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These Are Copyrighted Materials Protected by Strict Copyright Law!

Legal action will be brought against you and/or your company/entity if you are found to have made ANY unauthorized copies or usage or theft of the copyrighted materials in part or in whole. Including, but not limited to theft of names, theft of physical body, body fluids, facial contours, fingerprints, palm prints, hand prints, voice prints, hair, the voice sound waves name(s) make when spoken. The whole body is copyrighted including name(s) in all derivatives.

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2. Using name(s) in any way with any medium or using copyrighted body fluids or making a copy to/or give/send to a friend/company for free or to harm anyone causing injury by usage of copyrighted materials

3. Using, creating or distributing one or multiple copies of copyrighted usage to others for profit

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No matter if you make a profit or not, you are committing a serious copyright infringement crime, punishable by severe fines and imprisonment and you may be held liable under BOTH civil and criminal law.

Remedies Against Violators Can Include Fines in Excess of \$400,000 <u>Plus</u> Up To 5 Years Jail Time <u>Plus</u> Recovery Of All Legal Fees

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[Private-and-Confidential]

First name *****
Last name *****

Pseudonym DANIEL ALBERT BURPO, Estate

City **

Country United States of America



Copyright number

00073517-1

Received on

2021-12-28 23:58:54

Sole Author

Yes

Category

Science > Biology

Title

DANIEL ALBERT BURPO



Description

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12/30/2021 04:44 PM Qty Unit Price Product Price \$2,56 First-Class Mail® 1 Large Envelope Chesterfield, MO 63017 Weight: 0 lb 7,80 oz Estimated Delivery Date Mon 01/03/2022 Certified Mail® \$3.75 Tracking #: 70151730000046309800 Return Receipt \$3.05 Tracking #: 9590 9402 3715 7335 4494 30 \$9.36 Total \$9.36 Grand Total: Cash \$20,00 -\$10.64 Change

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Clerk: 4





[:In my private capacity:]
[:Notice of liability - Non negotiable:]
[:Bills of the Lading:]

:Cynthia-kay: Randolph. :copy-right/copy-claim: : Private-Confidential. [:% 6780 Johnson Road:] [:Palmetto, Georgia [30268]:] [:Day: ~December 30, 2021:]

[:TO WILLIAM J. HALAZ, III, ATTORNEY BAR # 62127:] [:CORDELL LAW, LLP:] [:600 KELLWOOD PARKWAY, STE 310:] [:CHESTERFIELD, MO 63017:]

[:Claim number 70151730000046309800 :]

[:Date: December 30, 2021 - Regarding Beneficiary Estate CYNTHIA KAY HAYNES]: [:and case # 13RI-CV00554:]

For the C.-S.-S.-C.-P.-S.-G.-P.:-:Stop-and-correct-claim and voidance of perjury:

: For the void of perjury, plaintiff to provide the oaths of all parties, title, and statutes, written in the Correct Correct-Sentence-Structure-Parse-Syntax-Grammar-Performance.

[: PLAIN LANGUAGE - I am happy to discharge or settle any verified claims "MOTION FOR CONTEMPT and ORDER TO SHOW CAUSE" in the matter of case #13RI-CV00554 on the following conditions:].

- ~1. [: I request specific necessary proofs, as listed below in order to assist you with your matter, but I have not received several items we would require in order to proceed:].
- ~2. [: I have not received closure as to which dictionary or styles manual you are writing from in your documents, which I can easily refer to and understand as attached to the alleged contract in this matter, in this case 13RI-CV00554 including the documents Attached as Exhibits 010-018 and each document filed or used in any way relating to and for case 13RI-CV00554]:

[: As a result of this non-clarity, this raises possible issues with Americans with Disabilities Act (ADA), the rule of Antitrust with the Federal Trade Commission. the Fair Debt Collection Practices act, and/or other acts such as 18 USC 1001, and 18 USC 1341 and 18 USC 1342 involving commercial communications and the Universal Postal Union and otherwise. One major concern has been the use of a non-correct name(s) and/or fictious similar name(s) being used for profit, and done so without my express written authorization.:].

- ~3. [I have received several documents which are attached, which I have questions regarding areas of style, definitions, grammar, and explanation of [boxing] methods being used. See enclosed documents Exhibits 001-009 and markings which raise such questions I still have as of this time. There are substantial lack of definitions and syntax and grammar issues, making it impossible to understand and unconditionally accept any of these documents which now have been forensically analyzed and marked, to aid in your detailed response. Please respond and correct each marking and explain it to me with definitions, and sign to this via a sworn, notarized, affidavit statement, under your full commercial liability, under penalty of perjury that the facts contained therein are true, correct and complete, and not misleading in any manner whatsoever. Mere declarations are an insufficient response, as declarations permit lying by omissions, which no honorable draft may contain, because I understand none of this at this time, even with or without counsel. A full correction with an explanation of all terms, variable syntax, grammar issue notes, and boxing deletions relating to the four corners rule, is required to proceed:].
- ~4. [: My fee schedule for having to deal with this matter equals actual expenses plus \$1,500 per hour, whereby I now have spent 9.0 hours today on correspondence, in research and evidence gathering, for a total to this point for today of \$13,500 USD to date, plus expenses for postage, transportation, and fines as related to violation of federal or state laws as may be allowed. A final bill will be submitted once determined:].
- ~5. [: On examining your paperwork, i have come to the conclusion that there may be more than one person or party making these offers to contract. Therefore, all parties are equally and severally liable in their individual capacity for the final bill due:].
- ~6. [: In my law-abiding capacity and coming in honor, I require to see the following information before proceeding further with your offer:]:
- ~a. [: Of all parties receiving this notice, provide your full given Names using no abbreviations or all capitalized names, or fictious titles. See 6 CFR 37.3 "Full legal name means an individual's first name, middle name(s), and or last name or surname, without use of initials or nicknames.":].
- ~b. [: Your certified qualification and official capacity, with letters of appointment:].
- ~c. [: Certified Evidence and proof of your mandate or authority and Bond, and actual state-issued license, and not merely a BAR Union Membership Card if applicable as an attorney:].
- ~d. [: Certified Oath of office copy with proper autographs accepting full liability:].
- ~e [: Your certified Anti Bribery statement as directed by the Foreign Corrupt Practices Act Anti-Bribery Provisions, as was required when you took your oath, and I require your completed foreign

registration statement [Exhibit 019-025] which must be on file, as all those who take oaths become foreign at the time of the oath, per Title 22 USC Code 612.:]

- ~f. [: Complete validation of the debt claimed made, do so under oath, complete with original signatures of both parties on each side of the subject contract. This could also include a signed and sworn affidavit of a real party in interest who says I have harmed them. This would be required to proceed with an USC Article 3 jurisdiction and trial:].
- ~g. [: Correction of syntaxed documentation from all parties participating to bring a change of suit in this case, and the bonds they provided, including definitions and sources of words used, to protect and indemnify me in the event of a harm by those parties, plus their sworn evidence via a sworn, notarized, affidavit statement, under your full commercial liability, under penalty of perjury that the facts contained therein are true, correct and complete, and not misleading in any manner whatsoever. Mere declarations are an insufficient response, as declarations permit lying by omissions, which no honorable draft may contain that they are acting within their official capacity. Personal addresses of those parties would also be required in the event these parties acted outside their authority, and therefore their private capacity:].
- ~h. [: I further require a copy of all tax forms you and all parties will file, resulting from profits derived from securities generated for the case. I require this disclosure, so I do not have to report such suspicious activity myself to IRS CID myself on a 4490 and 8281 or otherwise, regarding the possible unreported tax liability and taxable activity of those parties:].
- ~i. [: Are you WILLIAM J. HALAZ III, ATTORNEY as agent for CHARLES HAYNES a debt collector for the alleged costs and fees in case/account number 13RI-CV00554? :].
- ~j. [: Are you WILLIAM J. HALAZ III, ATTORNEY as agent for CHARLES HAYNES the creditor? :].
- ~k. [: Are you WILLIAM J. HALAZ III, ATTORNEY as agent for CHARLES HAYNES the original creditor?:].
- ~l. [: The name and address of the person or persons WILLIAM J. HALAZ III, ATTORNEY as agent for CHARLES HAYNES, alleging any and all claims of a debt in your MOTION FOR CONTEMPT and ORDER TO SHOW CAUSE in Case/Account Number 13RI-CV00554:].
- ~m. [: The name of the actual creditor even if that is myself:].
- ~n. [: The origin of the funds used to create and pay for your alleged costs and fees mentioned in your "ORDER TO SHOW CAUSE and MOTION FOR CONTEMPT.:].
- ~o. [: Please identify what you want from me in your "MOTION FOR CONTEMPT" and 'ORDER TO SHOW CAUSE". Did you want cash, credit or a debt instrument?:].
- ~p. [: Should the one who funds the costs and fees in your "MOTION FOR CONTEMPT" and "ORDER TO SHOW CAUSE" be repaid the money? YES or NO:].
- ~q. [: Your unsigned and unverified "ORDER TO SHOW CAUSE and MOTION FOR CONTEMPT" not a true bill dated December 28, 2021 "Time: 08:51AM" does not answer one important question. What specie will you WILLIAM J. HALAZ III, ATTORNEY as agent for CHARLES HAYNES for your "ORDER TO SHOW CAUSE and MOTION FOR CONTEMPT", accept or lawfully require as payment? (Please see 18 USC § 8; 31 USC § 3124 and Exhibit E).:].
- ~r. [: Will you agree to accept 1 coffee bean in lieu of or equaling the same as 1 FRN's (federal reserve note) to settle this alleged debt in your MOTION FOR CONTEMPT and ORDER TO SHOW CAUSE, that one (1) FRN (Federal Reserve Note) is worth one (1) coffee bean? YES or NO:].

