1	Affiance Public Notice Affidavit: John Benjamin: Davis.
1	All rights reserved I-207-308, without prejudice
5	Sworn on: <u>04 /08 / 2018</u>
5	Statement of Truth of Public Record
1	Notice to Principal is Notice to Agent; Notice to Agent is Notice to Principal.
f t i	John Davis, I, Corpus Delicti 18 usc 3771 <u>Tohn Benjamin</u> : of the Lawful America Native Bloodline family <u>Davis</u> (as commonly called), being the Undersigned, do solemnly declare, and depose: THE LEGAL NAME IS "ID THEFT" BY LAWYERS/JUDGES by UNDISCLOSED CONVERSION by use of PATENTS. ***thus - any Elected SHERIFF in this country serving "papers" for Foreclosures is committing TREASON any unelected Police revenue agent in this country serving "papers" for Foreclosures is a Domestic Terrorist.
1	1. THAT John Davis ,I am competent to state the matters set forth herein.
2	2. THAT John Davis ,I have first-hand knowledge of the facts stated herein.
ι	3. THAT all the facts stated herein are true, correct, and certain, admissible as evidence, and if called upon as a witness, John Davis, I will testify to their veracity. The one supreme Court has ruled woman/children/men are sovereign not governments.
e f g i r j	4. THAT the eternal, unchanged principles of Law are:  a) I, A workman is worthy of his hire of Labor Non-Commercial.  b) All are equal under the 1776-1778 Constitutional Law.  c) In Law, truth is sovereign.  d) Truth is expressed in the form of an Affidavit of remedy of a lawful bloodline American.  e) An unrebutted Affidavit stands as truth and fact in Law.  f) An unrebutted Affidavit becomes the fact of judgment in Constitutional Law Article 1 section 10.  g) All matters of unrebutted resolution must be expressed to be resolved.  h) He who leaves the battlefield without resolution first loses by default.  c) Lawful bloodline American Sacrifice is the measure of credibility and or lawful bloodline American resolve.  c) A lien or claim can be satisfied only through an Affidavit by a point-for-point rebuttal, resolution by fury or payment.
	5. THAT Commercial processes (including this Affidavit and the required responses to it) ARE NON- TUDICIAL and pre-judicial because (Hale v. Henkle 201 U.S. 43 at 89 (1906):
	John Davis, I. No judge, court, government or any agencies thereof, or any other third parties whatsoever, can abrogate anyone's Affidavit of Truth; and
	I. Only a party affected by an Affidavit can speak and act for himself and is solely responsible for esponding with his own Affidavit of Truth, which no one else can do for him.

Amendment 1 - Freedom of Religion, Speech, and the Press Congress shall make no law respecting an establishment of religion or prohibiting the free exercise thereof, or abridging the freedom of speech or of the press, or the right of the people peaceably to assemble and to petition the government for a redress of grievances.

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Amendment 2 - The Right to Bear Arms A well-regulated militia being necessary to the security of a free state, the right of the people to keep and bear arms shall not be infringed.

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Amendment 3 - The Housing of Soldiers No soldier shall, in time of peace, be quartered in any house without the consent of the owner, nor in time of war but in a manner to be prescribed by law. According to "THE LAW", which DOES NOT MEAN Codes or Statutes , Administration rules and or regulation , but "THE LAW" MEANS ONLY The Declaration of Independence and its two dovetail documents of "supreme laws of the land" (See Supremacy clauses 2 & 3 of Article VI and Marbury v Madison, above) any law made, by any Congressmen or any President, or ruled in ANY Court, in violation of ARTICLE I Section 8 clause 17, subsequent to THE EQUAL FOOTING DOCTRINE, (and/or exceeds the eighteen "delegated" powers and SPENDING privileges granted to The President of The United States of America, to both Houses of Congress and to The Supreme Court of The United States) both pursuant to our Ninth and TENTH Amendment supreme laws of the land, AS ENUMERATED UNDER ARTICLE I Section 8, is pure unadulterated Title 18 U.S. Code 2381 Capital Felony Treason and thus anybody who makes a law in violation of, repugnant to, and/or against these supreme laws of the land, without an Article V Amendment to The Constitution, is subject to hanging:

Amendment 4 - Protection from Unreasonable Searches and Seizures The right of the people to be secure in their persons, houses, papers, and effects against unreasonable searches and seizures shall not be violated, and no warrants shall issue but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched and the persons or things to be seized.

