Ariane Flores, Civil Division Chief—Williamson County



# What's In It For You Today:

1. What is a sovereign citizen?

2. Why should I care about them?

3. "Take a Whack at Weezer"—
Identifying Common Filing Forms

4. Three tools to deal with difficult sovereign citizens

### What is a Sovereign Citizen?

 "Sovereign citizen" ---phrase that captures a broad group of different people who are anti-government individuals who share some overlapping beliefs.

• Most are tied to an organization that is anti-government that shares common filing forms that you will encounter. Others are more rogue individuals, who while they share these common anti-government beliefs, tend to act more independently.

No clearly established leadership.

 Often work as individuals who only come together loosely to train, help each other out with paperwork, or talk about their ideology.

 Core belief: they are bound by individual common law that exempts them from the authority of any government institution.

 Refer to themselves as "constitutionalists" or "freemen" which is their flag marker for being free from governmental control.

 They believe the government is abusing its power, and not within its jurisdiction.

 They do not recognize federal, state, or local laws, policies or regulations. Groups of Sovereign Citizens

- Moorish Nation
- The Aware Group
- Washita Nation
- Republic of the United States of America
- Republic of Texas



 SC's believe when the U.S. government removed itself from the gold standard, it rendered U.S. currency valueless.

 SC's believe the U.S. government now uses citizens as collateral, issuing social security numbers and birth certificates to register people in trade agreements with other foreign countries.

 SC's believe that each citizen has a monetary net worth kept in the U.S.
 Treasury Direct account.

• Value = approx. \$630,000 -\$3 million

- "Freeing money from the strawman"
- This is why SC's file legitimate IRS and Uniform Commercial Code forms for illegitimate purposes. (common filings)

 For the more extreme believers, in addition to these court filings, they will use this theory to justify tax violations, money laundering, bank fraud, mail fraud and mortgage fraud to name a few.

 Sacramento, California—two sovereign citizens sold fraudulent insurance schemes.

 Kansas City, Missouri---three sovereign citizen extremists charged customers \$450-\$2,000 for diplomatic identification card that gave "sovereign status" and diplomatic immunity from paying taxes and from traffic stops by law enforcement

• Las Vegas, Nevada—4 men of the sovereign citizen extremist movement arrested by the Nevada Joint Terrorism Task Force for money laundering, tax evasion and weapons charges.

Takeaway: SC's will enforce their core beliefs to justify committing crimes. p: What is a S
Citizen?

Use legitimate forms for illegal purposes

Believe they're exempt from any authority



## Why Should I Care?

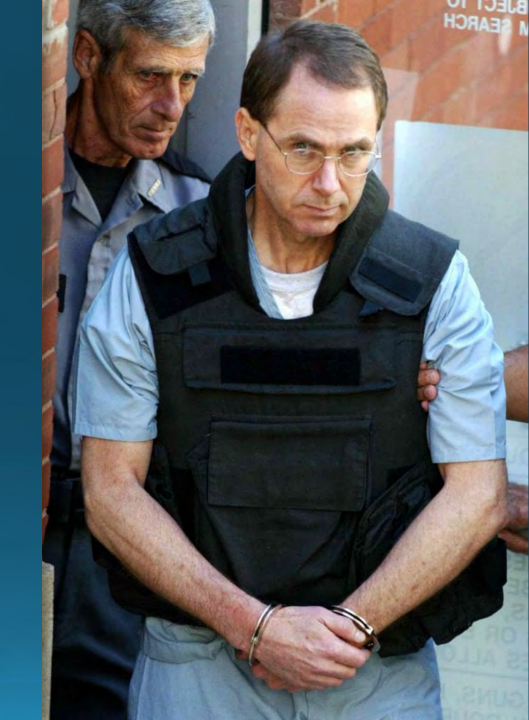
### The FBI Has Flagged Them

The FBI considers sovereign citizen extremists as comprising a domestic terrorist movement.



### **Oklahoma City Bombing**

- Terry Nichols
- Helped plan the Oklahoma City bombing.
- Devoted most of his life denouncing government and its imposition on his daily life.
- He wrote to his local county clerk in Michigan trying to renounce his citizenship and declared himself a "non-resident alien."



### Jerry and Joseph Kane



 Arkansas--Police made a normal traffic stop on white minivan.

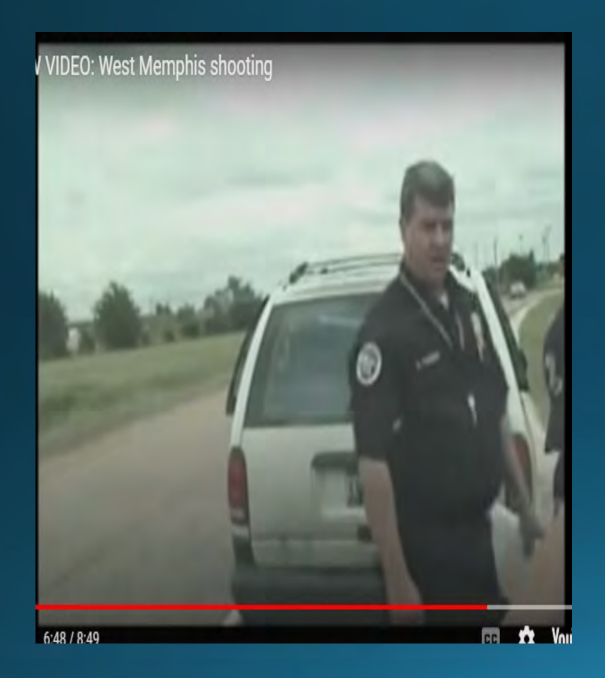
- Father and 16yr old son were sovereign citizens.
- As officers questioned Jerry, his son leaped out of the minivan with an AK-47 assault rifle and shot and killed both officers.

### Jerry and Joseph Kane

• Father and son were later cornered in a Walmart parking lot when a fish and wildlife officer rammed his vehicle into their van.

 They opened fire on the officer and were later both killed during the shootout.

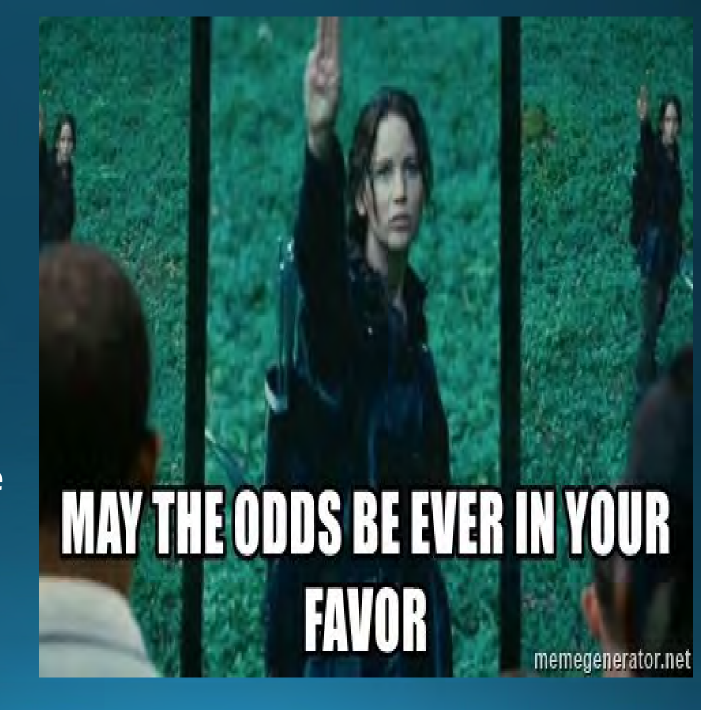




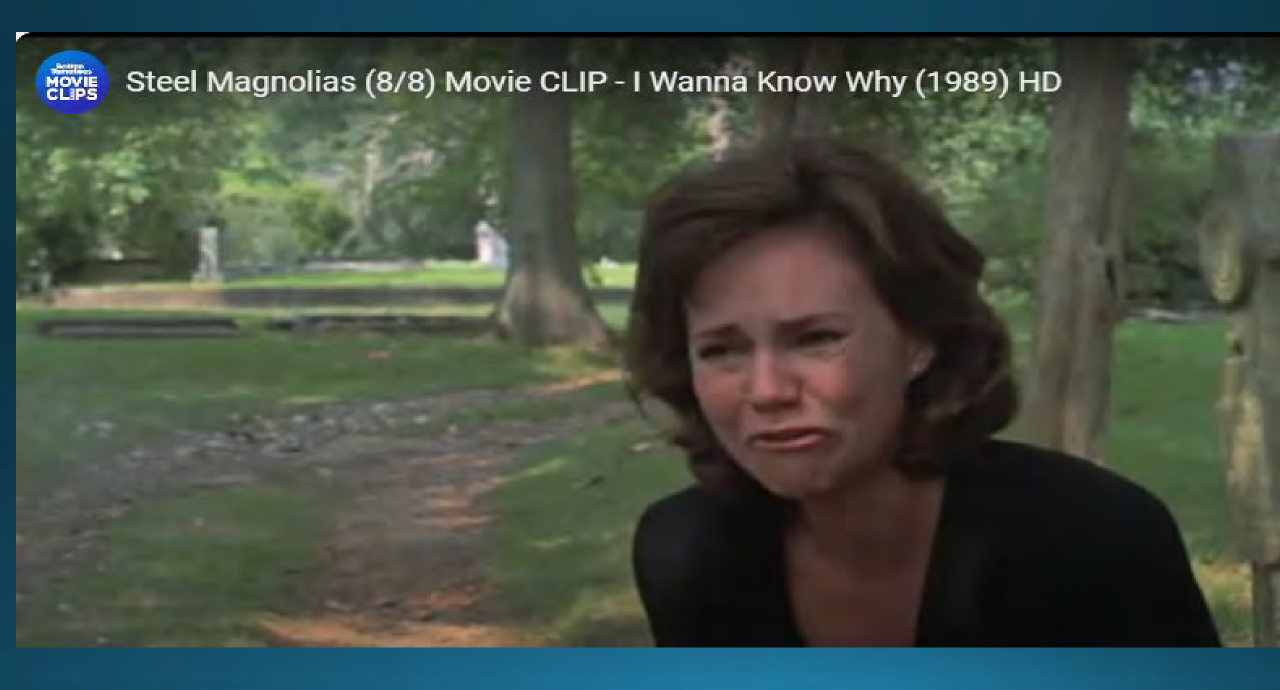


## Recap: Why Should I Care?

- They are here to stay.
- They can be dangerous.
- Elected officials and their staff will call upon you to deal with them.
- They will likely end up in the criminal justice system repeatedly.