- ~s. [: Will you agree a dollar is worth a coffee bean, and settle this "MOTION FOR CONTEMPT" and ORDER TO SHOW CAUSE" costs and fees debt for 50 coffee beans? YES or NO:].
- ~t. [: Is it true and correct WILLIAM J. HALAZ III, ATTORNEY as agent for CHARLES HAYNES for your "MOTION FOR CONTEMPT and ORDER TO SHOW CAUSE", that my remedy under HJR 192 is lawful until the ban on hard currency is restored by a joint act of the House and Senate? YES or NO:].
- ~u. [: Is it true and correct that the U.S. government was dissolved on March 9, 1933 48 Stat. 1 Pub law 89 719, declared in receivership? YES or NO :].
- ~v. [: Can you define "S" for me? :].
- ~w. [: To remain in Honor, and absent a legal tender from the Debtor CYNTHIA KAY HAYNES for payment of this alleged debt, or your rejection of any non-legal tender from the Debtor CYNTHIA KAY HAYNES for payment of this alleged debt, what has this State made by Law or Statute a compelled tender from Debtor CYNTHIA KAY HAYNES in payment of this alleged debt? :].
- ~x. [: How can you tell me to break the law to pay you since United States Code Title 31 section 3123 states that the US Government has an obligation to pay 'dollar for dollar' principal and interest in legal tender ALL debts accrued by the American people? YES or NO :].
- ~y. [: Is it not true and correct WILLIAM J. HALAZ III, ATTORNEY as agent for CHARLES HAYNES, it is thus all debts are to be discharged as agreed per item # u above, that you have not discharged my alleged debt of costs and fees, fraudulently making me, a living woman, deeper in alleged debt by WILLIAM J. HALAZ III, ATTORNEY as agent for CHARLES HAYNES, use of your claim of debt that is added to the public debt side of the books rather than discharging the debts as stipulated in Public Laws, House Resolutions, and House Joint Resolutions? :].
- ~z. [:s it true and correct, WILLIAM J. HALAZ III, ATTORNEY as agent for CHARLES HAYNES, that FRN's (federal reserve notes = debt notes / I owe you's) are not legal tender for a debt, so how can you force me to break the law in using them in settlement of a matter in conflict with the U.S. Constitution Article 1, Section 10?: :].
- ~aa. [: What evidence do you WILLIAM J. HALAZ III, ATTORNEY as agent for CHARLES HAYNES have proving you can lawfully require payment in "\$" Dollars for payment of debt, what law supersedes Article 1 Section 10 of the Constitution so I can look it up? :].
- ~bb. [: Please identify the evidence of the species of money I have to pay or void and close the cases 13RI-CV00554 immediately. Do you want me to break the law to pay your costs and fees?:].
- ~cc. [: How can I lawfully pay a debt with a debt? :].
- ~dd. [: Is it true and correct, WILLIAM J. HALAZ III, ATTORNEY as agent for CHARLES HAYNES, that you are requiring the impossible, threatening, if I do not pay a debt with a debt? :].
- ~ee. [: Is it true and correct WILLIAM J. HALAZ III, ATTORNEY as agent for CHARLES HAYNES, that this means there "IS NO MONEY" since 1933 AD PER HJR 192? YES or NO :].
- ~ff. [: Is it true and correct, WILLIAM J. HALAZ III, ATTORNEY as agent for CHARLES HAYNES, that in turn would mean that it is me who is the Creditor not the Debtor, as WILLIAM J. HALAZ III. ATTORNEY as agent for CHARLES HAYNES, would like me, a living woman with arms and legs. to believe? YES or NO:].
- ~gg. [: What does a "\$" Dollar mean in relation to Article 1 Section 10 of the US Constitution regarding demands for payment of a debt? :].
- ~hh. [: What does a "FRN (federal reserve note) actually equal"... a debt, a coffee bean, ect? :].

- ~ii. [: If you require (FRN's) federal reserve notes, will you be creating a violation of my rights under Title 42?:].
- ~jj. {: Validate that you WILLIAM J. HALAZ III, ATTORNEY as agent for CHARLES HAYNES will provide me with an INVOICE showing the alleged costs and fees amounts due, when it became due and the aging of the alleged amount due. :].
- ~kk. {: Validate that the alleged legal representative of your entity is authorized to do business in the State of Missouri. :].
- ~II. [: Please verify and validate that WILLIAM J. HALAZ III, ATTORNEY as agent for CHARLES HAYNES will defend and protect and uphold ALL my lawful 1789 US Constitutional rights, including, but not limited to the 1789 US Constitution Article 1, Section 10 ("No state shall enter into any treaty, alliance, or confederation; grant letters of marque and reprisal; coin money; emit bills of credit; make anything but gold and silver coin a tender in payment of debts; pass any bill of attainder, ex post facto law, or law impairing the obligation of contracts. or grant any title of nobility [such as Esquire/Attorney]." See Exhibit A.)? YES or NO:].
- ~mm. [: Please provide me with a sworn and notarized Affidavit, signed under Penalty of Perjury a letter verifying how many complaints and the overall nature of the complaints that have been filed against WILLIAM J. HALAZ III, ATTORNEY as agent for CHARLES HAYNES Attorney General's office that are still unresolved and if you intend to resolve these complaints and how per your advertised policy on your website attached and incorporated herein by reference. :].
- ~nn. {: Validate that documents evidencing your alleged claim of debt can be authenticated pursuant to (Black's Law Dictionary, 6th Edition) as follows: "Confirmation of correctness, truth, or authenticity, by affidavit, oath or deposition". Affidavit of truth or matter states an object of verification is to assure good faith in averments or statements of party. :].
- ~oo. [: Is it true and correct, WILLIAM J. HALAZ III, ATTORNEY as agent for CHARLES HAYNES. "Any false representation of material facts made with knowledge of falsity and with intent that it shall be acted on by another in entering into contract, and which is so acted upon, constitutes 'fraud,' and entitles party deceived to avoid contract or recover damages." Barnsdall Refining Corn. v. Birnam Wood Oil Co. 92 F 26 817.? YES or NO:].
- ~pp. [: Is it true and correct, WILLIAM J. HALAZ III, ATTORNEY as agent for CHARLES HAYNES, "Any conduct capable of being turned into a statement of fact is representation. There is no distinction between misrepresentations affected by words and misrepresentations affected by other acts." Leonard v. Springer 197 III 532. 64 NE 301.? YES or NO:].
- ~qq. [: Please produce and provide me with an affidavit statement signed by your authorized agent under Penalty of Perjury that WILLIAM J. HALAZ III, ATTORNEY as agent for CHARLES HAYNES, or any agent(s) acting on your behalf has not violated any portion of the FAIR DEBT COLLECTION PRACTICES ACT (FDCPA).:].
- ~rr. [:Please identify by name and address all persons, corporations, associations, or any other parties having an interest in legal proceedings regarding your claim of alleged debt in your MOTION FOR CONTEMPT and ORDER TO SHOW CAUSE in case no. 13RI-CV00554. :].
- ~ss. [: Please verify that you WILLIAM J. HALAZ III, ATTORNEY as agent for CHARLES HAYNES knows and understands that contacting me again after receipt of this notice without providing procedurally proper validation of the debt for your MOTION FOR CONTEMPT and YOUR ORDER TO SHOW CAUSE constitutes the use of interstate communications in a scheme of fraud by advancing a

writing which you know is false with false conveyance language in your MOTION FOR CONTEMPT and YOUR ORDER TO SHOW CAUSE documents with the intention that others rely on the written communication to their detriment. ("It is established law that verification is a sworn statement of the truth of the facts stated in the instrument which is verified." H.A.M.S. Company v. Electric Contractors of Alaska, Inc. (1977) 563 Pacific Reporter 258, 260):].

