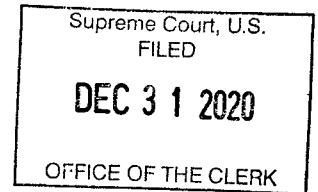


20-8092

No. _____



IN THE

SUPREME COURT OF THE UNITED STATES

DARRYL L. WILLIAMS ©: Ex Relatone All Rights Reserved}

U.C.C. 671-207/ 1-308; U.C.C. 1-103 }

Loraye Blackeagle, Authorized Representative/Beneficiary }

Natural Person, In Propria Persona: }

Not a Corporate Person or Entity, Misrepresented by Fraudulent}

Construct of ALL CAPITAL LETTERS }

C/O 1515 10th Avenue East }

Palmetto, Floride Republic }

Near [RFD 34221] }

Plaintiff }

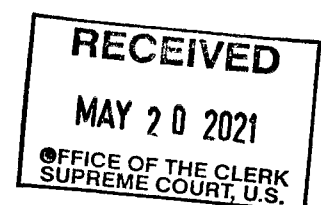
Vs.

Social Security Administration: }

Andrew Saul: }

Nancy A. Berryhill in her private capacity}

Dishonored Defendant



20 ON PETITION FOR A WRIT OF CERTIORARI TO

21 UNITED STATES DISTRICT COURT

22 MIDDLE DISTRICT OF FLORIDA

23 TAMPA DIVISION

24 PETITION FOR WRIT OF CERTIORARI

25 DARRYL L. WILLIAMS ©: Ex Relatione

26 Loraye Blackeagle, Beneficiary, Authorized Representative, Natural

27 Person, In Propria Persona:

28 C/O 1515 10th Avenue East

29 Palmetto, Floride Republic

30 Near [RFD 34221] Non-Domestic

31 [(941) 237-7151]

QUESTION(S) PRESENTED

- 33 1. Do I have a right to rescind my signature from a contract I signed
34 when he was 14 years old, date signed 06-17-1982? [Contracts
35 signed by minors are not legally enforceable making the contract
36 null and void].
- 37 2. Do I have a right to “acquire, possess, protect property, reputation,
38 and to pursue my own happiness”?
- 39 3. Do I have a right to “at all times, an inalienable and indefeasible
40 right to alter or abolish my form of government, in such manner
41 as I may deem expedient?”
- 42 4. Do I have a right to petition the government for a redress of
43 grievances?
- 44 5. Do I have a right to self-determination? By virtue of that right
45 can I freely determine my political status and freely pursue my
46 economic, social and cultural development?
- 47 6. Do I have a right to, for my own ends; freely dispose of my natural
48 wealth and resources without prejudice to any obligations arising
49 out of international economic co-operation, based upon the

principle of mutual benefit, and international law? [In no case
may a people be deprived of its own means of subsistence]

7. Does Nancy A. Berryhill/ Social Security in her fiduciary job, have
a right to deprive me of my own means of subsistence?

8. Do Nancy A. Berryhill/ Social Security have an obligation to take
the necessary steps, in accordance with its constitutional
processes and with the provisions of the present Covenant, to
adopt such laws or other measures as may be necessary to give
effect to the rights recognized in the present Covenant?

9. Did Nancy A. Berryhill/ Social Security act under color of law
when she engaged in activities and performances aimed at the
destruction of my rights and freedoms recognized herein or at
their limitation to a greater extent than is provided for in the
present Covenant when she deprived me of my inalienable and
indefeasible right?

10. Do Nancy A. Berryhill/ Social Security have the right or
authority to impair my inherent right to enjoy and utilize fully
and freely my natural wealth and resources?

69 11. Does Nancy A. Berryhill/ Social Security have an obligation to set
70 the subject at liberty and the effect returned to the owner.

71 12. Can a district judge proceed over an appeal that he denied in
72 district court?

73 13. Has a judge ever overturned his own case in district court that's
74 being appealed?

75 14. If I lose this case, who keeps my money (Federal Reserve Notes)?

76 LIST OF PARTIES

- 77 • All parties appear in the caption of the case on the cover
78 page.

