperation in this matter may be conducted in accordance with Yahushua's Two (2) Commandments; (1) You must love Yahweh your Father with all your heart, and with all your soul, and with all your might (2) You shall love your neighbor as yourself.

With Benefits,

Win Energy When Shepherd and Representative for Victim, SHEPHERDS' WAY, PMA PHONE: 812-582-9275



This 180^{th} Day in the Year of Yahweh 6024, translated the 15^{th} day of September in the two thousand and twenty-second year of the new covenant in Yahushua's name.



EXHIBIT 12-1:

-100	COURT MINUTES	IN AND FOR MONROE COUNTY, FLORIDA
	Bond # Bond \$	CASE NUMBER: TICT NOTAL
		th the following officer present: (ONE CASE PER PAGE)
	TIME MONTH DAY YEAR	TORNEY (ESAEALO
1	HONORABLE STATE AT DEFENSE ATTORNEY COURT REPORTER	To Interio
	STATE OF Florida VS	EDER
	DEFENDANT CHARGED WITH: 1) DELLE LUG 2	3)
	4) 5)	6)
	PLED TO COUNTS: 1) 2)	3)
	4) 5) PLEA	6)
		Contact Weekly
1	In jail In jail In jail In jail Denial Demand Filed 40 Paid App F	ted For Motion PD Appt () Contact Weekly Fee W/I 7 Days Information File
	Present with Attorney	Not Present In Court Issue Capias Nolo-Contendre Bond Estreated Speedy Trial Factual Basis
	Present with Attorney Negotiated plea Bond Set \$ Present Without Attorney Guilty PSI Ordered	Speedy Trial Factual Basis
	Other	
	Sentencing Date: Accepts Plea /	Admission No Objection to Score Sheet PTS
	IT IS THE JUDGEMENT OF THE COURT AND THE SENTENCE OF	THE LAW THAT YOU, THE ABOVE NAMED DEFENDANT:
	Adjudication Guilty Adju	idication Withheld
1		rCare
		pation RevokedPELACH
		Period of Probation
	Hours Comm Service Hours Monthly Lie	v Period of Community Control
1	Complete terms probation w/in Months Indi	gent for Cost of Supervision
	Jip Program	e Center
	Hold & Transport (bed space) to	lough Granted Start / End
	Same Terms and Conditions	ke up Arrears dit For Time Served (CFTS)
	State Prison Cre Tier Program or Other W/I Prison Other	er 000
		er
		90 Programof Release
	Urinalysis Weekly 907	ense Revoked / Suspended Work Permit
		I School Impound ke equal monthly installments
		viously Imposed JL Remains in Effect
		ly Activity/Exercise as directed 1/2-1 hr Daily 3xs week
	Indiv/Group Counseling w/Res. Trmt. if needed Sul	b Abuse Eval W/I days & treatment if needed vised of Immigration Rights Appeal Rights
	Indigent for Evaluation/Treatment Adv	TS
	Attorney's Fees \$ F.S. 27.345	5-\$BOCC-\$
	Fines Cost Cost Cost	DOC-\$ SA\$
	□ JudgmentLien\$ □ Cost Super □ Convert Fines to CSW @\$10.00/hr □ Early Term	MCSU\$
	FHP\$	
	Bond Money - deduct court cost \$ Refund Boi	nd Money Restitution \$
		COUNTRY COUNTS
	KEVIN MADOK, CLERK OF THE CIRCUIT AND	COUNTY COURTS.
	BY: DEPUTY CLERK	K, in attendance. Revised (05/2013) CCC-206
2		and the second s



EXHIBIT 12-2:

STATE OF FLORIDA	IN THE SIXTEENTH JUDICIAL CIRCUIT IN AND FOR MONROE COUNTY, FLORIDA COURT DIVISION
A. Reddler	MAGISTRATE NUMBER
The following are hereby notified that the above can	se is set down for hearing before the Honorable Judge , 20at(a.m./p.m.)
TYPE OF HEARING	LOCATION
	(202) 000 (007
Disposition Conference NO SHORTS, Trial by Jury BATHING ATTI Trial by the Court BATHING ATTI	TANKTOPS OR Branch Courthouse RE ALLOWED IN Branch Courthouse Plantation Key, Florida
Sentence THE COU	RTROOMS. (305) 852-7145
PLEASE BE GOVERNED ACCORDINGLY, State Attorney	Bondsman
I certify that copies of this notice were furnished to: Defendant	Attorney
by mail or delivered this day of	, 20
AND DO HEREBY CERTIFY THAT MY MAILING	onroe County Sheriff
ADDRESS IS By	Booking Officer
ANY CHANGE OF MY ADDRESS. SIGN AMHOW 9 LOLING PTA By DEFENDANT Note: Any questions concerning above please call or come to the above	ONROE COUNTY ERK OF THE CIRCUT COURT Deputy Clerk indicated location.
	Bondsmen - Pink Copy State Attorney - Gold Copy CCC-60B

EXHIBIT 13:

https://americanheraldnews.com/wp-content/uploads/2022/09/Zero-Tolerance-Policy.pdf (Zero Tolerance Policy International Public Notice of 6018)

EXHIBIT 14:

https://americanheraldnews.com/wp-content/uploads/2022/09/Declaration-of-Rights.pdf (Declaration of Rights)

EXHIBIT 15:

https://americanheraldnews.com/?p=9404

(Evidence of corporate State oath in the form of international publication)



EXHIBIT 16:



NOTARIAL DIVISION FOR THE OFFICE OF THE SECRETARY OF STATE FOR THE GOVERNMENT OF THE UNITED STATES OF AMERICA

ACKNOWLEDGEMENT



This is a true and exact reproduction of the document officially recorded and placed on file in the Office for International Notary for the Government of The United States of America;

On September 28, 2022, I, Christopher Michael Doherty, International Notary under the Law of Nations, personally appeared before me, one Anthony Redler, Trustee, whom proved to the office on the basis of satisfactory evidence to be the man whose name is subscribed to the within instrument and acknowledged to the Notary office that Anthony Redler, Trustee executed the same in Anthony Redler, Trustee's authorized capacity, and that by Anthony Redler, Trustee's signature on the instrument, Anthony Redler, Trustee, executed the instrument.

I certify **under penalty of bearing false witness** under the laws of The United States of America that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

September 27, 2022 Date on Document

AFFIDAVIT OF FACT Title of Document

September 28, 2022 Date Executed

Affidavit Type of Document

Notary Autograph