~tt. [: Your receipt of this notice and your failure or refusal to validate and verify your claim of MOTION FOR CONTEMPT and ORDER TO SHOW CAUSE via a sworn, notarized, affidavit statement, under your full commercial liability, under penalty of perjury that the facts contained therein are true, correct and complete, and not misleading in any manner whatsoever. Mere declarations are an insufficient response, as declarations permit lying by omissions, which no honorable draft may contain constitutes your acceptance, stipulation to and tacit acquiescence to my contract terms to pay me my consulting fees per my fee schedule of \$50,000.00 UNITED STATES DOLLARS for each attempt for any and all contact by you or your third-party agent(s) to me about your unverified, unvalidated claim of MOTION FOR CONTEMPT and ORDER TO SHOW CAUSE via notice(s), letter(s), phone call(s) /voicemail/email/text message to contact me by you or through a third party per attempt for any and all contact notice/letter/and will be deemed harassment, defamation of character, damage and injury to me and you tacitly agree to pay me \$50,000.00 in USD for each incident that you harm me in Ripley County Missouri Case Number 13RI-CV00554 or otherwise, a living flesh and blood woman with arms and legs or my living, alive, breathing offspring little ones with arms and legs or infringe upon my first in time, first in line rule copy-rights including but not limited to the infringement violations of the following copyrights at copyrightdepot.com: 00063623-1, 00063622-1, 00063624-1, 00063623-1, 00063625-1, 00063823-1 and those filed in the Ripley County Missouri Recorder of Deeds office and other public domains.:].

~uu. [: This letter is your notice under the authority of including, but not limited to The Fair Debt Collections Practices Act (FDCPA) that contacting me again regarding the above referenced alleged debt claimed in your MOTION FOR CONTEMPT and ORDER TO SHOW CAUSE, after the verifiable receipt of this notice without providing procedurally proper validation of the debt claimed in your MOTION FOR CONTEMPT and ORDER TO SHOW CAUSE, establishes that you, WILLIAM J. HALAZ III, ATTORNEY as agent for CHARLES HAYNES have used fraudulent conveyance language communications in a scheme of fraud by using threat, intimidation, deception, and enticement to coerce a person to commit some act creating a legal disability where none exists. :].

~vv. [: Is it true and correct, WILLIAM J. HALAZ III, ATTORNEY as agent for CHARLES HAYNES, 15 U.S.C §1692 (e) states that the "false", deceptive, and misleading representation, in connection with the collection of any debt," including the false representation of the character or legal status of any debt and further makes a threat to take any action that cannot legally be taken a deceptive practice? YES or NO:].

~ww. [: Please produce and provide me with durability via a sworn, notarized, affidavit statement, under your full commercial liability, under penalty of perjury that the facts contained therein are true, correct and complete, and not misleading in any manner whatsoever. Mere declarations are an insufficient response, as declarations permit lying by omissions, which no honorable draft may contain that WILLIAM J. HALAZ III, ATTORNEY as agent for CHARLES HAYNES or any agent(s) acting on your behalf has not violated any portion of the Rico Act (RICO).:].

- ~xx. [: Please produce and provide me via a sworn, notarized, affidavit statement, under your full commercial liability, under penalty of perjury that the facts contained therein are true, correct and complete, and not misleading in any manner whatsoever. Mere declarations are an insufficient response, as declarations permit lying by omissions, which no honorable draft may contain that WILLIAM J. HALAZ III, ATTORNEY as agent for CHARLES HAYNES or any agent(s) acting on your behalf has not violated any portion of the Foreign Corrupt Practices Act (FCPA). :].
- ~yy. [: Please produce and provide me with durability an affidavit statement signed by your authorized agent under Penalty of Perjury that WILLIAM J. HALAZ III, ATTORNEY as agent for CHARLES HAYNES or any agent(s) acting on your behalf has not violated any portion of the 1789 US Constitution (USC).:].
- ~zz. [: Please produce and provide me with durability via a sworn, notarized, affidavit statement, under your full commercial liability, under penalty of perjury that the facts contained therein are true, correct and complete, and not misleading in any manner whatsoever. Mere declarations are an insufficient response, as declarations permit lying by omissions, which no honorable draft may contain signed by any and all of your authorized agent(s), verifying under Penalty of Perjury that prior to any action being taken by WILLIAM J. HALAZ III, ATTORNEY as agent for CHARLES HAYNES and any and all authorized agent(s), including third party agent(s) acting on your behalf, have followed any and all FARA Registration Statement requirements by having a properly signed and filed with the proper regulating authorities their Registration Statement-Pursuant to the Foreign Agents Registration Act of 1938, as amended form OMB No. 1124-0001 per 22 U.S.C. § 611 et seq - United States Code; Title 28 C.F.R. Part 5 - Judicial Administration (FARA) (See www.fara.gov and Exhibit Pages Numbered 019-025.:]. ~aaa. [: You tacitly agree by your silence to this full disclosure and full discovery request answering each item completely that Charles Haynes has infringed upon my copy-right copy-claims attached as Exhibits 030 to 035 and owes: Cynthia-kay: Randolph \$50,000.00 in USD for each violation unavoidable and incontestably due and payable immediately upon receipt of a total bill for any and all violations since this March 15, 2018, to present:].
- [: Your silence, non-response to each item listed in this Affidavit within ten (10) days (exclusive of the date of receipt) WILLIAM J. HALAZ III, ATTORNEY as agent for CHARLES HAYNES is your acquiescence and tacit agreement that you agree to withdraw your claims and MOTION FOR CONTEMPT and ORDER TO SHOW CAUSE for this case 13RI-CV00554. See: Connally v. General Construction Co., 269 U.S. 385, 391. Notification of legal and lawful responsibility is "the first essential of due process of law." Also, see: U.S. v. Tweel, 550 F. 2d. 297. "Silence can only be equated with fraud where there is a legal, lawful or moral duty to speak or where an inquiry left unanswered would be intentionally misleading.":1.
- [: You, WILLIAM J. HALAZ III, ATTORNEY as agent for CHARLES HAYNES have ten (10) days from receipt (exclusive of the day of receipt) to answer each item in this full disclosure and full discovery with no hidden material facts; or be in default/dishonor and therefore agree by your silence that your claim is withdrawn and/or waived with prejudice regarding the "MOTION FOR CONTEMPT and ORDER TO SHOW CAUSE" for case 13RI-CV00554. A separate final payable bill will also be provided at that time if another settlement arrangement is not made by that time. All other attempts to collect or

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proceed with your MOTION FOR CONTEMPT and ORDER TO SHOW CAUSE shall be void action as agreed unavoidably and incontestably by all parties after that date:].

By Beneficiary:

December 30, 2021

:Cynthia-kay: Randolph: [: for Estate named: CYNTHIA KAY HAYNES:]

:copy-right/copy-claim. [: With the reservation of all rights.:]

Without Recourse, : Cynthia-kay: Randolph., Beneficiary of the Trust on behalf of the Represented Person, the ALL Capital Lettered Government Created Legal Entity.

6780 Johnson Road, Georgia-land-State, not fiction corporate state.

/ / /

/ / / .

[: Attachments Include:]:

Exhibit E Exhibit J

Addendum with definitions below

Exhibits 001-0035



[:Addendum included for the definition of syntax and parse claim:]

[:Syntax analysis guide to attached documents- for [co]rrection:]
:Cynthia-Kay: Randolph.

PLENIPOTENTIARY-JUDGE, : AMBASSADOR, :POSTMASTER

FLAG OF THE

CORRECT-SENTENCE-STRUCTURE-COMMUNICATIONS-PARSE-SYNTAX-GRAMMAR WITH THE CONTRACTING-PERSONS OF A CONTRACTUAL-POSTAL-CORPORATION

~Palemtto~GEORGIA-Land-State~[30268]

:For the void of perjury, use Correct Sentence Structure Communications, Parse, Syntax, Grammar.

- ~0 conjunction
- ~1 adverb
- ~2 verb (by modification)
- ~3 adjective
- ~4 pronoun
- ~5 (pre)position
- ~6 article
- ~7 noun
- ~8 past time
- ~9 future time
- :For the claim of use quantum languages and violations by re-spondent:
- :law violations are with this claim:

:Symbol use with the correction.

- = a negative <u>prefix</u> (underlined section of a word) = NO = No contract.
- ~ ND = non-defined terms = non defined symbol = No contract.
- ~ NDG = a Nom De Guerre fiction name, not correct full name, dead fiction.
- $\sim 7 = B = Boxing = removed from page section = No contract.$
- VC = void continuum = double space/blank space area = No contract.