79 RELATED CASES

80 WILLIAMS © V. Social Security Administration: Andrew Saul;

81 Nancy A. Berryhill in her private capacity

82 Case Number: 8:20-cv-574-T-30CPT The united States District Court

83 for the Middle District of East Floride Territory

84 Tampa Division Judgment entered October 5, 2020

85 WILLIAMS© V. Social Security Administration: Andrew Saul;

86 Nancy A. Berryhill in her private capacity

87 Case Number: 8:20-cv-574-T-30CPT The united States District Court

88 for the Middle District Court of Appeals East Floride Territory

89 Tampa Division Judgment entered October 5th, 2020.

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APPENDIX (D) - Decision of United States District Court Middle District of Florida Tampa Division. Filed 04/15/2020

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137 violation of Constitutional Rights

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 143 the Court's Presumptions; and "Report and Recommendation"

144 Jones v. Jones, 188 Mo.App. 220, 175 S.W. 227, 229; Exparte Gladhill,
 145 8 Metc., Mass., 171, per Shaw, C. J. See, also, Ledwith v. Rosalsky,
 146 244 N.Y. 406, 155 N.E. 688, 689. 11- Affidavit for Rebuttal
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240 Court's Presumptions; and "Report and Recommendation"

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242 Presumptions; and "Report and Recommendation"

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247 Florida Jurisprudence Trusts- §116

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248 Federal Reserve Notes - 12 U.S.C. § 411

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260 K.C. Davis, ADMIN. LAW, Ch. 1 (CTP. West's 1965 Ed.

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266 DARRYL L. WILLIAMS ©: Ex Relatione All Rights Reserved

267 U.C.C. 671-207/ 1-308; U.C.C. 1-103

268 Loraye Blackeagle, Authorized Representative; Beneficiary,

269 Natural Person, In Propria Persona:

270 Not a Corporate Person or Entity,

271 Misrepresented by Fraudulent Construct of ALL CAPITAL LETTERS

272
273 Loraye Blackeagle, Authorized Representative; Beneficiary for DARRYL

274 L. WILLIAMS ©D/B/A- Under Threat and Coercion DARRYL WILLIAMS

275 (Signature)

276 Date: May 14, 2021

No.

IN THE

SUPREME COURT OF THE UNITED STATES

(DARRYL L. WILLIAMS ©: Ex Relatione All Rights Reserved:

U.C.C. 671-207/ 1-308; U.C.C. 1-103 }

Loraye Blackeagle, Authorized Representative,

Natural Person, In Propria Persona) — PETITIONER

VS.

Social Security Administration:

Andrew Saul;

Nancy A. Berryhill in her private capacity

Dishonored Defendant— RESPONDENT(S)

PROOF OF SERVICE

I Loraye Blackeagle, Authorized Representative/ Beneficiary have

served the enclosed MOTION FOR LEAVE TO PROCEED IN FORMA

PAUPERIS Affidavit of Financial Statement in Support of Writ for

Leave to Proceed without Payment (Exercise of Constitution – Secured

Right) and PETITION FOR A WRIT OF CERTIORARI on each party to

the above proceeding or that party's counsel, and on every other person

296 required to be served, by depositing an envelope containing the above
297 documents in the United States mail properly addressed to each of them
298 and with first-class postage prepaid, or by delivery to a third-party
299 commercial carrier for delivery within 3 calendar days.

300 The names and addresses of those served are as follows:

301 Andrew Saul Office of the Commissioner
302 Social Security Administration 6401 Security Blvd.
303 Baltimore, Maryland [21235-0001] 1-800-772-1213 Official capacity
304 Nancy A. Berryhill 6401 Security Blvd. Baltimore, Maryland
305 [21235-0001] Individual capacity

306 I Declare under penalty of perjury under the laws of the united States
307 of America that the foregoing is true and correct.

308 Executed on May 14, 2021

309 DARRYL L. WILLIAMS ©: Ex Relatione All Rights Reserved
310 U.C.C. 671-207/ 1-308; U.C.C. 1-103
311 Loraye Blackeagle, Authorized Representative; Beneficiary,
312 Natural Person, In Propria Persona:
313 Not a Corporate Person or Entity,
314 Misrepresented by Fraudulent Construct of ALL CAPITAL LETTERS

315 Loraye Blackeagle, Authorized Representative; Beneficiary for DARRYL
316 L. WILLIAMS ©D/B/A- Under Threat and Coercion DARRYL WILLIAMS
317 (Signature)

1 AT THE
2 SUPREME COURT OF THE UNITED STATES
3 FOR WRIT OF CERTIORARI
4 OPINIONS BELOW

5 For cases from federal courts:

- 6 1. The opinion of the United States court of appeals is unpublished.
7 2. The opinion of the United States district court is unpublished.