# You Probably Feel Like This When You See a Sovereign on Your Docket



### "Take a Whack at Weezer"

# Recognizing Common Filing Forms of Sovereign Citizens

Recording #: Tx246-2021-000013

### MANDATORY NOTICE

Foreign Sovereign Immunities Act Sections 1605 and 1607 NOTICE OF LIABILITY: 18 USC 2333, 18 USC 1341 and 1342

This MANDATORY NOTICE is provided to all Territorial United States District and State and County Courts, their officers, clerks, bailiffs, sheriffs, deputies, and employees and all Municipal Appointees including their DISTRICT, STATE, and COUNTY COURTS, their OFFICERS and EMPLOYEES:

The vessels doing business as Rachele Marie Samartino and not limited to Rachele Samartino, Rachele M. Samartino, R. M. Samartino, R. Samartino, Rachele Marie, RACHELE MARIE SAMARTINO, RACHELE MARIE SAMARTINO, RACHELE MARIE SAMARTINO, R. M. SAMARTINO, R. SAMARTINO, RACHELE MARIE, together with all derivatives and permutations and punctuations and orderings of these names, are not acting in any federal territorial or municipal capacity and have not knowingly or willingly acted in any such capacity since the day of nativity: March 8, 1975. All vessels are duly claimed by the Holder in Due Course and held under published Common Law Copyright since March 8, 1975.

These vessels are publishing MANDATORY NOTICE that they are Foreign Sovereigns from New Jersey a member State of The United States of America. This is your MANDATORY NOTICE that these above-named vessels are owed all material rights, duties, exemptions, insurances, treaties, bonds, agreements, and guarantees including indemnity and full faith and credit; you are also hereby provided with MANDATORY NOTICE that these vessels are not subject to Territorial or Municipal United States law and are owed The Law of Peace, Department of the Army Pamphlet 27-161-1, from all Territorial and Municipal Officers and employees who otherwise have no permission to approach or address them.

Any harm resulting from trespass upon these vessels or the use of fictitious names or titles related to them shall be subject to full commercial liability and penalties: 18 USC 2333, 18 USC 1341 and 1342.

So said, so signed, and so sealed this \_\_\_\_\_\_\_day of June in the year 2021.

By: Rachele Marie Samartino & Rachele Marie Samartino. All Rights Reserved.
Without Prejudice

### Foreign Sovereign Immunities Act

### Red Flags

• "The vessels doing business as Rachele Marie Samartino..together with all derivatives and punctuations of these names...."

 "All vessels are duly claimed by the Holder in Due Course and held under published Common Law Copyright since March 8, 1975."

### Red Flags

 "These vessels are publishing MANDATORY NOTICE that they are foreign sovereigns from New Jersey.....this is your notice that...these vessels....are owed all material rights, duties...insurances, treaties, bonds, agreements, and guarantees including indemnity and full faith and credit."

 "you are also hereby provided with MANDATORY NOTICE that these vessels are not subject to Territorial or Municipal or United States law..."

## Declaration of Political Status

Recording #: Tx246-2021-000013

### Declaration of Political Status

I the living woman, Rachele Marie Samartino©, affirm and declare that I have returned to my lawful birthright political status as a New Jerseyan, and I claim my exemptions as stated in Federal Code 8 USC 1101 (a) 21.

This I declare and affirm under penalty of perjury under the public law of The United States of America.

All Rights Reserved Without Prejudice

### Notary Witness and Acknowledgement

Texas State Williamson County

Today before me, a Commissioned Notary, is the living woman known to me to be Rachele Marie Samartino and she did issue this Declaration of Political Status as shown and she also affirmed her testimony as shown before me this day of July in the year 2021, in Witness whereof I set my Signature and

expires on: 08-14-22

Public Notary; my commission

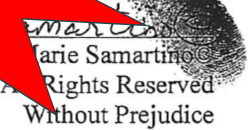
### **Declaration of Political Status**

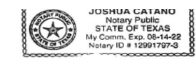
I the living woman, Rachele Marie Samartino©, affirm and declare that I have returned to my lawful birthright political status as a New Jerseyan, and I claim my exemptions as stated in Federal Code & SC 1101 (a) 21.

This I declare and affirm us.
The United States of A

Watch out for bloody fingerprints!

public law of





# Common Carry Declaration

Recording #: Tx246-2021-000013

### **Common Carry Declaration**

I, Rachele Marie Samartino, a living woman over the age of 21, a declared American State National, of sound mind and body, do affirm and declare that I responsibly exercise my right to bear arms, as a peaceful, private American, in fulfilling my duty to uphold the public law and keep the peace, I will utilize my weapons through visible or concealed carry as is appropriate.

Notice to Principals is Notice to Agents; Notice to Agents is Notice to Principals.

This Declaration is valid, true, correct and complete in all jurisdictions of law: air, land, and sea. So autographed and sealed this \_\_\_\_\_\_ day of the month of June the year of 2621.

Racholo Marie Samartino

Rachele Marie Samartino

All Rights Reserved

Without Prejudice

**Public Notary Witness** 

Texas)

Williamson County)

Mane Sint Public Notary

my commission expires on: 10/07/2024



### Find the Red Flags

 "I Rachele Marie Samartino, a living woman over the age of 21, a declared American State National, of sound mind and body, do affirm and declare that I responsibly exercise my right to bear arms, as a peaceful, private American, in fulfilling my duty to uphold the public law and keep the peace, I will utilize my weapons through visible or concealed carry as is appropriate."

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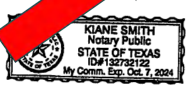
Rachele Marie Samartino

All Rights Reserved

Without Prejudice

Mane Sint Public Notary;

my commission expires on: 10/07/2024



### CERTIFICATE OF ASSUMED NAME NOTICE OF TRANSFER OF RESERVED NAME

Returnee - SOULIS

### certificate of ownership

PROVIDING FOR FILING OF NAME SI WHEN BUSINESS IS CONDUCTED UNDER ASSUMED NAMESESSIONS LAW 145:1907; CHAPTER 145 [H.B.64] OF THE STATE OF WASHINGTON; AN ACT PROVIDING THAT WHEN ANY BUSINESS OTHER THAN A CORPORATION(S) OR LIMITED PARTNERSHIP, IS CONDUCTED UNDER AN ASSUMED NAME, A CERTIFICATE SHOWING THE REAL PARTIES IN INTEREST SHALL BE FILED WITH THE COUNTY CLERKAND FIXING A PENALTY x 2. TO BE DEEMED A PUBLIC OFFICER YOU MUST PRODUCE AND BE VETTED BY THE ADMINISTRATOR OF THIS DOCUMENT, A LETTER OF INTENT, A LETTER OF COMPLIANCE WITH ALL STATE AND FEDERAL RULES AND REGULATIONS AS PRESCRIPED BY THE SECRETARY OF STATE OR ANY PRIVATE PERSON WHO DOES NOT PROPERLY IDENTIFY THEMSELVES UPON REQUEST BY PRODUCING A BUSINESS LICENSE, A UBI NUMBER, AND A BOND FILLED OUT IN THE C.A.P. NAME ON THIS CERTIFICATE. ARE FINED ON THE SPOT FOR 500.00 IN CONSIDERATION, FEE SCHEDULE; TO BE DETERMINED BY THE HEAD ADMINISTRATOR OF THIS DOCUMENT AT THE TIME OF ENGAGEMENT, AND ALSO THE CORRESPONDING SESSION LAWS OF THE STATE OF ALASKA INCLUDING CHAPTER 84 OF THE 1961 SESSION LAWS, CHAPTER 84, SECTION 13, "Common Law Rights" AND AS 10.35.030 (1CHAPTER 33 SLA 1966) TRANSFER OF RESERVED NAME.

Whereas GRANTOR is a Cestui Que Vie TRUST formed without the knowledge or consent of the Grantee and has accumulated unauthorized debt against the ESTATE benefiting secondary beneficiaries merely presumed to exist and claiming to have an interest in the ESTATE established under the MUNICIPAL LAW OF THE DISTRICT OF COLUMBIA MUNICIPAL CORPORATION, the actual Grantee, the living man known to the public as Katherine Mary Soulis invokes the provisions of Article IV of the Cestui Que Vie Act 1666 as one "having been found to be alive" and to be owed all benefit, control, and interest in the GRANTOR TRUST ESTATE set free and clear of all liens, debts, titles held under color of law, titles, fees, and all other encumbrances established by the United States of America, Inc., THE UNITED STATES OF AMERICA, INC., the UNITED STATES, (INC.), USA, Inc., E Pluribus Unum the United States of America and all and any franchises thereof ab initio from the date of first registration of the ESTATE TRUST and all and any derivatives thereof, including but not limited to KATHERINE SOULIS and KATHERINE M. SOULIS and any other styles, punctuations, orders, abbreviations or variations of my Trade Name.