Amendment 5 - Protection of Rights to Life, Liberty, and Property No person shall be held to answer for a capital or otherwise infamous crime unless on a presentment or indictment of a grand jury, except in cases arising in the land or naval forces, or in the militia, when in actual service in time of war or public danger; nor shall any person be subject for the same offense to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property without due process of law; nor shall private property be taken for public use without just compensation. Title 42 US Code Sec. 1983, Sec. 1985, & Sec. 1986: "Clearly established

the right to sue anyone who violates your constitutional rights. The Constitution guarantees: he who would unlawfully jeopardize your property loses property to you, and that's what justice is all about."

Amendment 6 - Rights of Accused Persons in Criminal Cases In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial by an impartial jury of the State and District Non-corporation wherein the crime shall have been committed, which district shall have been previously

95 ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with 96 the witnesses against him; to have compulsory process for obtaining witnesses in his favor; and to have 97 the assistance of counsel for his defense. Furthermore See Marbury v Madison: Marbury v. Madison: 98 5 US 137 (1803) "No provision of the Constitution is designed to be without effect," "Anything that is 99 in conflict (with ARTICLE I Section 8 clause 17 pursuant to the Ninth and especially the TENTH 100 Amendment laws) is null and void of law", "clearly, for a secondary law to come in conflict with the 101 supreme Law was illogical, for certainly, the supreme Law would prevail over all other laws and 102 certainly our forefathers had intended that the supreme Law would be the bases of all law and for any 103 law to come in conflict would be null and void of law, in would bare no obligation to obey, it would 104 purport to settle as if it had never existed, for unconstitutionality, would date for the enactment of such a law, not from the date so branded in an open court of law, no courts are bound to uphold it, and no 105 Citizens are bound to obey it. It operates as a near nullity or a fiction of law." If any statement, within 106 107 any law, which is passed, is unconstitutional, (such as the 'so called' Enabling Act) the whole law is 108 unconstitutional by Marbury v. Madison.

## Amendment 7 - Rights in Civil Cases 110

- 111 In suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by 112 jury shall be preserved, and no fact tried by a jury shall be otherwise reexamined in any court of the
- 113 United States than according to the rules of the Constitution law. Every person who, having knowledge
- 114 that any of the wrongs conspired to be done, and mentioned in the preceding section [42 USCS §
- 115 1985], are about to be committed, and having power to prevent or aid in preventing the commission of
- 116 the same, neglects or refuses to do so, if such wrongful act be committed, shall be liable to the party
- injured, or his legal representatives, for all damages caused by such wrongful act, which such person by 117
- reasonable diligence could have prevented; and such damages may be recovered in an action on the 118

119 case;

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- 121 Amendment 8 - Excessive Bail, Fines, and Punishments Forbidden Excessive bail shall not be
- required, nor excessive fines imposed, nor cruel and unusual punishments inflicted. Justice Department warns local courts about illegal enforcement of fees and fines
- 123
- 124 http://www.abajournal.com/news/article/justice department warns local courts about illegal enforce

125 ment of fees and

- 126
- 127 Amendment 9 - Other Rights Kept by the People The enumeration in the Constitution of certain rights shall not be construed to deny or disparage others retained by the people. 128
- 129
- 130 Amendment 10 - Undelegated Powers Kept by the States and the People
- The powers not delegated to the United States by the Constitution, nor prohibited by it to the states, are 131
- 132 reserved to the states respectively, or to the people.
- 133 1. John Davis, I hereby state the facts that in the summer of 2016 John Davis, I and my immediate 134
- 135 family was adopted into the Crow Nation by a Medicine Man known as Eagle Claws/Larry Jay. My
- immediate family has since then separated from the Crow tribe and formed the Silver Raven Tribe. 136
- 137
- 138 2. THAT John Davis, I am not the creation or chattel property of any person or any government agency
- 139 whatsoever. John Davis, I am not under any obligation whatsoever to any governmental agency, state
- 140 or federal (i.e. union), or any of their self-passed laws, statutes, regulations or policies.