:Law

- :Title~42: USCS~1986 Knowledge and Stop-Correct-Wrongs.
- ~FRCP-26-E:Closure
- ~FRCP-9-B: Fraud by confession
- ~Title~18: USCS~1001 & 1002: false-statements
- ~Title~15: USCS~1692E Fraud & Misleading Statements
- ~Titlc~15: USCS~78 ~ ff: Penalty: \$25,000,000
- ~Title~42: USCS~1985-1: Conspiracy-Civil,

- ~Title~42: USCS~1985-2: Obstruction-evidence & Witness,
- ~Title~42: USCS~1985-3: Depriving Evidence & Witness,
- ~Title~18: USCS~1961: RICO
- ~Title~18: USCS~242: Coloring of the Laws = Ailing
- ~Title~18: USCS~241: Criminal-Conspiracy = tort
- ~Title~18: USCS~3: Criminal-Participation-Knowledge
- ~Title~42: USCS~1983: Personal Damages
- ~Title~18: USCS~1512: Obstruction of the Law
- ~Title~18: USCS~1341: Frauds and swindles
- ~Title~18: USCS~1342: Fictitious name or address
- ~Title~18: USCS~241: Conspiracy
- ~Title~18: USCS~242: Criminal Deprivation of Rights
- ~Title~28: USC~1359: Loss of Jurisdiction by Collusion

:AIDING: CORRUPTION AT THE START/BEGINNING

~JUSTICE~ JU=no, S=Speak, T1=Title, CE=Judge



Sworn to (or affirmed) and subscribed before me
this 30 day of Dec. 20 1

Notary Public's Signature
My Commission Expires May

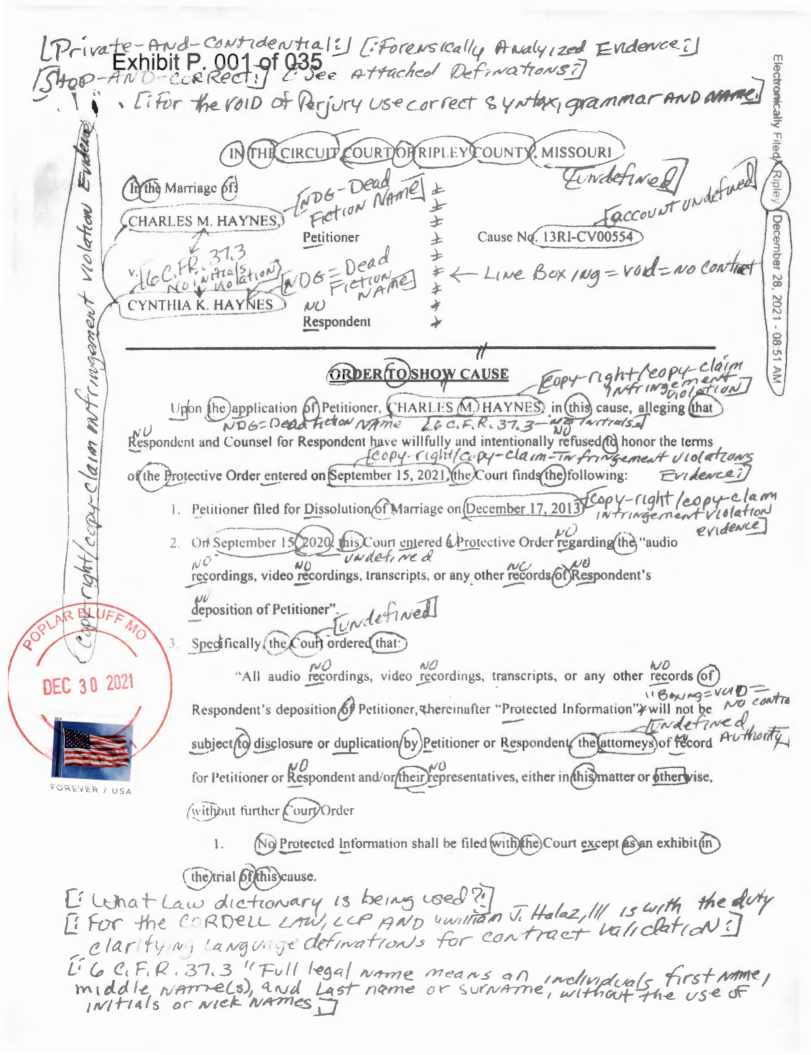
Copy-right/cupy-claimprivate-mud-confidential

NOTARY PUBLIC - NOTARY SEAL STATE OF MISSOURI COMMISSIONED FOR RIPLEY COUNTY MY COMMISSION EXPIRES MAY, 20, 2025 ID #21533912

Tyler Eveland



F REVER / 115A



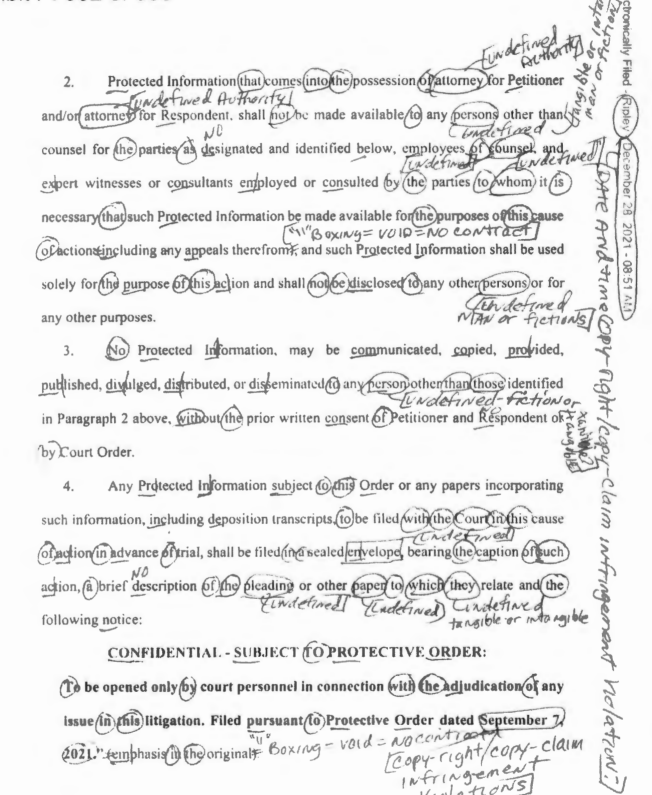


Exhibit P1005 of 035 Ntial: Li Forensically Analyized Evidences
[STOP-AND-CORRECT]
[: STOP AND CORRECT:] [: FOR The void of perjury use correct syntax, grammar and Name] [: See affached definations?] [: See affached definations?]
IN THE CIRCUIT COURT OF RIPLEY COUNTY MISSOURI
In the Marriage of CHARLES M. HAYNES, DECOUNTY IN BOXING = VOID = NO CONTRACT
Good-right/Copy-claim Petitioner Cause No. 13RI-CV00554 Evidence Technology Claim Violation Fettons Cause No. 13RI-CV00554
INDG = DEALTHE I + FIL" BOX MA = VOID = NO CONTRACT ? 6
MOTION FOR CONTEMPT
MOTION FOR CONTEMP
Motion for Contempt, hereby states as follows: Violation evidence man or fretail D
1. Petitioner filed for Dissolution of Marriage on December 17, 2013. Copy-right/copy-claim entrugment Evidence: 2. On September 15, 2020, this Court entered a Protective Order regarding the "audio "recordings, video recordings, transcripts, or any other records of Respondent's deposition of Petitioner" which is attached hereto as Exhibit 1 and incorporated by
2. On September 15, 2020, this Court entered a Protective Order regarding the "audio
recordings, video recordings, transcripts, or any other records of Respondent's
deposition of Petitioner" which is attached hereto as Exhibit 1 and incorporated by
reference as if fully set forth herein.
3. Specifically, the Court ordered that
"All audio recordings, video recordings, transcripts, or any other records of Respondent's deposition of Petitioner, thereinafter "Protected Information" will not be subject to disclosure or duplication by Petitioner or Respondent, the attorneys of record for Petitioner or Respondent and/or their representatives, either in this matter or other vise, without further Court Order. Where I we define d No Protected Information shall be filed with the Court except as an exhibit in
subject to disclosure or duplication by Petitioner or Respondent, the attorneys of record
for Petitioner or Respondent and/or their representatives, either in this matter or other vise,
(without further Court Order. wede fixed
1. No Protected Information shall be filed with the Court except as in exhibit in
(the arial of tims cause.
[Past tense and Future tense words in same sentence]
[1400/4008/OUT/persons/who/ND=not defined-/his/her [1400/4008/OUT/persons/who/ND=not defined-/his/her [1 Correct-Language-And-definations-And-syntax-corrections-required
Si Parret - Language - AND- detinations - MINOS -

3. No Protected Information, may be communicated, copied, provided, published, divulged, distributed, or disseminated to any person other than those identified in Paragraph 2 above, without the prior written consent of Petitioner and Respondent or by Court Order

Dundetined

4. Any Protected Information subject to this Order or any papers incorporating such information, including deposition transcripts, to be filed with the Cour in this cause of action in advance of trial, shall be filed in a sealed envelope, bearing the caption of such action, a brief description of the pleading or other paper to which they relate and the following notice:

CONFIDENTIAL - SUBJECT TO PROTECTIVE ORDER:

issue in this litigation. Filed pursuant to Protective Order dated September 7,

2021." temphasis in the original.