### REGISTRATION REASON:

REINSTATEMENT OF ACTUAL HOLDER IN DUE COURSE OF ESTATE NAME AND ESTATE PROPERTY AND ALL INTEREST DUE; PUBLIC AND PRIVATE RECOGNITION OF GRANTEE AS HOLDER IN DUE COURSE AND LAWFUL ENTITLEMENT HOLDER OF FOREIGN GRANTOR TRUST NAMED KATHERINE MARY SOULIS AS OF 7 DECEMBER 1951.

BUSINESS INFORMATION:
LEGAL ENTITY: HEIR GRANTEE, PRIVATE, PUBLIC, SIGNATURE TRUST
BUSINESS DESCRIPTION: COMMERCE, GRANTOR, PRIVATE, PUBLIC, SIGNATORY BUSINESS NAME:

D.B.A KATHERINE MARY SOULIS and SOULIS, KATHERINE MARY and KATHERINE SOULIS and KATHERINE M. SOULIS and all and any derivatives thereof in any way related to the ESTATE so NAMED.

### PHYSICAL POST OFFICE ADDRESS:

C/O 2250 DOUBLE CREEK DRIVE, ROUND ROCK, TEXAS, 78664

### OWNER INFORMATION:

True and Real Trade Name: Grantee, Private, Signatory, Beneficiary, Holder, Transferee: First Name: Katherine Middle Name: Mary Last Name: Soulis STYLE: Bicameral & Surname Post Office Address (Physical):

### CERTIFICATE OF ASSUMED NAME NOTICE OF TRANSFER OF RESERVED NAME

Returnee - SOULIS

certificate of ownership

PROVIDING FOR FILING OF NAME S WHEN BUSINESS IS CONDUCTED UNDER ASSUMED NAME: SESSIONS LAW 145;1907; CHAPTER 145 [H.B.64] OF THE STATE OF WASHINGTON; AN ACT PROVIDING

### **Certificate of Assumed Name** Notice of Transfer or Reserved Name

### REGISTRATION REASON:

REINSTATEMENT OF ACTUAL HOLDER IN DUE COURSE OF ESTATE NAME AND ESTATE PROPERTY AND ALL INTEREST DUE; PUBLIC AND PRIVATE RECOGNITION OF GRANTEE AS HOLDER IN DUE COURSE AND LAWFUL ENTITLEMENT HOLDER OF FOREIGN GRANTOR TRUST NAMED KATHERINE MARY SOULIS AS OF 7 DECEMBER 1951.

BUSINESS INFORMATION:
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BUSINESS DESCRIPTION; COMMERCE, GRANTOR, PRIVATE, PUBLIC, SIGNATORY

BUSINESS NAME:

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Last Name: Soulis
STYLE: Bicameral & Surname Post Office Address (Physical):

AND AS 10.33.030 (TCHAFTER 33 SEA 1900) TRANSFER OF RESERVED NAME

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 "Whereas GRANTOR is a Cestui Que Vie formed without the knowledge or consent of the Grantee and has accumulated unauthorized debt against the Estate benefitting secondary beneficiaries merely presumed to exist....under the law of the MUNICIPAL LAW OF THE DISTRICT OF COLUMBIA and the DISTRICT OF COLUMBIA MUNICIPAL CORPORATION....having been found to be alive...the TRUST ESTATE set free of all liens, debts, titles held under color of law, tithes, fees and all other encumbrances established by the United States of America, Inc..."

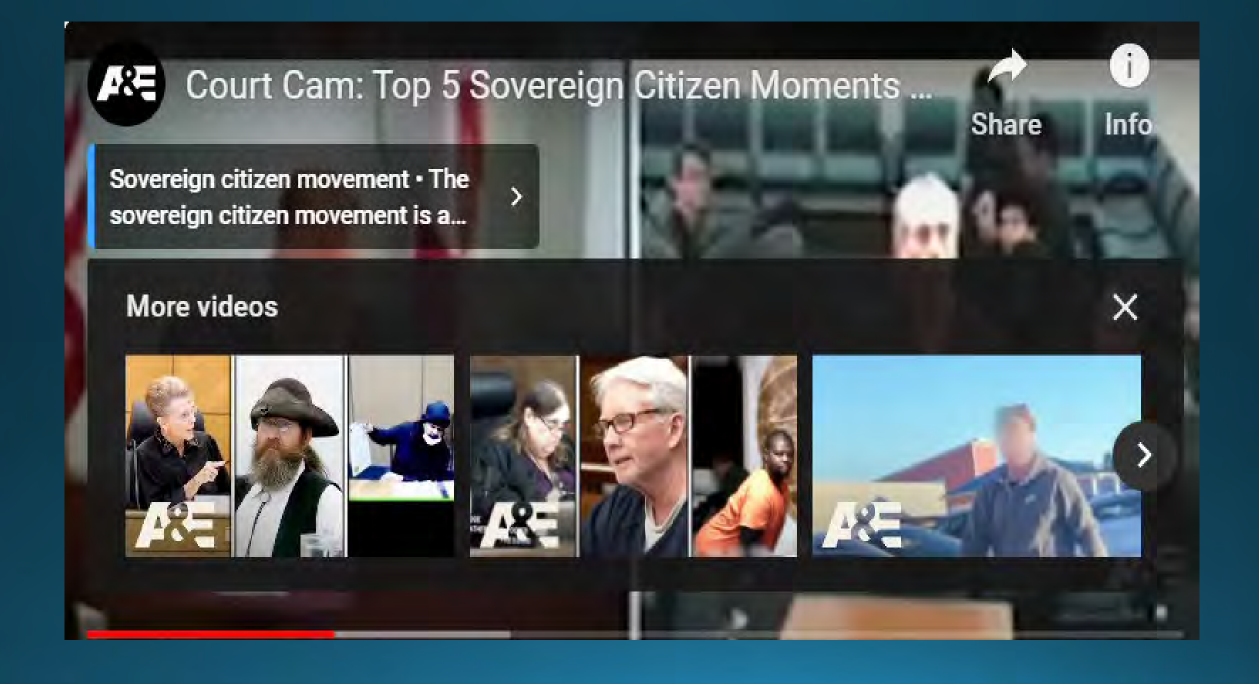
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# What does "assumed name" look like in court?





c/o 1021 Leah Lane, Round Rock, Texas, Postal Code Extension 78665

Post Master Location: 2250 Double Creed Drive, Round Rock, Texas Postal Code Extension 78664

THIS CERTIFICATE IS TO CONDUCT BUSINESS IN COMMERCE IN AN ASSUMED NAME DESIGNED TO ACCOMPANY NEW BUSINESS ACCOUNT REGISTRATION.

I am claiming the writ of Habeas Corpus to institute and maintain actions of any kind in the courts of "this" state while maintaining true domicile on the land of these United States, to take, hold and dispose of property either Real, Intangible or Personal held in the name of the FOREIGN GRANTOR TRUST dba KATHERINE MARY SOULIS together with all derivative NAMES and Names and styles thereof, together with guarantee of pre-payment and exemption from Taxes, Tithes, and Fees, together with re-conveying all actual assets rightfully belonging to the Lawful Holder in Due Course.

Under the form of creating a qualification or attaching a condition, the United States and United States of America however styled or construed cannot, in effect, inflict a punishment for a past act which was not punishable at the time it was committed and which was not the knowing, willing, and consensual act of the actual Holder in Due Course of the given name and estate.

All violators, agents, actors under color of law, and actions under color of authority claimed by any corporations, associations, or subcontractors, agencies or agents of any kind or like violating or attempting to violate the political status and Title Order of the Grantee at any time past, present, or future shall be liable severally, and jointly to this certificate as an affidavit of obligation in the normal commercial sense and as such is a severity representing accounts receivable and is a lien upon the real and movable property, malpractice insurance and performance bonds of any such violators and is not dischargeable in bankruptcy court or subject to any probate claim; at all times the owner/holder in due courses' property is exempt from third party levy and all related vessels in commerce and in trade are tax prepaid.

This shall also serve as Mandatory Notice required under the Foreign Sovereign Immunities Act that the Living Soul, Owner, Proprietor, Holder-in-Due Course, Indemnitee, is a Foreign Sovereign owed all rights, guarantees, and protections of The Constitution for the united States of America and all assets owed to the Priority Creditors of the

(continued on page 3)

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(continued on page 3)

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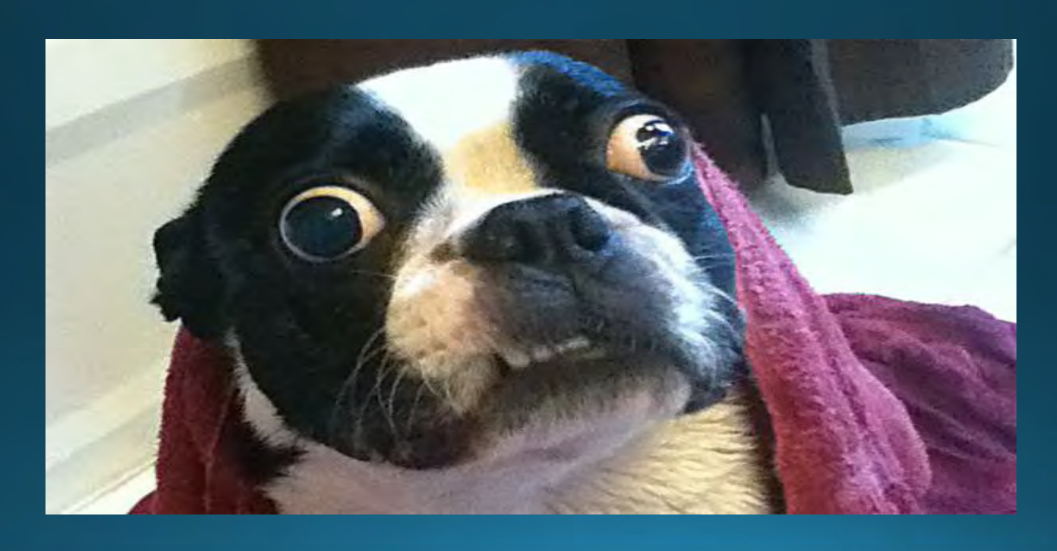
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## What does this look like in court?