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- 142 3.As a Lawful Bloodline Native American John Davis, I require from any
- 143 Court/Judge/Stenographer/Clerk/Bailiff/Officer/Attorney/Witness a certified copy of their B.A.R
- number, Dun and Bradstreet trading number, a conflict of interest statement, F.A.R.A registration
- number and date of issue, Constitution Oath of office, and what Law is being practiced in the Court
- requesting/attempting to force me to participate in before John Davis, I am willing to proceed." Failure
- 147 to file the "Foreign Agents Registration Statement" goes directly to the jurisdiction
- and lack of standing to be before the Court and is a FELONY" pursuant to 18 US 219, 951 -
- 149 -----
- John Davis,I do hereby Claim my Lawful Bloodline American status and all Inalienable Rights
- 151 included.
- John Davis, My Bloodline is sealed by court order due to adoption. And as such they must be unsealed
- 153 to prove me wrong
- 154 ------
- John Davis, I do hereby Claim Private owner of all my bloodline/Descendants of the family
- 156 Davis and my Woman, Partner/Spouse Helen Joan: of the family Davis, to
- protect My Bloodline them from piracy, theft, kidnapping Assault, Threats, or other forms of abuse.
- 158 ------
- As a Lawful Bloodline Native America if ever Unlawfully Arrested/ kidnapped and held for ransom or
- 160 consultation, John Davis, my fee Schedule is \$100,000.00 US currency, 3 ounces of 99.9% pure gold, 3
- ounces of 99.9% pure silver per hour minimum 4 hours. Each of those involved in the Unlawful
- Arrest/Kidnapping and holding for ransom shall be personally liable for the fee individually.
- 163

  164 John Davis As I also de alaim a full Converight on this Civen name Toke Davis at Davis and
- John Davis, As I also do claim a full Copyright on this Given name <u>John Benjamin Davis</u>, and all variations of said name.
- 166 -----
- John Davis, I do hereby State I am not of a corporation nor am I part of a state corporation Militia. I
- am a Living Lawful Bloodline Civilian Sovereign Man/Woman
- The above statements of truth is accurate the best of my knowledge. John Davis, I come with clean
- hands and state in and for the Record that the statements herein made are of my own free will and that I
- have reviewed the information and state it is true and accurate to the happenings relating to this matter.
- 172 -----
- 173 If a public entity denies an otherwise "qualified individual" "meaningful access" to its "services,
- programs, or activities" "solely by reason of" his or her disability, that individual may have an ADA
- claim against the public entity. Id. (citing Alexander v. Choate, 469 U.S. 287, 301-02, 105 S.Ct. 712, 83
- 176 L.Ed.2d 661 (1985) (internal citation omitted)).LEE v. CITY OF LOS ANGELES•250 F.3d 668, 690
- 177 (9th Cir. 2001)
- 178 -----
- 179 That is why the Supreme Court ruled in several cases that Withholding Taxes, Income Taxes nor the
- invisible matching Employer Taxes can be taken out of your weekly paycheck, unless you
- VOLUNTEER to LET them do so in opposition of THE EXISTING CONSTITUTIONAL laws
- regarding that Taxes DO NOT APPLY TO AMERICANS --> so that We and/or our States can have all
- the money, ON OUR WEEKLY PAYCHECKS we need to pay for all of the health care we want, all the
- money we need to raise our own children in our own homes without "The Village", to have a good life,
- pay for college, and retire in style.
- 186 -----
- 187 "Silence can only be equated with fraud where there is a legal or moral duty to speak, or where an
- inquiry left unanswered would be intentionally misleading. . . Our revenue system is based on the good

faith of the voluntary taxpayer and the voluntary taxpayers should be able to expect the same from the government in its enforcement and collection activities. If that is the case we hope our message is clear.

191 This sort of deception will not be tolerated and if this is routine it should be corrected immediately."

192 U.S. v. Tweel, 550 F.2d 297, 299. See also U.S. v. Prudden, 424 F.2d 1021, 1032; Carmine v. Bowen,

193 64 A. 932.2.7-14

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Whereas: Further, John Davis, I am not a subject of any "Article 1 Legislative Foreign Agent courts" or bound by "precedents" of any "courts," deriving their "jurisdiction" from said "authorities." Take notice that I hereby cancel and make void from the beginning any such "instrument" or any presumed "public election" made by any "government" or any agency or department thereof, that I am or ever have voluntarily elected to be treated as a subject of any "monarch" or as a citizen," or a "resident" of any "commonwealth," "state," "territory," "possession," "instrumentality," "enclave," "division," "district," or "province," subject to their "jurisdiction(s)." Public Notice by Capital C = Citizen is in the Constitution 13 times for lawful bloodline Native America, it Change when the 14th amendment went to the lower citizen to define legal citizens and nationals do your research, please read about the law .The federal Constitution makes a careful distinction between natural Native born and citizens and Nationals of the United States\*Incorporation\* (compare 2:1:5 with Section 1 of the 14th Amendment). One is an unconditional Sovereign by natural birth on 48 union states soil, who is endowed by the Creator, the Greatspirit and mother earth with certain unalienable rights; the other has been granted the revocable privileges of U.S.\*\* citizenship and nationals, endowed by the Congress of the United States\*Incorporation\*. One is a citizen and national, the other is a subject. One Native is a Sovereign, the other is a subordinate from religious beliefs. One is a Lawful bloodline american of our constitutional Republic; the other is a citizen and or national of a legislative Democratic democracy (the British Vatican contract 1871 civil war federal zone reference to the British Vatican and king john foreign treaty of 1213 the Devils contract). Notice the superior/subordinate relationship between these two statuses. I don't know how many can hear or comprehend this.... But we lawful bloodline Americans STAND strong, we STAND our ground, we STAND for our rights. Standing is strength, standing is a sign of a Breathing living man and woman, thinking,,, Man or Woman. Kneeling and train their bloodline is a sign of enslavement religious worship,...enslavement no rights for freedom Lean the deference between Article 1 courts Legislative or Article I tribunals v Article 3 District **Constitution Court Lawful** John Davis, I am not a "United States 14th Amendment citizen." John Davis, I am not a "resident of," an "inhabitant of," a "franchise of," a "subject of," a "ward of," the "property of," the "chattel of," or "subject to the jurisdiction of" any "monarch" or any corporate "commonwealth," "federal," "state,"