4. Respondent and Counsel for Respondent has failed and refused to abide by the terms of
the september 15, 2021 Protective Order including, but not limited to the following ways:

Date Copy-right/copy-claim infringment

Dute And Time copy-right/copy-claim intringment Evidence

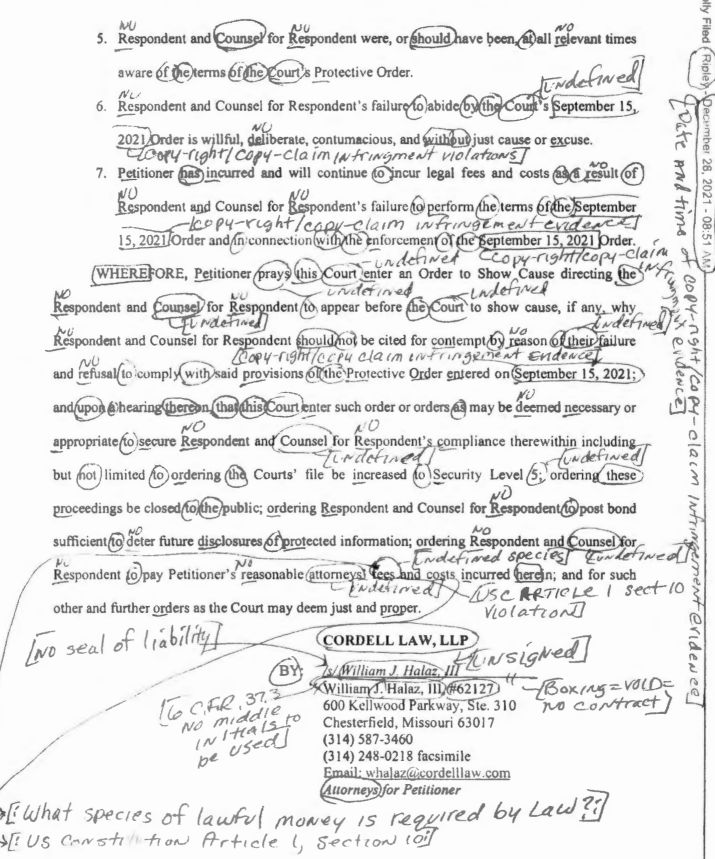


Exhibit P. 009 of 035 COUNTY OF ST. LOUIS Comes now Charles Haynes, the Petitioner herein, being first duly sworn according to law, and states that he has read the foregoing and states that the facts contained therein are true and correct according to his best knowledge, information and belief. (man or fiction?) Subscribed and sworn to before methis 3 / day of Decarbase 2021. My commission expires: 1/19/25 Time of copy-right/appy-daim infingement LISA ROBERTS Notary Public - Notary Seal State of Missouri Commissioned for St. Francols County My Commission Expires January 19, 2025 Commission Number: 21661940

Ripley December 28, 2021 - 08:51

IN THE CIRCUIT COURT OF RIPLEY COUNTY, MISSOURI

In the Marriage of:)	
CHARLES M. HAYNES,	Petitioner)))	Cause No. 13RI-CV00554
V.)	
CYNTHIA K. HAYNES)	
	Respondent)	

MOTION FOR CONTEMPT

COMES NOW Petitioner CHARLES M. HAYNES, by and through counsel, and for his Motion for Contempt, hereby states as follows:

- 1. Petitioner filed for Dissolution of Marriage on December 17, 2013.
- 2. On September 15, 2020, this Court entered a Protective Order regarding the "audio recordings, video recordings, transcripts, or any other records of Respondent's deposition of Petitioner" which is attached hereto as Exhibit 1 and incorporated by reference as if fully set forth herein.
- 3. Specifically, the Court ordered that:

"All audio recordings, video recordings, transcripts, or any other records of Respondent's deposition of Petitioner, (hereinafter "Protected Information") will not be subject to disclosure or duplication by Petitioner or Respondent, the attorneys of record for Petitioner or Respondent and/or their representatives, either in this matter or otherwise, without further Court Order.

1. No Protected Information shall be filed with the Court except as an exhibit in the trial of this cause.

- 2. Protected Information that comes into the possession of attorney for Petitioner and or attorney for Respondent, shall not be made available to any persons other than counsel for the parties as designated and identified below, employees of counsel, and expert witnesses or consultants employed or consulted by the parties to whom it is necessary that such Protected Information be made available for the purposes of this cause of action (including any appeals therefrom), and such Protected Information shall be used solely for the purpose of this action and shall not be disclosed to any other persons or for any other purposes.
- 3. No Protected Information, may be communicated, copied, provided, published, divulged, distributed, or disseminated to any person other than those identified in Paragraph 2 above, without the prior written consent of Petitioner and Respondent or by Court Order.
- 4. Any Protected Information subject to this Order or any papers incorporating such information, including deposition transcripts, to be filed with the Court in this cause of action in advance of trial, shall be filed in a sealed envelope, bearing the caption of such action, a brief description of the pleading or other paper to which they relate and the following notice:

CONFIDENTIAL - SUBJECT TO PROTECTIVE ORDER:

To be opened only by court personnel in connection with the adjudication of any issue in this litigation. Filed pursuant to Protective Order dated September 7, 2021." (emphasis in the original).

4. Respondent and Counsel for Respondent has failed and refused to abide by the terms of the September 15, 2021 Protective Order including, but not limited to, the following ways:

- a. Respondent and Counsel for Respondent failed to follow the requirements of Section 4 of the Protective order by including excerpts from the transcripts in "Cynthia Haynes' Renewed Motion for Partial Summary Judgment & Memorandum of Law in Support" without following the requirements of the Protective Order.
- b. Respondent or Counsel for Respondent provided such excerpts, if not the entire deposition both written and audio/visual recording, to a third party in contravention of the Court's September 15, 2021 Protective Order, leading to a third party citing portions of the transcripts in the "Media Request for Order Restoring Remote Audio/Video Access Program (MOCC) and Providing Links & Telephone Numbers to Missouri Court Connect", also filed without following the requirements of the Protective Order, and which was signed by Kenneth Rosa and submitted to the Court through Counsel for Respondent who signed the Certificate of Service.
- c. Respondent or Counsel for Respondent, provided such excerpts, if not the entire deposition both written and audio/visual recording, to third parties in contravention of the Court's September 15, 2021 Protective Order, leading to third parties citing portions of the transcripts in the "Media Request for Order Restoring Remote Audio/Video Access Program (MOCC) and Providing Links & Telephone Numbers to Missouri Court Connect", also filed without following the requirements of the Protective Order, and which was signed by Megan Fox, and submitted to the Court through Counsel for Respondent who signed the Certificate of Service.

Exhibit P. 013 of 035

5. Respondent and Counsel for Respondent were, or should have been, at all relevant times

aware of the terms of the Court's Protective Order.

6. Respondent and Counsel for Respondent's failure to abide by the Court's September 15,

2021 Order is willful, deliberate, contumacious, and without just cause or excuse.

7. Petitioner has incurred and will continue to incur legal fees and costs as a result of

Respondent and Counsel for Respondent's failure to perform the terms of the September

15, 2021 Order and in connection with the enforcement of the September 15, 2021 Order.

WHEREFORE, Petitioner prays this Court enter an Order to Show Cause directing the

Respondent and Counsel for Respondent to appear before the Court to show cause, if any, why

Respondent and Counsel for Respondent should not be cited for contempt by reason of their failure

and refusal to comply with said provisions of the Protective Order entered on September 15, 2021;

and upon a hearing thereon, that this Court enter such order or orders as may be deemed necessary or

appropriate to secure Respondent and Counsel for Respondent's compliance therewithin including

but not limited to ordering the Courts' file be increased to Security Level 5; ordering these

proceedings be closed to the public; ordering Respondent and Counsel for Respondent to post bond

sufficient to deter future disclosures of protected information; ordering Respondent and Counsel for

Respondent to pay Petitioner's reasonable attorneys' fees and costs incurred herein; and for such

other and further orders as the Court may deem just and proper.