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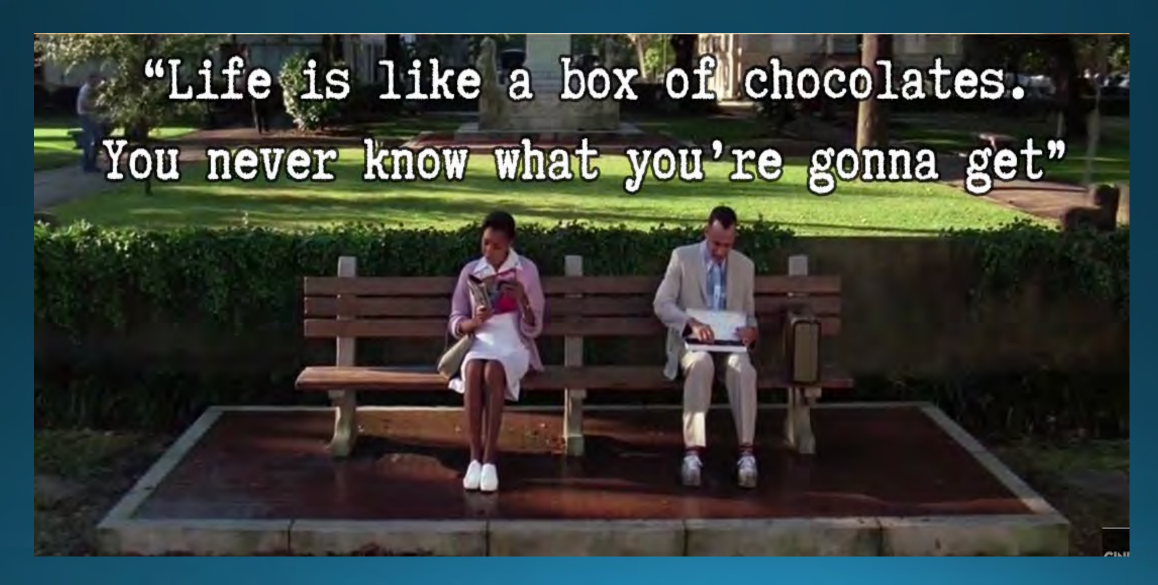


### Living Soul/ Foreign Sovereign

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Foreign Sovereign Immunities Act

# What's the takeaway so far?



# Notice of Removal & Non-Judicial Foreclosure

IN REM ) Civil Action 22-007158 )
Non-Judicial Foreclosure ) DEMAND FOR JURY TRIAL Secured Party Credotir )

### NOTICE OF REMOVAL

PLEASE TAKE NOTICE that, for the reasons set forth below, Diana Travis-Conti, a Secured Party, Authorized Representative and Attorney-In-Fact for DIANA TRAVIS CONTI, a.k.a. DIANA CONTI, file this Notice of Removal pursuant 28 U.S.C. 59 1331 and 1332 to remove the Non-judicial Foreclosure/ Trustee Sale against the property of the Secured Party Diana Travis-Conti, identified on a Notice for Trustee sale file No. 22-007158 as DIANA CONTI from the Williamson County Court(s) of Williamson County, Texas, to the United States District Court for the District of Columbia on the basis of federal question jurisdiction.

### BACKGROUND

- 1. Diana Travis-Conti is a living woman and the Secured Party identified in UCC Financing Statement, Initial Filing No. 22-0035482632 and Amendment Filing No. 22-00428227, with Description of real estate (box 17) and Collateral (box 8) as follows: "PIN: RSO7175; \$10030 LOT 5, BLOCK "B", ACRES 0.197, AVERY RANCH FAR WEST PHASE THREE, SECTION TWO, A SUBDIVISION IN WILLIAMSON COUNTY, TEXAS, ACCORDING TO THE MAP OR PLAT THEREOF RECORDED IN CABINET GG, SLIDES 272-273, PLAT RECORDS OF WILLIAMSON COUNTY, TEXAS. EXEMPTIONS HOMESTEAD. Owner ID: 00250208. Property address: 13901 Marathon Road, Austin, Texas near [78717]."
  - 2. DIANA TRAVIS-CONTI is TRUST(5) and TRANSMITTING UTILITY identified in UCC Financing

IN REM	)
Non-Judicial Foreclosure	Civil Action 22-007158
Diana Travis-Conti	DEMAND FOR JURY TRIA
Secured Party Credotic	T.

### NOTICE OF REMOVAL

PLEASE TAKE NOTICE that, for the reasons set forth below, Diana Travis-Conti, a Secured Party, Authorized Representative and Attorney-In-Fact for DIANA TRAVIS CONTI, a.k.a. DIANA CONTI, file this. Notice of Removal pursuant 28 U.S.C. §§ 1331 and 1332 to remove the Non-judicial Foreclosure/ Trustee Sale against the property of the Secured Party Diana Travis-Conti, identified on a Notice for Trustee sale file No. 22-007158 as DIANA CONTI from the Williamson County Court(s) of Williamson County, Texas, to the United States District Court for the District of Columbia on the basis of federal question jurisdiction.

### BACKGROUND

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  - 2. DIANA TRAVIS-CONTI is TRUST(5) and TRANSMITTING UTILITY identified in UCC Financing

### NOTICE OF REMOVAL

AKE NOTICE that, for the reasons set forth below, Diana Travis-Conti, a Secured Party, Federal statute for

Authorized Representativersity of citizenship IS CONTI, a.k.a. DIANA CONTI, file this

Notice of Removal pursuant 28 U.S.C. §§ 1331 and 1332 to remove the Non-judicial Foreclosure/ Trustee

Sale against the property of the Secured Party Diana Travis-Conntified on a Notice for Trustee sale

Removing to court in

District of Columbia District of Columbia on the basis of federal question jurisdiction.

### FEDERAL QUESTION JURISDICTION

9. This Notice and a copy of the Notice of Removal are being filed with this Court pursuant to 28 U.S.C. § 1446(d), which provides that filing of the Notice of Removal and the filing of this Notice "shall effect the removal" of this case to the United States District Court for the District of Columbia and "the state court shall proceed no further unless and until the case is remanded".

9.

U.S.C. § 14

effect the removal

This notice is being filed with this court pursuant to 28 U.S.C. Section 1446

→ this is a federal statute for removing civil actions to federal court which requires the filing to be filed in the appropriate federal district court.

pursuant to 28

his Notice "shall

ct of Columbia and "the

state court shall proceed no further unless and until the case is remanded".

# Uniform Commercial Code Finance Statements

From 1.877.233.3839 Mon Aug 29 20:04:37 2022 PDT Page 3 of 5 22-00428227 UCC FINANCING STATEMENT AMENDMENT **FOLLOW INSTRUCTIONS** A. NAME & PHONE OF CONTACT AT FILER (optional) diana: travis-conti 5129549696 B. E-MAIL CONTACT AT FILER (optional) diana.travis-conti@outlook.com C. SEND ACKNOWLEDGMENT TO: (Name and Address) Diana Travis-Conti c/o 13901 Marathon Road Austin, Texas near 78717 14. INITIAL FINANCING STATEMENT FILE NUMBER 16. This FINANCING STATEMENT AMENDMENT is to be filed for records (or recorded) in the REAL ESTATE RECORDS 22-0035482632 Flor: stact Amendment Addendum (Form UCCSAd) and provide Debtor's name in sem 13 2. TERMINATION: Effectiveness of the Financing-Statement identified above is terminated with respect to the security interest(s) of Secured Party authorizing this Termination 3. ASSIGNMENT (full or partial): Provide name of Assignee in Item 7s or 7b, and address of Assignee in Item 7c and pame of Assignor in Item 9 For partial assignment, complete items 7 and 9 and also indicate affected collateral in item 8 4. CONTINUATION: Effectiveness of the Financing Statement identified above with respect to the security interest(s) of Secured Party authorizing this Continuation Statement is continued for the additional period provided by applicable taw 5. PARTY INFORMATION CHANGE: Check one of these two boxes. CHANGE name and/or address: Complete
| ADD name: Complete item | DELETE name: Give record name
| item 6a or 6b; and item 7a or 7b and item 7c | To or 7b, and item 7c | to be delated in item 6a or 6b This Change affects Debter or Secured Party of record CURRENT RECORD IN FORMATION: Complete for Party Information Change - provide only one name (64 or 8b) 68 ORGANIZATION'S NAME 65 INDIVIDUAL'S SURNAME FIRST PERSONAL NAME ADDITIONAL NAME(SYINITIAL(S) SUFFIX 7. CHANGED OR ADDED INFORMATION: Comprete for Assignment or Party Information Change - storage and gray name (7a or 7b) (use exact, full name, 4o not omit, modify; or abbreviate any part of the Debtor's name)

7. ORGANIZATION'S NAME

### **UCC Finance Statements**

(1) the office designated for the filing or recording of a record of a mortgage on the related real property, if:

- (A) the collateral is as-extracted collateral or timber; or
- (B) the financing statement is filed as a fixture filing; or
- (2) the office of the Secretary of State, in all other cases
- Tex. Bus. & Com. Code Ann. § 9.501 (West)

### **UCC Finance Statements**

- Uniform Commercial Code allows a creditor (typically a financial institution) to notify other creditors about a debtor's assets used as collateral for a secured transaction
- These are filed with the Secretary of State which is the central filing office for the receipt, filing, indexing, and recording of these forms.