John Davis, I am not a "United States 14th Amendment citizen." John Davis, I am not a "resident of," an "inhabitant of," a "franchise of," a "subject of," a "ward of," the "property of," the "chattel of," or "subject to the jurisdiction of" any "monarch" or any corporate "commonwealth," "federal," "state," "territory," "county," "council," "city," "municipal body politic," or other "government" allegedly "created" under the "authority" of a "constitution" or other "enactment." I am not subject to any "legislation," department, or agency created by such "authorities," nor to the "jurisdiction" of any employees, officers, or agents deriving their "authority" therefrom. Nor do any of the "statutes" or "regulations" of such "authorities" apply to me or have any "jurisdiction" over me.

229 2). "Constitution": The document supposedly setting forth the foundations of a "country" and "its"

who have specifically entered into it. At most, such a document could be a contract between the

existing people at the time of its creation, but no-one has the right, authority, or power to bind their posterity. John Davis ,I have not knowingly, voluntarily and intentionally entered into any such

"constitution" contract to oblige myself thereby, therefore such a document is inapplicable to me, and

<sup>&</sup>quot;government," has no inherent authority or obligation. A "constitution" has no authority or obligation at all, unless as a contract between two or more individuals, and then it is limited only to those individuals

- anyone claiming to derive their "authority" from such a document has no "jurisdiction" over me.
- 3). Use of semantics: There are some immature people with mental imbalances, such as the craving to
- dominate other people, who masquerade as "government," and call the noises and scribbles that
- emanate from their mouths and pens "the law" which "must be obeyed." Just because they alter
- definitions of words in their "law" books to their supposed advantage, doesn't mean I accept those
- definitions. The fact that they define the words "person," "address," "mail," "resident," "motor vehicle,"
- "driving," "passenger," "employee," "income," and many others, in ways different from the common
- usage, so as to be associated with a subject or slave status, means nothing in real life.
- Because the "courts" have become entangled in the game of semantics, be it known to all "courts" and
- all parties, that if I have ever signed any document or spoken any words on record, using words defined
- by twists in any "law" books different from the common usage, there can be no effect whatsoever on
- my sovereign status in society thereby, nor can there be created any "obligation" to perform in any
- 248 manner, by the mere use of such words. Where the definition in the common dictionary differs from the
- definition in the "law" dictionary, it is the definition in the common dictionary that prevails, because it
- is more trustworthy. Violations of oath of office Capital Treason Under Title 18 USC 2381 Criminal
- 251 Negligence
- Debtors slavery is modern day Slavery Peonage was outlawed by an Act of Congress whereas:
- 253 <a href="https://govbanknotes.wordpress.com/2016/04/21/hiring-any-attorney-waives-constitutional-protections-">https://govbanknotes.wordpress.com/2016/04/21/hiring-any-attorney-waives-constitutional-protections-</a>
- 254 <u>makes-humans-wards-of-court-with-unsound-mind/</u> Hiring Any Attorney waives Constitutional
- 255 Protections, makes humans wards of court with unsound mind WHY YOU DON'T WANT AN
- 256 ATTORNEY explains your tribunal courts
- Lawyers and Attorneys Are Not Licensed To Practice Law {For Law Is An Open Practice}
- 258 LAWYERS AND ATTORNEYS ARE NOT LICENSED TO PRACTICE LAW THE NATURE OF
- 259 LAWYER-CRAFT IN AMERICA AS PER THE UNITED STATES SUPREME COURT; The practice
- of Law CAN NOT be licensed by any state/State. (Schware v. Board of Examiners, 353 U.S. 238, 239)
- The practice of Law is AN OCCUPATION OF COMMON RIGHT! (Sims v. Aherns, 271 S.W. 720
- 262 (1925))
- 263 The "CERTIFICATE" from the State Supreme Court: ONLY authorizes, to practice Law "IN
- 264 COURTS" As a member of the STATE JUDICIAL BRANCH OF GOVERNMENT. Can ONLY
- represent WARDS OF THE COURT, INFANTS, PERSONS OF UNSOUND MIND (SEE CORPUS
- JURIS SECUNDUM, VOLUME 7, SECTION 4.) "CERTIFICATE" IS NOT A LICENSE to practice
- 267 Law AS AN OCCUPATION, nor to DO BUSINESS AS A LAW FIRM!!!
- The "STATE BAR" CARD IS NOT A LICENSE!!! It is a "UNION DUES CARD". The "BAR" is a
- 269 "PROFESSIONAL ASSOCIATION";
- 1. like the Actors' Union, Painters' Union, etc.
- 2. No other association, EVEN DOCTORS, issue their own license. ALL ARE ISSUED BY THE
- 272 STATE.
- 3. The State Bar district courts is a NON-GOVERNMENTAL PRIVATE ASSOCIATION and dues
- 274 must be current to sustain membership.
- 275 The State Bar district courts is; an unconstitutional Monopoly. AN ILLEGAL Et CRIMINAL
- 276 ENTERPRISE; Violates Article 2, Section 1, Separation of Powers clause of the Constitution. There is
- NO POWER OR AUTHORITY for joining of Legislative, Judicial, or Executive within a state as the
- BAR is attempting. BAR members have invaded all branches of government and are attempting to
- 279 control de jure government as agents of a foreign entity!
- 280 -----
- "The privilege against self-incrimination is neither accorded to the passive resistant, nor to the person
- 282 who is ignorant of his rights, nor to one indifferent thereto. It is a FIGHTING clause. It's benefits can