CORDELL LAW, LLP

BY: /s/ William J. Halaz, III

William J. Halaz, III, #62127 600 Kellwood Parkway, Ste. 310

Chesterfield, Missouri 63017

(314) 587-3460

(314) 248-0218 facsimile

Email: whalaz@cordelllaw.com

Attorneys for Petitioner

Exhibit P. 014 of 035

STATE OF MISSOURI)	
)	SS.
COUNTY OF ST. LOUIS)	

Comes now Charles Haynes, the Petitioner herein, being first duly sworn according to law, and states that he has read the foregoing and states that the facts contained therein are true and correct according to his best knowledge, information and belief.

Charles Haynes

Subscribed and sworn to before me this 3 day of December, 2021.

Notary Public

My commission expires: 1/19/25

LISA ROBERTS
Notary Public - Notary Seal
State of Missouri
Commissioned for St. Franceis County
My Commission Expires January 19, 2025
Commission Number: 21661940



Exhibit P. 015 of 035

IN THE CIRCUIT COURT OF RIPLLY COUNTY, MISSOURI

In the Marriage of:)	
CHARLES M. HAYNES,	Petitioner)))	Cause No. 13RI-CV00554
\)	
CYNTHIA K. HAYNES)	
	Respondent)	

ORDER TO SHOW CAUSE

Upon the application of Petitioner, CHARLES M. HAYNES, in this cause, alleging that Respondent and Counsel for Respondent have willfully and intentionally refused to honor the terms of the Protective Order entered on September 15, 2021, the Court finds the following:

- 1. Petitioner filed for Dissolution of Marriage on December 17, 2013.
- On September 15, 2020, this Court entered a Protective Order regarding the "audio recordings, video recordings, transcripts, or any other records of Respondent's deposition of Petitioner".
- 3. Specifically, the Court ordered that:
 - "All audio recordings, video recordings, transcripts, or any other records of Respondent's deposition of Petitioner, (hereinafter "Protected Information") will not be subject to disclosure or duplication by Petitioner or Respondent, the attorneys of record for Petitioner or Respondent and/or their representatives, either in this matter or otherwise, without further Court Order
 - No Protected Information shall be filed with the Court except as an exhibit in the trial of this cause.

Exhibit P. 016 of 035

- 2. Protected Information that comes into the possession of attorney for Petitioner and/or attorney for Respondent, shall not be made available to any persons other than counsel for the parties as designated and identified below, employees of counsel, and expert witnesses or consultants employed or consulted by the parties to whom it is necessary that such Protected Information be made available for the purposes of this cause of action (including any appeals therefrom), and such Protected Information shall be used solely for the purpose of this action and shall not be disclosed to any other persons or for any other purposes.
- 3. No Protected Information, may be communicated, copied, provided, published, divulged, distributed, or disseminated to any person other than those identified in Paragraph 2 above, without the prior written consent of Petitioner and Respondent or by Court Order.
- 4. Any Protected Information subject to this Order or any papers incorporating such information, including deposition transcripts, to be filed with the Court in this cause of action in advance of trial, shall be filed in a scaled envelope, bearing the caption of such action, a brief description of the pleading or other paper to which they relate and the following notice:

CONFIDENTIAL - SUBJECT TO PROTECTIVE ORDER:

To be opened only by court personnel in connection with the adjudication of any issue in this litigation. Filed pursuant to Protective Order dated September 7, 2021." (emphasis in the original).

4. Respondent and Counsel for Respondent have failed and refused to abide by the terms of the September 15, 2021 Protective Order including but not limited to the following ways:

Some of the section of the

- a. Respondent and Counsel for Respondent failed to follow the requirements of Section 4 of the Protective order by including excerpts from the transcripts in "Cynthia Haynes' Renewed Motion for Partial Summary Judgment & Memorandum of Law in Support" without following the requirements of the Protective Order.
- b. Respondent or Counsel for Respondent provided such excerpts, if not the entire deposition both written and audio visual recording, to a third party in contravention of the Court's September 15, 2021 Protective Order, leading to at least two third parties citing portions of the transcripts in the "Media Request for Order Restoring Remote Audio Video Access Program (MOCC) and Providing Links & Telephone Numbers to Missouri Court Connect", also filed without following the requirements of the Protective Order, and which were signed by Kenneth Rosa and Megan Fox and submitted to the Court through Counsel for Respondent who signed the Certificate of Service.
- Respondent's Counsel and Respondent were at all relevant times aware of the terms of the Court's Protective Order.
- Respondent's Counsel and or Respondent's failure to abide by the Court's September 15,
 2021 Order is willful, deliberate, contumacious, and without just cause or excuse.
- 7. Petitioner has incurred and will continue to incur legal fees and costs as a result of Respondent's Counsel and or Respondent's failure to perform the terms of the September 15, 2021 Order and in connection with the enforcement of the September 15, 2021 Order.

SO ORDERED:

appear in the Circuit Court of Ripley County, State of Missouri, at the Courthouse, on the 25th day of January, 2021, at 9:00 am before the Honorable Judge Gary A. Kamp then and there to show cause, if any you have, why you should not be adjudged in Contempt of said Court for failing to comply with the terms of the Protective Order entered on September 15, 2021, set forth in more detail in the Motion for Contempt filed herewith; and

aforesaid hearing date, the allegations of the Motion for Contempt prepared by Petitioner may be deemed admitted and the Court may find that you have willfully and intentionally refused to honor the terms of the Protective Order entered on September 15, 2021, that the Court may issue an order awarding to Petitioner a Judgment against you sufficient to compensate Petitioner for your alleged violations set forth herein, that the Court may award to Petitioner his attorney's fees and costs in pursuit of this Motion, and for such other and further orders as this Court deems just and proper.

JUDGF	Date	

Exhibit P. 019 of 035

U.S. Department of Justice

Washington, DC 20530

OMB No. 1124-0001, Expires May 31, 2020.

Registration Statement

Pursuant to the Foreign Agents Registration Act of 1938, as amended

INSTRUCTION SHEET-READ CAREFULLY

- 1. Use All persons required to register under this Act shall use this form in submitting the information required by Section 2(a)
- 2. Read 1ct and Rules. Registrant should carefully read the Act and the Rules thereunder before completing this form.
- 3. Answer 1 mless otherwise specifically instructed in this form, a registrant shall answer every item on this form. Whenever the item is inapplicable or the appropriate response to an item is "none", an express statement to that effect shall be made.
- 4. Attachments Inserts and riders of less than full page size shall not be used. Whenever insufficient space is provided for response to any item, reference shall be made in such space to a full insert page or pages on which the item number and inquiry shall be restated and a complete answer given.
- Filing. The completed statement, including all exhibits, shall be filed in electronic form with the Registration Unit, Counterintelligence and Export Control Section, National Security Division, U.S. Department of Justice at https://www.fara.gov/. The statement must be filed in accordance with 28 U.S.C. § 1746. A copy should be retained by the registrant.
- 6. Lilling Lec. The filing of this document requires the payment of a filing fee for each listed foreign principal as set forth in Rule 5(d)(1), 28 C.E.R. § 5.5(d)(1)
- 7. Privacy 1ct Statement. The filing of this document is required for the Foreign Agents Registration Act of 1938, as amended, 22 U.S.C. § 611 et seq., for the purposes of registration under the Act and public disclosure. Provision of the information requested is mandatory, and failure to provide the information is subject to the penalty and enforcement provisions established in Section 8 of the Act. Every registration statement, short form registration statement, supplemental statement, exhibit, amendment, copy of informational materials or other document or information filed with the Attorney General under this Act is a public record open to public examination, inspection and copying during the posted business hours of the Registration Unit in Washington, DC. Statements are also available online at the Registration Unit's webpage: https://www.fara.gov. One copy of every such document, other than informational materials, is automatically provided to the Secretary of State pursuant to Section 6(b) of the Act, and copies of any and all documents are routinely made available to other agencies, departments and Congress pursuant to Section 6(c) of the Act. The Attorney General also transmits a semi-annual report to Congress on the administration of the Act which lists the names of all agents registered under the Act and the foreign principals they represent. This report is available to the public in print and online at: https://www.fara.gov.
- 8. Public Reporting Burden. Public reporting burden for this collection of information is estimated to average 1.375 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to Chief, Registration Unit, Counterintelligence and Export Control Section, National Security Division, U.S. Department of Justice, Washington, DC 20530; and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503.

Note. Omit this instruction sheet when filing this Statement.

Exhibit P. 020 of 035

U.S. Department of Justice

Washington, DC 20530

OMB No. 1124-0001. Expires May 31, 2020.