# Republic of Texas filings

## Republic of Texas filings

COURT OF RECORD OF THE LAND JURISDICTION

PUBLICLY RECORDED

TO ALTER, IGNORE, OR DISPOSE OF IS A FELONY

Affidavit of Truth and Assertory Oath

Repudiation and Revocation of Citizenship

Certified Proof of Service

Notice of Default Certified Judgement of Un-Rebutted Affidavit

Deed of Re-Conveyance

Affidavit and Claim of Non-Corporate Status

# Affidavit of Truth & Repudiation Citizenship

#### AFFIDAVIT OF TRUTH AND ASSERTORY OATH,

#### REPUDIATION AND REVOCATION OF CITIZENSHIP

When in the Course of human events, it becomes necessary for one people to dissolve the political bands which have connected them with another, and to assume among the powers of the earth, the separate and equal station to which the Laws of Nature and of Nature's God entitle them, a decent respect to the opinions of mankind requires that they should declare the causes which impel them to the separation.

We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness.--That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed, --That whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or to abolish it, and to institute new Government, laying its foundation on such principles and organizing its powers in such form, as to them

The UNITED STATES government is no longer sufferable. I cannot tolerate its pernicious and predatory conduct any longer as a citizen of the UNITED STATES (Corporate) fiction.

Thereby repudiate, rescind, renounce and disavow any CITIZENSHIP status with the UNITED STATES GOVERNMENT that I may have inadvertently acquired, by any scheme, for the reasons detailed in the foregoing Articles. My birthright is now being re-secured as a member of the Sovereign

Body of free men and women known as Americans, American State Nationals.

I hereby pledge my allegiance only to my Creator, the Living God. I shall live by the commandment of "Love thy Neighbor" and shall "Do no Harm" in my private pursuit of life, liberty and happiness.

# Renouncing US Citizenship

- DS-4080 form
- Expensive approx. \$2,000
- File with US Embassy or Consulate of country where you wish to reside
- Doesn't absolve you of taxes owed
- Doesn't absolve of you of future criminal prosecution

Sovereign Republic Birth State Minnesota. I am not a Resident, Employee or Citizen of the UNITED STATES Government (Corporation), whose situs is Washington, the District of Columbia. My relationship to that Federal entity, as far as jurisdiction, is that of a non-resident alien to the

Corporate United States Government; also known as an American State National, or Lawful Bloodline American.

I am a free and natural man, described by the Lord God in Genesis 2:7 as a Living Soul, living under God's law and His grace alone. I have assumed among the Powers of the Earth, granted by the Lord God Almighty, the Separate and Equal Station to which the Laws of Nature and Nature's God entitle me, giving me dominion over all things. Therefore, in order to secure the Blessing of Liberty to my posterity and myself, to re-acquire my Birthright as "one" of the Sovereign Social Body of "We the

# THIS PAGE LEFT BLANK INTENTIONALLY, TURN OVER PAGE.

#### JOHN 8:34-36 NASB1995

"Jesus answered them, everyone who commits sin is slave does not remain in the hou does remain forever. So if the S you will be free indeed.""

Don't have to file bible on scriptures

# Deed of Reconveyance

Recording requested by (name)

:Peter-Charles: .Christianson:

After Recording Return To:

:Peter-Charles; Christianson:

In Care Of Rural Route 1530 Sun City Blvd. Ste.

120, #123

Georgetown, Texas Republic

Zip Exempt Near [78633]

Recorders Use Only

CUDISTIANISON CUDISTIANISON

#### DEED OF FULL RE-CONVEYANCE

Christianson, as Known and Unknown ENTITIES, under the Birth Registration # and Linked to Social Security Registration # originating at Born Alive at Home in City of Forest Lake Township, Washington County, State of Minnesota and Originally requested by MARK STEVEN CHRISTIANSON and NANCY ALISON (MONTGOMERY) CHRISTIANSON as Parents, Legal Guardians, Signatories, and Trustee(s), And as held in CESTUI QUE VIE Trust dated 28, January, 1983. and as recorded on the 16 Day of March, 1983 as Local File No. Of Official Records of Washington County, Department of Human Resources of the State of Minnesota Republic PETER CHRISTIANSON, CHRISTIANSON, PETER, Peter Christianson, Christianson, Peter christianson, Peter, CHRISTIANSON, Christianson, Peter, CHRISTIANSON, Pet

# Instruments Concerning Real Property 12.001—Property Code

(a) An instrument concerning real or personal property may be recorded if it has been acknowledged, sworn to with a proper jurat, or proved according to law.

(b) An instrument conveying real property may not be recorded unless it is signed and acknowledged or sworn to by the grantor in the presence of two or more credible subscribing witnesses or acknowledged or sworn to before and certified by an officer authorized to take acknowledgements or oaths, as applicable.

### Deeds 101---TX Property Code 5.022

- Grantor(s)
- Grantee(s)
- In writing
- Filed in county where property located
- Consideration given (if any)
- Property description
- Notarized

PETER CHRISTIANSON, CHRISTIANSON, PETER, Peter Christianson, Christianson, Peter, peter christianson, christianson, peter, peter Christianson, PETER Christianson, Peter christianson, Peter CHRISTIANSON, christianson, Peter, Christianson, Christianson, P., p. christianson, christianson, p., p. Christianson, P. Christianson, P., Christi

Christianson, p., Christianson, P., PETER CHARLES CHRISTIANSON, PETER C. CHRISTIANSON, CHRISTIANSON, PETER C., PETER Charles Christianson, Peter C. Christianson, Christianson, Peter C. Christianson, Peter C., peter charles christianson, peter c. christianson, christianson, peter charles, christianson, peter c., P CHARLES CHRISTIANSON, P C. CHRISTIANSON, CHRISTIANSON, P CHARLES, CHRISTIANSON, P C., P. Charles Christianson, P



#### DECLARATION OF EXPRESS TRUST JANUARY 01, 2022, 1:27PM

#### PROOF OF SERVICE

	Hwy 183, Ste 170-823, Leander, Texas, of the republic of the United States of America
limited to Williamson Co	, 2023, I served the foregoing document(s) described as DECLARATION RY OF TRUSTEE MINUTES 1 through 5 on all interested parties, including but not bunty, Texas Clerk of the Circuit Court and Comptroller in this action by recording this s within the following office(s):
	7.00/2017 2017 2017 2017
The documents were ser	ved by the following means (specify):
above. (1) For a party releaving the documents at being served, with a receive with whom the noveen the hours of nin	RVICE - I personally delivered the documents to the persons at the addresses listed by an attorney, delivery was made (a) to the attorney personally; or (b) by the attorney's office, in an envelope or package clearly labeled to identify the attorney ptionist or an individual in charge of the office; or (c) if there was no person in the dice or papers could be left, by leaving them in a conspicuous place in the office in the morning and five in the evening. (2) For a party, delivery was made to the party ents at the party's residence with some person not younger than 18 years of age
	nt in the morning and eight in the evening.
bet the hours of eig	ty of perjury, under the laws of the united States of America that the forgoing is true

# Declaration of Express Trust

My business address
 ....."in the republic of
 the United States of
 America."

OAG: county clerks should not accept documents for filing that on its face indicates it is to be filed in, is an order from, or is a notice of the petition for removal to, any purported state or local court not named in the constitution or statute of the state of Texas.

Tex. Atty. Gen. Op., No. DM-389 (1996)

### Notice of Intent Fee Schedule

NOTICE OF INTENT FEE SCHEDULE

Return Receipt# 7022 2410 0000 4613 3227

To Whom It May Concern.



2022169052

The annexed Notice of Intent - Fee Schedule is a schedule of mandatory fees instated by the Secured Party Creditor, Chauncy-Jarrell: Williams, Authorized Signatory Attorney-in-fact on behalf of ©CHAUNCY JARRELL WILLIAMS™, En Legis. I, Chauncy-Jarrell: William, do hereby set forth fees to be instated in any business dealing with ©CHAUNCY JARRELL WILLIAMS™ for any business conduct relevant to this schedule. Fees are due and MUST be paid before any business can commence. In the event that invoicing becomes necessary, invoiced amounts are due Fifteen(15) Days after the day of receipt. If said fees are not met, it is the right of the Secured Party Creditor, Chauncy-Jarrell: Williams, to refuse or void any form of business interaction and/or transaction. Fees are subject to change at any time without prior notice. Secured Party Creditor, Chauncy-Jarrell: Williams is the only authorized personnel to alter, void, and/or enforce said fees and may do so at any time.

> American National § U.S.C. § 1101(a)(21 Without Prejudice, without recourse UCC 1-308 The Grantor, Executor, Director, Heir, Sole Shareholder/CEO For CHAUNCY JARRELL WILLIAMS TRUST

#### ACKNOWLEDGEMENT

STATE OF TEXAS

COUNTY OF TRAVIS

PROMICIS, a notary public, on the day personally appeared Chaunch known to me to be the beneficiary whose name is subscribed to the foregoing instrument and acknowledgement to me that he executed the same for the purpose and consideration therein expressed.

Notary ID 133069374

Notary Public Signature

En Legis – no statute requires filing in another language.
 This is latin for "creature of the law" or "being of the law"

 Can't just impose fees on someone and change them without notice. That defeats the purpose of a fee schedule agreement.