8 JURISDICTION

9 For cases from federal courts:

10 The date on which the United States Court of Appeals decided my case was
11 October 5th, 2020

12 The jurisdiction of this Court is invoked under Article III Section 1 The judicial
13 power of the United States, shall be vested in one Supreme Court... Section 2, The
14 judicial power shall extend to all cases, in law and equity, arising under this
15 Constitution, the laws of the United States, and treaties made, or which shall be
16 made, under their authority;--to all cases affecting ambassadors, other public
17 ministers and consuls;--to all cases of admiralty and maritime jurisdiction;--to
18 controversies to which the United States shall be a party... [28 U. S. C. § 1254(1)].

19 CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

20 1. Article VI "All debts contracted and engagements entered into, before the
21 adoption of this Constitution, shall be as valid against the United States under this
22 Constitution, as under the Confederation. This Constitution, and the laws of the
23 United States which shall be made in pursuance thereof; and all treaties made, or
24 which shall be made, under the authority of the United States, shall be the
25 supreme law of the land; and the judges in every state shall be bound thereby,
26 anything in the Constitution or laws of any State to the contrary notwithstanding.

- 27 2. Article 1, Section X "All debts shall be payable in gold or silver coin"
- 28 3. Amendment V- " No Person shall be deprived of due process of law"
- 29 4. Amendment IX -" The enumeration in the Constitution, of certain rights,
30 shall not be construed to deny or disparage others retained by the people"
- 31 5. Miranda v. Arizona 384 US 436, 125- "Where rights secured by the
32 Constitution are involved, there can be no rule-making or legislation, which would
33 abrogate them."
- 34 6. K.C. Davis, ADMIN. LAW, Ch. 1 (CTP. West's 1965 Ed- "...judges who become
35 involved in enforcement of mere statutes (civil or criminal in nature and
36 otherwise), act as mere "clerks" of the involved agency..."
- 37 7. Miller v. Kansas 230 F 2nd 486, 489:- "The claim and exercise of
38 Constitutional Rights cannot be converted into a crime."
- 39 8. Thompson v Smith 154 SE 583- "When acting to enforce a statute and its
40 subsequent amendments to the present date, the judge of the municipal court is
41 acting as an administrative officer and not in a judicial capacity; courts in
42 administering or enforcing statutes do not act judicially, but merely ministerially"
- 43 9. ASIS v US 568 F2d, 284- " A judge ceases to sit as a judicial officer because
44 the governing principle of administrative law provides that courts are prohibited
45 from substituting their evidence, testimony, record, arguments, and rationale for
46 that of the agency. Additionally, courts are prohibited from substituting their
47 judgment for that of the agency. Courts in administrative issues are prohibited
48 from even listening to or hearing arguments, presentations, or rational"
- 49 10. Burns v Sup Ct. SF, 140 Cal 1-"Ministerial officers are incompetent to
50 receive grants of judicial power from the legislature, their acts in attempting to
51 exercises such powers are necessarily nullities."
- 52 11. Schware v. State of Examiners, 353 U.S. 238,239;- "The practice of law
53 cannot be licensed by any state/ state"

- 54 12. Sims V. Ahrens, 271 S.W. 720 (1925)- "The practice of the Law is an
55 occupation of Common Rights!"
- 56 13. U.C.C 671-207- "A party who, with explicit reservation of rights, performs
57 or promises performance or assents to performance in a manner demanded or
58 offered by the other party does not thereby prejudice the rights reserved. Such
59 words as "without prejudice," "under protest," or the like are sufficient".
- 60 14. U.C.C. 1-308- "A party that with explicit reservation of rights performs or
61 promises performance or assents to performance in a manner demanded or
62 offered by the other party does not thereby prejudice the rights reserved.
- 63 15. U.C.C.1-103- "(a) The Uniform Commercial Code must be liberally
64 construed and applied to promote its underlying purposes and policies, which are:
65 (1) to simplify, clarify, and modernize the law governing commercial transactions;
66 (2) to permit the continued expansion of commercial practices through custom,
67 usage, and agreement of the parties; and (3) to make uniform the law among the
68 various jurisdictions. (b) Unless displaced by the particular provisions of the
69 Uniform Commercial Code, the principles of law and equity, including the law
70 merchant and the law relative to capacity to contract...
- 71 16. Black's Law Dictionary sixth edition- "must: ...
- 72 17. Article 1 section 8 clauses 9- "To constitute tribunals inferior to the
73 Supreme Court".
- 74 18. Article III- "The judicial power of the United States, shall be vested in one
75 Supreme Court, and in such inferior courts as the Congress may from time to time
76 ordain and establish. The judges, both of the supreme and inferior courts, shall
77 hold their offices during good behaviour... Section 2- "...In all cases affecting
78 ambassadors, other public ministers and consuls, and those in which a state shall
79 be party, the Supreme Court shall have original jurisdiction. In all the other cases
80 before mentioned, the Supreme Court shall have appellate jurisdiction, both as to
81 law and fact, with such exceptions...