Registration Statement

Pursuant to the Foreign Agents Registration Act of 1938, as amended

IREGISTRANT
1. Name of Registrant
2. Registration No. (To Be Assigned By the FARA Registration Unit)
3. Principal Business Address
4. If the registrant is an individual, furnish the following information.
(a) Residence address(es)
(b) Other business address(es), if any
(c) Nationality
(d) Year of birth
(c) Present citizenship (D) If many net project properties the birth state when where and how a project
(f) If present entizenship not acquired by birth, state when, where and how acquired
(g) Occupation
5. If the registrant is not an individual, furnish the following information:
(a) Type of organization: Committee Association Partnership Voluntary group Corporation Other typecify:
Corporation Other typecify:
(c) Address of principal office
(d) Name of person in charge
(e) Locations of branch or local offices
(f) If a membership organization, give number of members

Exhibit P. 021 of 035

5/ 1// (11/1)	officers, directors or persons performing the fi	aneticing of an office of anet	to or the registrant.
Name	Residence Address(es)	Position	Nationality
	and the second s	furthernous of the interests of	Convert the foreign principal
n) Which of the abo	ve named persons renders services directly in	turinerance of the interests o	r any or the foreign principal
i) Describe the natu	re of the registrant's regular business or activi	ity.	
) Give a complete	statement of the ownership and control of the	registrant.	
	to render services to the registrant directly in secretarial, or in a related or similar capacity.	furtherance of the interests of	any of the foreign principals
Same	Residence Addres	ss(es)	Nature of Services

	IIFOREIGN P	RINCIPAL		
7. List every foreign principal for	whom the registrant is acting or has	agreed to act.		
Foreign Principal Address(es)				
1/866	HIACTIV	[7] [7] [7]		
	cribed in any Exhibit B to this stateme			
•	s any or all of your foreign principals.	1 CS L.I INO L	and a	
If yes, describe fully.				
	IVFINANCIAL IN	FORMATION		
(a) RECEIPTS-MONIES	0 days prior to the date of your obliga	itum to roughter: to the time of fife	no this statement	
did you receive from any fore	ign principal named in Item 7 any con	tribution, income, or money either	ng this statement, er as compensation or for	
disbursement or otherwise?	Yes 🗌 No 🗒	•	·	
If yes, set forth below in the re	equired detail and separately for each	such foreign principal an account	of such monies.3	
Foreign Principal	Date Received	December	A	
roreign rimorpar	Date Received	Purpose	Amount	

Total

¹ The term "forego principal," as defined in Section 1(b) of the Nct, includes a foreign government, foreign political party, foreign organization, foreign individual and, for the purpose of registration, an organization or an individual any of whose activities are directly supervised, directed, controlled, financed, or subsidized in whole or in major part by a foreign government, foreign political party, foreign organization or foreign individual.

^{2.} An agent must register within ten days of becoming an agent, and before acting as such

^{3.} A registrant is required to file an Exhibit D if he collects or receives contributions, loans, moneys, or other things of value for a foreign principal, as part of a fundraising campaign. There is reprinted form for this exhibit. (See Rule 20) visible (R. & S. 2016).)

	(b) RECEIPTS-THINGS OF VALUE During the period beginning 60 days prior to the date of your obligation to register ⁴ to the time of filing this statement, did you receive from any foreign principal named in Item 7 anything of value* other than money, either as compensation, or for disbursement, or otherwise? Yes \[\] No \[\]						
	If yes, furnish	If yes, furnish the following information.					
	Foreign Princ	ipal	Date Received	Thing of Value	Purpose		
10.	(a) DISBURSEMENT-MONIES						
	During the period beginning 60 days prior to the date of your obligation to register to the time of filing this statement, did y spend or disburse any money in furtherance of or in connection with your activities on behalf of any foreign principal named Item 7° Yes \(\Gamma\) \(\nabla\) \(\nabla\						
	Date		To Whom	Purpose	Amount		
	(b) DISBURNEMENTS-THINGS OF VALUE During the period beginning 60 days prior to the date of your obligation to register? to the time of filing this statement, did you dispose of any thing of values other than money in furtherance of or in connection with your activities on behalf of any foreign principal named in Item 7? Yes \(\subseteq \text{No} \subseteq \text{No} \subseteq \)						
	Date	Recipient	Foreign Principa	I hing of Value	Purpose		
	(c) DISBURSEMENTS-POLITICAL CONTRIBUTIONS During the period beginning 60 days prior to the date of your obligation to register to the time of filing this statem the registrant, or any short form registrant, make any contribution of money or other thing of value from your own your own behalf in connection with an election to any political office or in connection with any primary election, e caucus held to select candidates for any political office? Yes \(\subseteq \text{No} \subseteq \text{No} \subseteq \)				value from your own funds and on		
	Date	Amount or Thing of V		intion of Condition	Logation of Court		
	()alt	Amount of Thing of V	and routical Organ	ization or Candidate	Location of Event		

 ^{4.6, 7} and 9. See (so f soc) or page 3.
 5 and 8. Things of value include but are not limited to gifts: interest free loans, expense free travel, favored stock purchases, exclusive rights, taxored treatment over competitors, "kickbacks," and the like.

	VINFORMA	TIONAL MATERIALS ¹⁰
11. Will the activities of the reg materials? Yes		n principal include the preparation or dissemination of informational
IF YES, RESPOND TO TH	E REMAINING ITEMS IN T	THIS SECTION V.
12. Identify each such foreign p	principal.	
13. Has a budget been establish informational materials?	ed or specified sum of money Yes	allocated to finance your activities in preparing or disseminating
	oreign principal, specify amount	nt and for what period of time.
14 Will any public relations fit	ms or publicity agents particing	pate in the preparation or dissemination of such informational material
Yes No		sale in the preparation of dissemination of such informational material
		firms.
	d addresses of such persons or	firms.
		firms.
		r firms.
If yes, furnish the names an	d addresses of such persons or	terials will include the use of the following:
If yes, furnish the names an	d addresses of such persons or	terials will include the use of the following:
15. Activities in preparing or di Radio or TV broadcasts Advertising campaigns	d addresses of such persons of	terials will include the use of the following:
1f yes, furnish the names and 15. Activities in preparing or di	d addresses of such persons of	terials will include the use of the following: Motion picture films Letters or telegrams
15. Activities in preparing or di Radio or TV broadcasts Advertising campaigns Other (specify) Electronic Communications Email	d addresses of such persons of	terials will include the use of the following: Motion picture films
1f yes, furnish the names and 15. Activities in preparing or di Radio or TV broadcasts Advertising campaigns Other (specify) Electronic Communications Email Website URL(s):	sseminating informational ma Magazine or newspaper Press releases	terials will include the use of the following: Motion picture films
15. Activities in preparing or di Radio or TV broadcasts Advertising campaigns Other (specify) Electronic Communications Email Website URL(s): Social media website URL(s)	d addresses of such persons of second addresses of such persons of such persons of second addresses of such persons of such persons of second addresses of such persons of second addresses of such persons of such persons of second addresses of sec	terials will include the use of the following: Motion picture films
15. Activities in preparing or di Radio or TV broadcasts Advertising campaigns Other (specify) Electronic Communications Email Website URL(s): Social media website URL(s) Other (specify)	d addresses of such persons of second addresses of such persons of such persons of second addresses of such persons of second addresses of such persons of such persons of such persons of second addresses of	terials will include the use of the following: Motion picture films
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If yes, furnish the names and 15. Activities in preparing or di Radio or TV broadcasts Advertising campaigns Other (specify) Electronic Communications Email Website URL(s): Social media website URL(s) Other (specify) 16. Informational materials will Public officials Legislators Government agence Newspapers	d addresses of such persons of seeminating informational ma Magazine or newspaper Press releases	terials will include the use of the following: Motion picture films

¹⁰ The term informational materials includes any oral, visual, graphic, written, or pictorial information or matter of any kind, including that published by means of advertising, books, parodicals, newspapers, lectures, broadcasts, motion pictures, or any means or instrumentality of interstate or foreign commerce or otherwise. Informational materials disseminated by an agent of a foreign principal as part of an activity in itself exempt from registration, or an activity which by itself would not require registration, need not be filled pursuant to Section 4(b) of the Act.

VI-EXHIBITS AND ATTACHMENTS

18. (a) The following described exhibits shall be filed with an initial registration statement.

- Exhibit .1- This exhibit, which is filed on Form NSD-3, sets forth the information required to be disclosed concerning each foreign principal named in Item 7.
- Exhibit B: This exhibit, which is filed on Form NSD-4, sets forth the information concerning the agreement or understanding between the registrant and the foreign principal.
- (b) An Exhibit C shall be filed when applicable. This exhibit, for which no printed form is provided, consists of a true copy of the charter, articles of incorporation, association, constitution, and bylaws of a registrant that is an organization. A waiver of the requirement to file an Exhibit C may be obtained for good cause shown upon written application to the Assistant Attorney General, National Security Division, U.S. Department of Justice, Washington, DC 20530. (See Rule 201(c) and (d)).
- (c) An Exhibit D shall be filed when applicable. This exhibit, for which no printed form is provided, sets forth an account of money collected or received as a result of a fundraising campaign and transmitted for a foreign principal. (See Rule 201 (e)).