- 283 be retained only by sustained combat. It CANNOT BE CLAIMED BY ATTORNEY OR SOLICITOR.
- 284 It is valid only when insisted upon by a BELLIGERENT CLAIMANT IN PERSON." McAlister vs.
- 285 Henkel, 201 U.S. 90, 26 S.Ct. 385, 50 L. Ed. 671; Commonwealth vs. Shaw, 4 Cush. 594, 50 Am.Dec.
- 286 813; Orum vs. State, 38 Ohio App. 171, 175 N.E. 876. The term "BAR" is an acronym for British
- Accredited Registry [see comments below]. ... There are over 30 grievances listed against the King of
- England in the .... Kerry are both descendants of Queen Elizabeth II as well as other British royalty.
- Got a Birth Certificate? You are a Fictitious Corporation Created.. The Constitution is law of the land,,,
- Judges enforce Law. BAR Attorneys enforce International Maritime Law. You should know the
- 291 difference and how to handle it.
- 292 FRC vs. GE 281 U.S. 464, Keller vs. PE 261 U.S. 428, 1 Stat. 138 -178) "Judges do not enforce
- 293 statutes and codes. Executive Administrators enforce statutes and codes. If a public entity denies an
- 294 otherwise "qualified individual" "meaningful access" to its "services, programs, or activities" "solely by
- reason of" his or her disability, that individual may have an ADA claim against the public entity. Id.
- 296 (citing Alexander v. Choate, 469 U.S. 287, 301-02, 105 S.Ct. 712, 83 L.Ed.2d 661 (1985) (internal
- citation omitted)).LEE v. CITY OF LOS ANGELES•250 F.3d 668, 690 (9th Cir. 2001) Under U.S.
- Code, the president does have the statutory authority to keep anyone out of the country, for any reason
- he thinks best. Per 8 USC §1182

"If money is wanted by rulers who have in any manner oppressed the People, they may retain it until their grievances are redressed, and thus peaceably procure relief, without trusting to despised petitions or disturbing the public tranquility." Journals of the Continental Congress. 26 October, 1774©1789.

304 Journals 1: 105©13.

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330	NOTICE TO PRINCIPALS. NOTICE TO PRINCIPALS IS NOTICE TO AGENTS
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334	Autographed
335	American, Sovereign.
336	
337	
338	John Davis Date 04/08/2018
339	
340	Born Month: 02 Year: 1977; Date 04/08/2018 Time 21:1250