These fees will be mandated upon the informant listed on the traffic citation ticket(s), arrest warrants, detention orders, and seizure orders.

#### Produce trade name materials:

01. Name	
02 Drivers	License Number

03. Social Security Number

04. Retinal Scans

05. Fingerprinting

06. Photographing

07. DNA

a. Mouth Swab

b. Blood samples

c. Urine samples

d. Breathalyzer testing

e. Hair samples

. Skin samples

g. Clothing samples

h. Forced giving of fluids samples

\$50,000.00

\$50,000.00

\$100,000.00

\$1,000,000.00

\$200,000.00

\$200,000.00

\$1,000,000.00

\$1,000,000.00

\$1,000,000.00

\$1,000,000.00

\$1,000,000.00

\$1,000,000.00

\$1,000,000.00

\$1,000,000.00

\$1,000,000.00

#### Issue Traffic citations and tickets of any traffic nature

1. Citations

Warning issued on Paper Ticket

\$50,000.00

\$25,000.00

#### Use of trade name protected material under threat, duress, and/or coercion:

1.	Name written by the informant	\$50,000.00
2.	Driver License written by informant	\$50,000.00
3.	Social Security Number by informant	\$50,000.00
4.	Miscellanrous Material written by informant	\$50,000.00

#### Produce any personal information/property for any kind of business interactions:

1.	Financial Information	\$100,000.00
2.	Property inside of motor vehicle	\$20,000.00

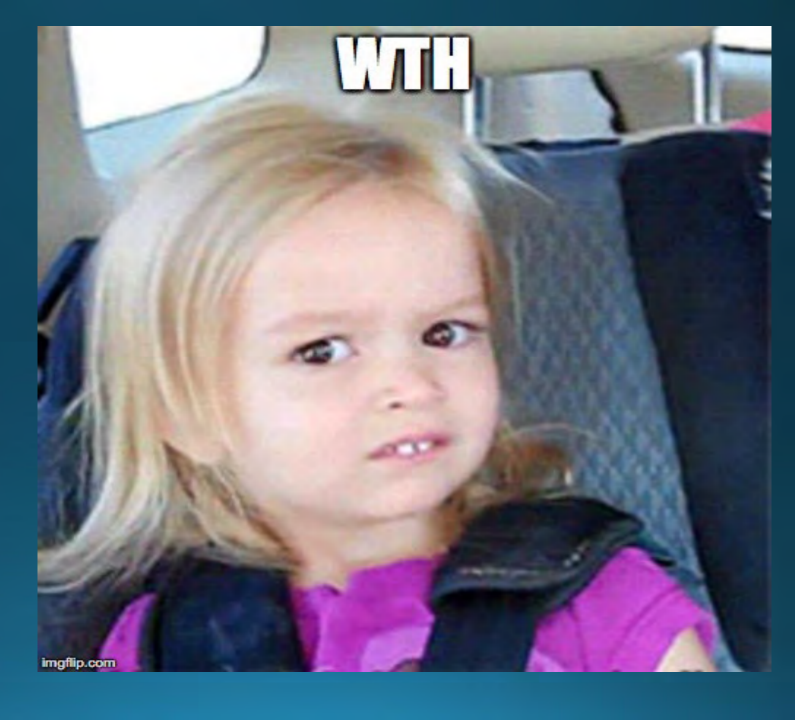
#### Time Usage for traffic stops:

1.	30 minutes		\$	5,000.00	
			3	0 min minimum	\
2.	60 minutes	)	\$	7,500.00	
3.	90 minutes		\$	10,000.00	

#### Court Appearance Schedule:

These fees MUST be paid immediately after my case is finished. Failure to pay fines and fees will have an additional fee of \$5,000.00 for Breach of Contract.

What would this look like at the courthouse?





#### Court Cam: Top 5 Sovereign Citizen Moments | A&E

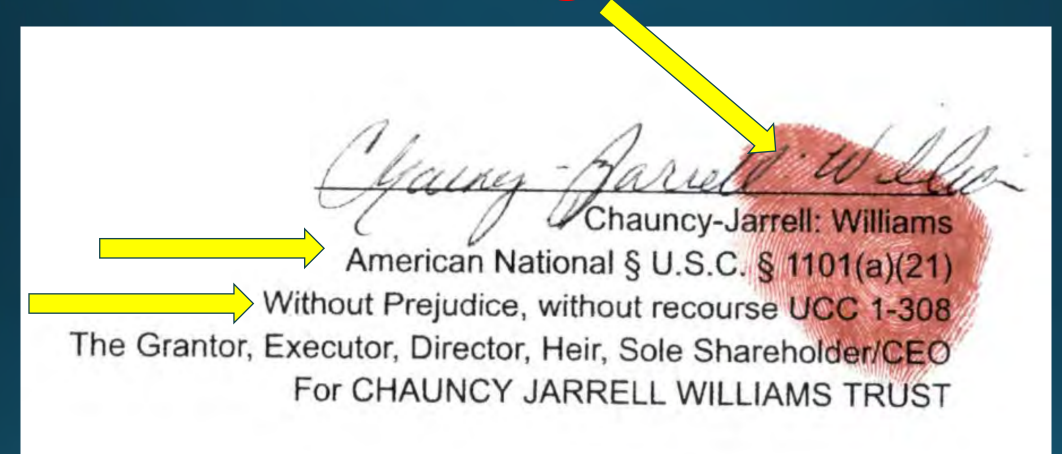
Share

Sovereign citizen movement • The sovereign citizen movement is a...

# COURTGAM

**MORE VIDEOS** 

I'm glad you can make jokes.



#### Cancellation of All Prior Powers of Attorney

All prior Powers of Attorney granted by Katherine Mary Soulis are removed, cancelled, and permanently revoked effective December 7, 1951.

Katherine M. Soulis is Attorney-in-Fact for all purposes related to the administration of her estates, and all correspondence should be addressed to: Katherine Mary Soulis, c/o 1021 Leah Lane, Round Rock, Texas 78665.

by: Hetherene Mary Soulis his 20 day of September, 2019.

All Rights Reserved

Without Prejudice

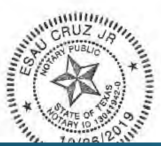
Public Notary Witness

Texas State ) Williamson County )

I, Esa Cro Sr., a Public Notary, was visited today by the woman known to me to be Katherine Mary Soulis and she did affirm and sign this Cancellation of All Prior Powers of Attorney in my presence for the purposes stated.

by: Public Notary

My Commission expires on: /b/zc/zorq



### Cancellation of all Prior Powers of Attorney

- Effective date is 12/7/1951
- She is named her own "Attorney-in-Fact" → not listed on TX Bar Site. This just means acting as an Agent
- Signed "All Rights Reserved Without Prejudice"

#### ACT OF EXPATRIATION AND OATH OF ALLEGIANCE

Whereas KATHERINE SOULIS is a naturalized "citizen of the United States" under the Diversity Clause of the Constitution(s) and is the age of majority and whereas such citizenship was never desired nor intended nor willingly nor voluntarily entered into under conditions of full disclosure, KATHERINE SOULIS willingly and purposefully renounces all citizenship or other assumed political status related to the United States defined as "the territories and District of Columbia" (13 Stat. 223, 306, ch. 173, sec. 182, June 30, 1864) and its government, a corporation doing business variously as the UNITED STATES, UNITED STATES OF AMERICA, Municipal Corporation of the District of Columbia, etc. formed under the Act of 1877, and does repatriate to the land of her birth known as New York and does freely affirm her allegiance to the same actual and organic state of the Union and does accept and reclaim her true Nationality as an American State National and an American State Vessel in all international trade and commerce owned and operated by Soulis, Katherine, c/o 1021 Leah Lane, Round Rock, Texas, Postal Code Extension 78665.

2019:
is.

Notary Witness

Texas State	3
Williamson County	}
	day of Side , 2019 did appear one KATHERINE SOULIS and
she did establish this	Act of Expatriation and Oath of Allegiance freely and without
coercion, in Witness	whereof I set my sign and seal:

#### ACT OF EXPATRIATION AND OATH OF ALLEGIANCE

Whereas KATHERINE SOULIS is a naturalized "citizen of the United States" under the Diversity Clause of the Constitution(s) and is the age of majority and whereas such citizenship was never desired nor intended nor willingly nor voluntarily entered into under conditions of full disclosure, KATHERINE SOULIS willingly and purposefully renounces all citizenship or other assumed political status related to the United States defined as "the territories and District of Columbia" (13 Stat. 223, 306, ch. 173, sec. 182, June 30, 1864) and its government, a corporation doing business variously as the UNITED STATES, INSITED STATES OF AMERICA, Municipal Corporation of the District of Columbia, etc.

# Act of Expatriation & Oath of Allegiance

citizenship was never desired nor intended nor willingly nor voluntarily entered into under conditions of full disclosure, KATHERINE SOULIS willingly and purposefully renounces all citizenship or other assumed political status related to the United States defined as "the territories and District of Columbia" (13 Stat. 223, 306, ch. 173, sec. 182, June 30, 1864) and its government, a corporation doing business variously as the UNITED STATES,

Notary Witness

Texas State }
Williamson County }

Before me this 10 day of 2019 did appear one KATHERINE SOULIS and she did establish this Act of Expatriation and Oath of Allegiance freely and without coercion, in Witness whereof I set my sign and seal:

# Deed of Reconveyance (cont.)

Can't revoke
executorships/
guardianships without
a court order.

All prior Powers of Attorney, all other prior pand Agency relationships are terminated and revok to the sole living owner, executor, beneficiary, and agent of my name and estate since my 21st birthday on December 7, 1972.