VII--EXECUTION

In accordance with 28 U.S.C. § 1746, the undersigned swear(s) or affirm(s) under penalty of perjury that he she has (they have) read the information set forth in this registration statement and the attached exhibits and that he/she is (they are) familiar with the contents thereof and that such contents are in their entirety true and accurate to the best of his/her (their) knowledge and belief, except that the undersigned make(s) no representation as to truth or accuracy of the information contained in the attached Short Form Registration Statement(s), if any, insofar as such information is not within his/her (their) personal knowledge.

(Date of signature)	(Print or type name under each signature or provide electronic signature ¹¹)

^{11.} This statement shall be signed by the individual agent, if the registrant is an individual, or by a majority of those partners, officers, directors or persons performing similar functions, if the registrant is an organization except that the organization can by power of attorney authorize one or more individuals to execute this statement on its behalf

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EXHIBIT E

18 U.S. Code § 8 - Obligation or other security of the United States defined

The term "obligation or other security of the United States" includes all bonds, certificates of indebtedness, national bank currency, **Federal Reserve notes**, Federal Reserve bank notes, coupons, United States notes, Treasury notes, gold certificates, silver certificates, fractional notes, certificates of deposit, bills, checks, or drafts for money, drawn by or upon authorized officers of the United States, stamps and other representatives of value, of whatever denomination, issued under any Act of Congress, and canceled United States stamps. (June 25, 1948, ch. 645, 62 Stat. 685.)

31 U.S. Code § 3124 - Exemption from taxation

- (a) Stocks and *obligations* of the United States Government are <u>exempt</u> from taxation by a State or political subdivision of a State. The exemption applies to each form of taxation that would require the obligation, the interest on the obligation, or both, to be considered in computing a tax, except—
- (1) a nondiscriminatory franchise tax or another non-property tax instead of a franchise tax, imposed on a corporation; and
- (2) an estate or inheritance tax.
- (b) The tax status of interest on obligations and dividends, earnings, or other income from evidences of ownership issued by the Government or an agency and the tax treatment of gain and loss from the disposition of those obligations and evidences of ownership is decided under the Internal Revenue Code of 1986 (26 U.S.C. 1 et seq.).

An obligation that the Federal Housing Administration had agreed, under a contract made before March 1, 1941, to issue at a future date, **has the tax exemption** privileges provided by the authorizing law at the time of the contract. This subsection does not apply to obligations and evidences of ownership issued by the District of Columbia, a territory or possession of the United States, or a department, agency, instrumentality, or political subdivision of the District, territory, or possession. (Pub. L. 97–258, Sept. 13, 1982, 96 Stat. 945; Pub. L. 99–514, § 2, Oct. 22, 1986, 100 Stat. 2095.)

"A debt is not paid by the giving of a note." Noland Co. v. Maryland Casualty Co.

"A [Federal Reserve] note is only a promise to pay and not payment," Fidelity Savings State Bank v. Grimes, 131 P.2nd 894.

"The "giving of a [Federal Reserve] note DOES NOT constitute payment." See Echart v Commissioners C.C.A., 42 Fd2d 158.

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"Legal Tender [Federal Reserve] Notes ARE NOT good and lawful money of the United States." See Rains v State, 226 S.W. 189.

"Federal reserve notes ARE valueless." See IRS Codes Section 1.1001-1 (5657) C.C.H.

The individual cannot be compelled to use 'federal money,' nor federal negotiable instruments, Federal Notes (Swanson v. Fuline, 248 F. Supp. 364) the federal reserve being a private corporation (Lewis v. U.S., 680 F.2d 1238 at 1241) which is engaged in commercial activity by law of merchants (UCC 721-1-103) USE OF FEDERAL RESERVE NOTES IS "USE OF PRIVATE CREDIT" PURSUANT TO LEWIS v. UNITED STATES, SUPRA.

"Checks aren't money in themselves." I BET YOU THOUGHT from the Federal Reserve Board of N., p. 7.

"They [checks] are simply order forms instructing banks and other depository institutions such as savings banks and credit unions to move transaction balances, which are money." I BET YOU THOUGHT from the Federal Reserve Board of N., p. 7.

"Banks don't keep cash in checking accounts - and don't transfer currency or coin when acting on a check's instructions." I BET YOU THOUGHT from the Federal Reserve Board of N. p. 7.

(FRN) 18 U.S.C. § 8 FEDERAL RESERVE NOTES are not money or legal tender. (FRN) 18 U.S.C. § 8 FEDERAL RESERVE NOTES are not money or legal tender. Public Law 73-10, Chapter 48, 48 Stat 48 112, 12 U.S. C. 411; Securities Act § 2(1), 3(a)(3), AND settlement in terms of Congressional Statutes At Large, Title 62.

Contracts requiring Corporate Legal BANK money that is not true money like: bank checks, money orders, attorney checks, FEDERAL RESERVE PROMISSORY NOTE DOLLARS, cashier checks, and certified checks from a bank or escrow company are illegal pursuant to Title 31 U.S.C. §5118(d)(2), 31 U.S.C.A., § 463, and Public Law 97-258 (September 13, 1982) contracts requiring only types of BANK money to pay debts are Illegal.

To remain in Honor, and absent a legal tender from the Debtor for payment of this debt, or your rejection of any non-legal tender from the Debtor for payment of this debt, what has this State made by Law or Statute - a compelled tender from Debtor, in payment of this debt?

Even though in the case, Guaranty Trust of New York vs. Henwood; 1977 (makes reference to Title 31 § 5118)

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"...legal tender for the discharge of debt is no longer required", legal tender are Federal Reserve Notes. The Federal Reserve Bank of Chicago in its booklet: Modern Money Mechanics (page 2), states; "In the United States neither paper currency [e.g., Federal Reserve Notes] nor deposits have value as commodities. Intrinsically, a dollar bill is just a piece of paper, deposits merely book entries. The acceptance of said "currency" is merely a "confidence" game predicated upon the people's faith or "confidence" that these currencies/instruments can be exchanged/accepted for goods and services".

"In section one of HJR-192 there is a single very important sentence, which states: "Any such provision contained in any law authorizing obligations to be issued by or under the authority of the United States, is hereby repealed. This is hugely important because under § 16 of the Federal Reserve Act (above, at PART ONE) the Federal reserve notes issued under that section were expressly said to be obligations of the United States. Then, in June of 1933 the authority to issue those § 16 Federal reserve notes was repealed! Result? ALL Federal reserve or Reserve notes are without authority of law."

The United States Supreme Court said, in United States v. Russell [13 Wall, 623, 627] "Private property, the Constitution provides, shall not be taken for public use without just compensation." The National Debt is defined as "mortgages on the wealth and income of the people of a country." (Encyclopedia Britannica, 1959.) The United States cannot pledge or risk the property and wealth of its private citizens, for any government purpose without legally providing them remedy to recover what is due them on their risk. Black's Law Dictionary, 5th edition, defines "surety": "One who undertakes to pay or to do any other act in event that his principal fails therein. Everyone who incurs a liability in person or estate for the benefit of another, without sharing in the consideration, stands in the position of a "surety." The rights of a surety to recovery on his risk or loss when standing for the debts of another was reaffirmed again as late as 1962 in Pearlman v. Reliance Ins. Co., 371 U.S. 132 when the Court said: "sureties compelled to pay debts for their principal have been deemed entitled to reimbursement, even without a contractual promise"

FRNs are worthless? It says so in the IRS codes: Title 26 § 165 (g)(2)(C); this is where worthless securities are defined. "(g) Worthless securities: (2) For purposes of this subsection, the term "security" means: (C) a bond, debenture, note, or certificate, or other evidence of indebtedness, issued by a corporation or by a government or political subdivision thereof, with interest coupons or in registered form". Federal Reserve Notes are evidence of a debt, an instrument registered (serial numbers) and created by a corporation. Anything that is not gold or silver from the government is evidence of indebtedness. Section g2C declares it a security of indebtedness and that it is worthless, in complete agreement with the 14th Amendment § 4, "The validity of the public debt shall not be

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questioned, but all such debts, obligations, and claims shall be held illegal and void".

The most common form of legal tender today is Federal Reserve notes, which by law cannot be redeemed for gold since 1934 or, since 1964, for silver. See, 31 U.S.C. Sections 5103, 5118 (b), and 5119 (a).

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