So said, so signed, and so sealed by my living hand this 20th day of September in the year 2019:

 "re-convey my given lawful Trade name"

 "hereby declare their permanent domicile on the land and soil of New York."

#### Acknowledgement, Acceptance and Deed of Re-Conveyance

I, the living woman, Katherine Mary Soulis, being of age, of sound mind and in good health, free of all duress or improper consideration, hereby acknowledge, accept, and re-convey my given lawful Trade Name, Katherine Mary Soulis, to the land and soil of New York, my native state, together with all derivative names, including Katherine Mary Soulis, Katherine Soulis, Katherine M. Soulis, Katherine M Soulis, K. Soulis, K. M. Soulis, Kathy Soulis, KATHERINE MARY SOULIS, KATHERINE SOULIS, KATHERINE M. SOULIS, KATHERINE M SOULIS, K. SOULIS, K. M. SOULIS, KATHY SOULIS, and all other variations however styled, punctuated, spelled, ordered, or otherwise represented as pertaining to me and my estate, and hereby declare their permanent domicile on the land and soil of New York.

All prior Powers of Attorney, all other prior presumed or granted Executorships, Guardianships, and Agency relationships are terminated and revoked effective with my natural birthday December 7, 1951, as I elect to be recognized as the sole living owner, executor, beneficiary, and agent of my name and estate since my 21<sup>st</sup> birthday on December 7, 1972.

So said, so signed, and so sealed by my living hand this 20th day of September in the year 2019:

By: Hatherine Mary Souls All Rights Reserved
Without Prejudice

L.S.



Deed of Land Recording: RR 6/3 168 79/ U.S

American Common Law Copyright and Trademark of Trade Name

On the 7<sup>th</sup> day of December in the year 1951 Anno Domini at the hour and minute of 8:42 a.m., a new baby was born on the land of Albany County in the New York State to the Soulis Family and was given the name: Katherine Mary Soulis.

The private natural biological parents are: Samuel Steve Soulis, Father, born October 17, 1922 on the land of the Middlesex County in the Massachusetts State & Anne (Haggis) Soulis, Mother, born May 29, 1925 on the land of the Hillsborough County in the New Hampshire State.

The family lives in the Albany County of the New York State and keeps the mailing address:

8 Ryckman Avenue, Albany 8, New York.

This baby is their first living child and first daughter.

#### Witness Jurat

In Witness of these facts, before me, a Public Notary, appeared Katherine Mary Soulis, a private natural person and did present proofs of her identity and was deposed and did swear to or affirm these facts from Without the United States and did proclaim them under penalty of perjury and did sign this Deed in confirmation of all the above:

By: Kathes int Mary Souli Coness

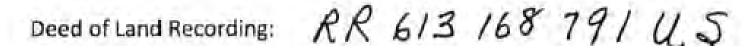
By: Notary

My commission expires on: 15/25/2019.



### Deed of Land Recording

 Can also be called "American Common Law Copyright and Trademark of Trade Name"



American Common Law Copyright and Trademark of Trade Name

- You don't have to file common law copyright.
- This is not the proper way to file a trademark name, to register a trademark you would file a 901 form with the SOS.
- AG has held that a county clerk does not have to file a common law copyright. GA-0450 (2006)

The private natural biological parents are: Samuel Steve Soulis, Father, born October 17, 1922 the land of the Middlesex County in the Massachusetts State & Anne (Haggis) Soulis, Mother, born May 29, 1925 on the land of the Hillsborough County in the New Hampshire State.

No statute requires you to file someone's family tree.

### Paramount Claim of the Life and Estate

They want rights to their placenta and umbilical cord from birth.

 References their own conception and believe their unique genetic code was stolen at birth by the taking of their umbilical cord.

 References the government using their DNA taken at birth, unlawfully.

#### Paramount Claim of the Life and the Estate of Katherine Mary Soulis

Born December 7, 1951 in Albany, New York Samuel Steve Soulis X Anne Haggis Soulis Wedded January 27, 1951 Manchester, New Hampshire The United States of America

Whereas I, the living woman known as Katherine Mary Soulis, am the result of the life and love and physical embodiment of my parents, the living man known as Samuel Steve Soulis and the living woman known as Anne Haggis Soulis (née Anne Haggis) who were lawfully wedded in Manchester, New Hampshire in the calendar year 1951, now therefore I am their living daughter from the moment of conception and from the first combining of their unique genetic code to create my unique genetic code and my zygote in support of my physical embodiment then and now, and as I am the only true and surviving inheritor, I hereby publish my claim and recording of the facts:

The Afterbirth composed of a placenta, umbilical cord, and fetal tissues which accompanied me into this world and which was in possession of my DNA was never a viable separate living organism and was instead a portion of my flesh akin to any hair, skin, or other representation of my genetic content, that was not abandoned, not donated, and not returned to me or my parents for burial. No separate estate, living status, ownership interest or death apart from my own life may be claimed in behalf of the Afterbirth or other waste resulting from my birth, from my shedding of hair, my shedding of skin, the deposit of my fingerprints or any other DNAcontaining substance whatsoever.

I hereby establish my Paramount Claim upon my unique DNA as the only lawful and living inheritor thereof from the moment of my conception forward and I also publish my nullification of any claim of ownership or material interest in my DNA based upon samples procured from any bodily waste or substance for any purpose.

As witness to my claims, I here affix the Signature and Seal of my Lawful Person, retaining all rights and prerogatives thereof:

by: <u>Statherne Mary Soula</u> © Living Soul. All Rights Reserved.

Public Notary Witness:

Today, on the Uth day of September, in the year 2019, I was visited by a woman properly

#### Paramount Claim of the Life and the Estate of Katherine Mary Soulis

Born December 7, 1951 in Albany, New York Samuel Steve Soulis X Anne Haggis Soulis Wedded January 27, 1951 Manchester, New Hampshire The United States of America

I hereby establish my Paramount Claim upon my unique DNA as the only lawful and living inheritor thereof from the moment of my conception forward and I also publish my nullification of any claim of ownership or material interest in my DNA based upon samples procured from any bodily waste or substance for any purpose.

for burial. No separate estate, living status, ownership interest or death apart from my own life may be claimed in behalf of the Afterbirth or other waste resulting from my birth, from my shedding of hair, my shedding of skin, the deposit of my fingerprints or any other DNA-containing substance whatsoever.

I hereby establish my Paramount Claim upon my unique DNA as the only lawful and living inheritor thereof from the moment of my conception forward and I also publish my nullification of any claim of ownership or material interest in my DNA based upon samples procured from any bodily waste or substance for any purpose.

As witness to my claims, I here affix the Signature and Seal of my Lawful Person, retaining all rights and prerogatives thereof:

by: Katherne Mary Soulis Witness;

Today, on the day of September, in the year 2019, I was visited by a woman properly

#### Paramount Claim of the Life and the Estate of Katherine Mary Soulis

Born December 7, 1951 in Albany, New York Samuel Steve Soulis X Anne Haggis Soulis Wedded January 27, 1951 Manchester, New Hampshire The United States of America

Whereas I, the living woman known as Katherine Mary Soulis, am the result of the life and love and physical embodiment of my parents, the living man known as Samuel Steve Soulis and the

for burial. No separate estate, living status, ownership interest or death apart from my own life may be claimed in behalf of the Afterbirth or other waste resulting from my birth, from my shedding of hair, my shedding of skin, the deposit of my fingerprints or any other DNA-containing substance whatsoever.

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Born December 7, 1951 in Albany, New York
Samuel Steve Soulis X Anne Haggis Soulis
Wedded January 27, 1951
Manchester, New Hampshire
The United States of America

Whereas I, the living woman known as Katherine Mary Soulis, am the result of the life and love and physical embodiment of my parents, the living man known as Samuel Steve Soulis and the living woman known as Anne Haggis Soulis (née Anne Haggis) who were lawfully wedded in

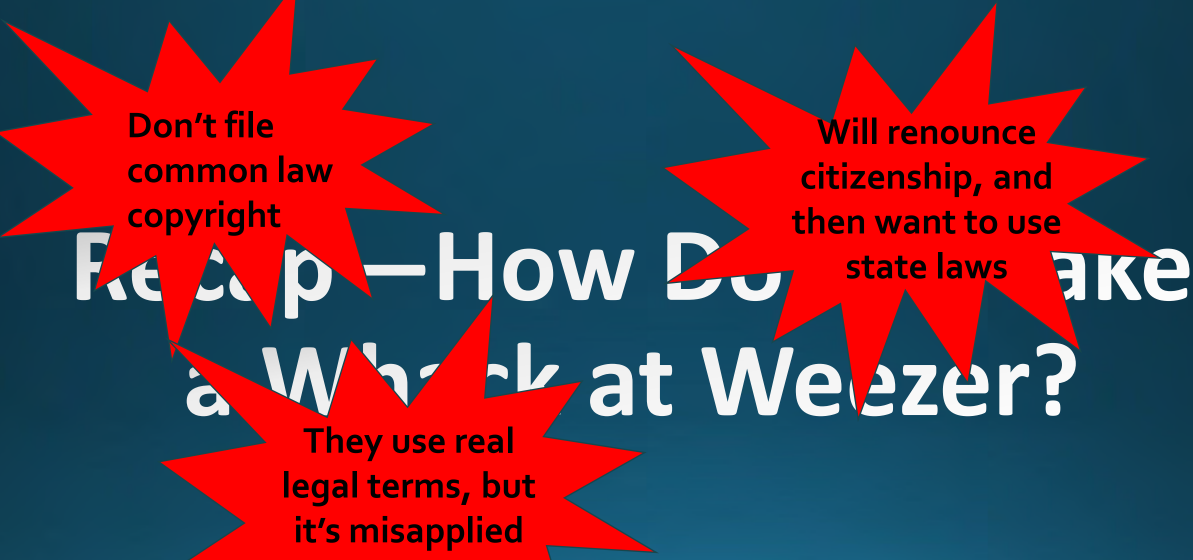
The Afterbirth composed of a placenta, umbilical cord, and fetal tissues which accompanied me into this world and which was in possession of my DNA was never a viable separate living organism and was instead a portion of my flesh akin to any hair, skin, or other representation of my genetic content, that was not abandoned, not donated, and not returned to me or my parents

I hereby establish my Paramount Claim upon my unique DNA as the only lawful and living inheritor thereof from the moment of my conception forward and I also publish my nullification of any claim of ownership or material interest in my DNA based upon samples procured from any bodily waste or substance for any purpose.

As witness to my claims, I here affix the Signature and Seal of my Lawful Person, retaining all rights and prerogatives thereof:

by: Katherne Mary Soulis Witness:

Today, on the day of September, in the year 2019, I was visited by a woman properly





# 3 Tools to Deal with Difficult Sovereign Citizens

# 3 Tools to Deal with Difficult Sovereign Citizens

1. Prosecutors (Research & CX & Contempt)

2. Flip the Burden

3. Investigators

#### Prosecutors

#### 1. Prosecutors

Research the Law

**Cross Examination** 

**Contempt of Court** 

# Prosecutors Can Research the Law

- As a TDCAA article once said, "you can't be lazy just because they're crazy."
- When you get a sovereign, prosecutors will need to do their homework. Get them the information as soon as possible so they can start digging and research what is current on their movement.

#### Research the Law

 Prosecutors will perform legal research—case law, check their social media pages, filings, and research their movement.

 Prosecutors will do the homework, SC's won't just "go away."

#### Research the Law

 Whether it is an ACA or an ADA, whoever represents you as an elected official, is there to provide legal counsel and direction on these matters.

 Let us be the bad guys, do the difficult job of telling the sovereign citizens that this is not legally valid for filing.

GA-0450 (2006) – county clerk may not file and record a common-law copyright

- → no statute authorizes, requires, or permits the filing and recording of a common-law copyright notice.
- → no federal statute permits a county clerk role/duty in the federal copyright registration process.

- •JC-0156 (1999)---county clerk is prohibited from filing and recording a document that no statute authorizes, requires or permits clerk to accept.
- JC-0256—county clerk does not have to file a UCC financing statement in which the document names the same person as the debtor and the secured party.

• LO-98-016 – county clerk is not authorized to accept documents labeled "refusal to pay property taxes," "common law lien," and "declaration of person being a sovereign."

• Instruments by which individuals, without legal warrant, seek to alter their political or juridical relations with others, or to impose legal burdens upon third parties, are not, in the words of section 192.001, such as are "required or permitted by law to be recorded," and consequently the clerk has no duty to record them. Tex. Att'y Gen. Op. JC-0156 (1999).

#### Prosecutors

Research the Law

**Cross Examination** 

**Contempt of Court** 

# Prosecutors Can Conduct Cross Examinations

- Close-ended questions.
- Trigger a yes/no answer.
- Line of questioning designed to narrow in on specific points.
- Prosecutor can CX on buzz terms to show their crazy to a jury. Terms like "strawman" "tax evasion" "act of expatriatism" "assumed name"



# When CX'ing a Sovereign, channel your inner Colonel



#### **Cross Examination**

Ex: Wilco example

- Subpoenaed everyone
- Sued everyone
- Threatened everyone

- Crossed on his antigovernment views.
- The overarching big brother theory.
- His affidavit of inability to pay court costs---strawman theory.
- Used his FB posts in court.

#### Prosecutors

Research the Law

**Cross Examination** 

**Contempt of Court** 

# Prosecutors Can Facilitate Contempt of Court

#### **Contempt of Court**

 Direct contempt --- occurs in front of the judge. Judge has to have direct knowledge of the behavior constituting contempt.

Ex: perjury

 Court can have a summary proceeding right then and there, no notice is needed to be given to the defendant.

#### 3. Contempt of Court

• Constructive contempt---occurs outside the presence of the courtroom. Defies an order of the court.

Ex: refusal to do something ordered by court. FTA.

Defendant is entitled to notice and a hearing.

#### **Criminal Contempt**

**County/District Court** 

- Punitive in nature
- Fine <u><</u> \$500
- Confinement in county jail
   6 months
- Or both

JP/Municipal court

- Punitive in nature
- Fine < \$100
- Confinement in county jail ≤ 3 days
- Or both

Tex. Gov't Code Ann. § 21.002 (West)

#### **Civil Contempt**

- More remedial and coercive in nature.
- Entitled to notice & hearing
- Permitted to get an attorney to represent them at the hearing.
- "Contempt defendant carries the keys to the jail."
- More procedural safeguards



# 3 Tools to Deal with Difficult Sovereign Citizens

2. Prosecutors (Research & CX & Contempt)

2. Flip the Burden

3. Investigators

#### Flip the Burden

#### 2. Flip the Burden

 After diligent research, you can always flip the burden back on the sovereign citizen for proof of statutory authority to compel acceptance of filing.

 Be careful, you don't want to put yourself in a position to be mandamus'd.

#### **USE CAUTION**



#### 2. Flip the Burden

- You can't use this every time as an easy way out.
   SC's won't just "go away."
- You still need to do your homework!
- You better be prepared with the law to respond when necessary, or when your client seeks reasoning behind a decline to accept filing.
- Even when you shut one filing down, expect another....and then another.

#### Flip the Burden

"If you would like to provide the legal authority you believe authorizes or requires this document to be recorded, we would be happy to re-review this for you."

# 3 Tools to Deal with Difficult Sovereign Citizens

2. Prosecutors (Research & CX & Contempt)

2. Flip the Burden

3. Investigators

- Mere presence of law enforcement often diffuses a situation.
- Alert your investigator of any repeat problematic sovereign citizens.
- Inform you district clerk or county clerk that if things get thrown at them, or any hostility is displayed to them, they can call on your investigators for protection.

### You and your staff need to have a game plan, in order to fully utilize your squad.



• Every office should have a plan to assess what situations trigger an escalated response.

 Everyone on your team should know what the plan/process is and when the time is appropriate to call for backup.

 Your investigator can conduct a threat assessment and plan security accordingly.

TLETS search

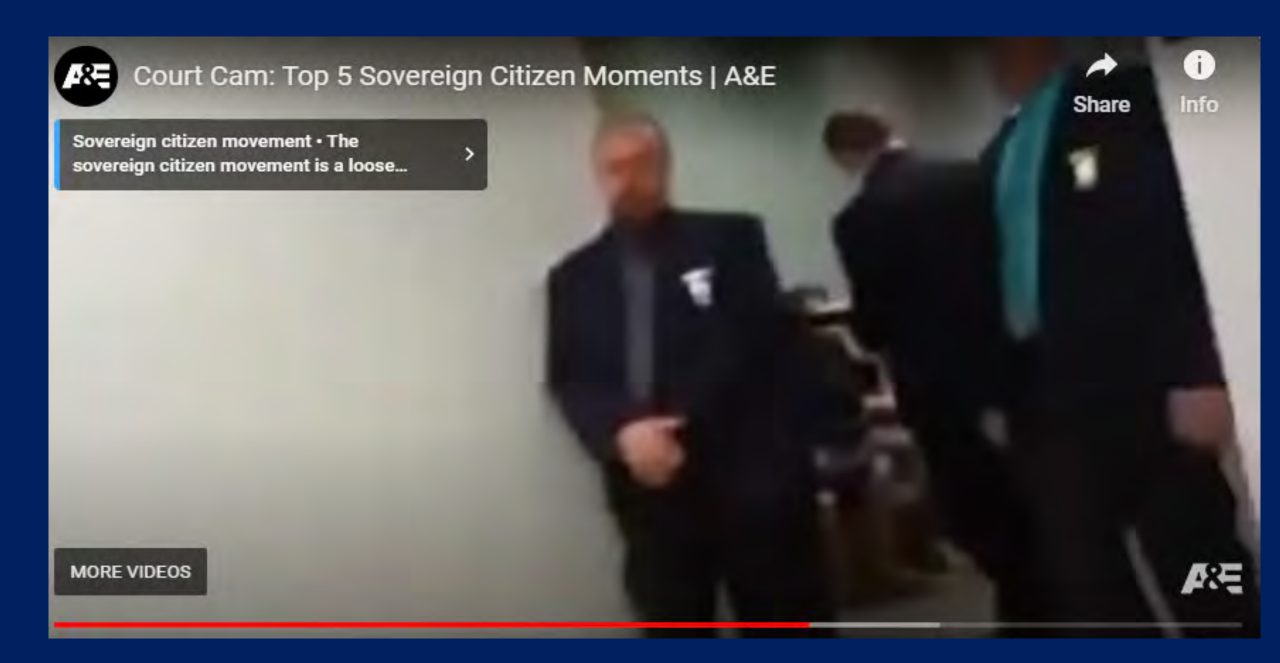
Can find out if they carry firearms

Can find out if other flags noted in LE systems

 Let LE talk to LE---they can notify bailiffs and court staff of the need for additional courtroom security when hearings are set with sovereign citizens.

They can send a security awareness blast office-wide.

They also make a good security wall.....



# Recap—What are 3 Tools to Deal with Sovereign Citizens?

# 3 Tools to Deal with Difficult Sovereign Citizens

2. Prosecutors (Research & CX & Contempt)

7. Flip the Burden

3. Investigators

#### Questions?

#### **Contact Information**

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