19. Foreign Agents Registration Act of 1938 OMB No. 1124-0001- “. Privacy Act 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.

20. Stone v Powell 428 US. 465, 65 CT 3037 49 L. Ed. 2d 1067- “that state courts like federal courts have a Constitutional Obligation to safeguard personal liberties and uphold federal law to protect people from encroachment and molestation of their preexisting Rights”.

21. 28 U.S. Code § 3002- “United States: means—
(A) a Federal corporation;
(B) an agency, department, commission, board, or other entity of the United States; or...

22. The U.S. Constitution 1791- “Amendment I. ...and to petition the Government for a redress of grievances

23. Florida Jurisprudence Trusts- §116- “General rules applicable to pleadings control in suits involving trusts or trustees ultimate facts on which the claim to relief is grounded must be alleged. Although a complaint is not necessarily subject to motion to dismiss merely because it does not present a model of good pleading, the necessary elements of the cause of action must be set forth. Where the validity of the instrument sought to be enforced depends on whether the signatory had authority to sign, the existence of such authority must be alleged and proved...”

24. Black’s Law Dictionary, sixth edition- “Sovereign: A person, body, or state in which independent and supreme authority is vested; a chief ruler with supreme power; a king or other ruler in a monarchy”.

25. Black’s Law Dictionary, sixth edition- “Citizen: One who, under the Constitution and laws of the united States, or of a particular state, is a member of

the political community, owing allegiance and being entitled to the enjoyment of full civil rights”.

26. Rubinstien v. Collars 20 F.3d 160, 1990.- “Knowingly failure to disclose material information necessary to prevent statements from being misleading or making representation despite knowledge that it has no reasonable basis in fact, is actionable as fraud under the law.

27. Hob. 343.- “A twisting of language is unworthy of a judge”.

28. Gibbons v. Ogden 9 wheat 1; 5 cond. Rep. 562- “Persons are not the subject of commerce, and cannot be import goods, they do not fall within the meaning found upon the constitution, of all power given to congress to regulate commerce, and the prohibition of the states for imposing a duty on imported goods”.

29. Maxims of Law from Bouvier's Dictionary of Law- “He ought not to be heard who advances a proposition contrary to the rules of law”.

30. Maxims of Law from Bouvier's Dictionary of Law- “The act of the law does no one an injury”.

31. H. R. 25 Fair Tax Act of 2017- “pg. 10 Notice of Appeal”

32. UCC 3-603 (b) - If tender of payment of an obligation to pay an instrument is made to a person entitled to enforce the instrument and the tender is refused, there is discharge...

33. 26 U.S.C. 7701(a)(31)- The term “foreign estate” means an estate the income of which, from sources without the United States which is not effectively connected with the conduct of a trade or business within the United States, is not includible in gross income under subtitle A.

34. Florida Jurisprudence (Trust Law §56) - The presumption that a trust was intended in such circumstances is however rebutted by proof of a contrary intention of the person from whom the consideration comes...

35. International Covenant on Civil and Political Rights Article 2-

140 (1. Each State Party to the present Covenant undertakes to respect and to ensure
141 to all individuals within its territory and subject to its jurisdiction the rights
142 recognized in the present Covenant, without distinction of any kind, such as race,
143 color, sex, language, religion, political or other opinion, national or social origin,
144 property, birth or other status.

145 2. Where not already provided for by existing legislative or other measures, each
146 State Party to the present Covenant undertakes to take the necessary steps, in
147 accordance with its constitutional processes and with the provisions of the
148 present Covenant, to adopt such laws or other measures as may be necessary to
149 give effect to the rights recognized in the present Covenant.

150 3. Each State Party to the present Covenant undertakes:

151 (a) To ensure that any person whose rights or freedoms as herein recognized are
152 violated shall have an effective remedy, notwithstanding that the violation has
153 been committed by persons acting in an official capacity;

154 (b) To ensure that any person claiming such a remedy shall have his right thereto
155 determined by competent judicial, administrative or legislative authorities, or by
156 any other competent authority provided for by the legal system of the State, and
157 to develop the possibilities of judicial remedy;

158 (c) To ensure that the competent authorities shall enforce such remedies when
159 granted).

160 36. International Covenant on Civil and Political Rights Article 5-

161 1. Nothing in the present Covenant may be interpreted as implying for any State,
162 group or person any right to engage in any activity or perform any act aimed at
163 the destruction of any of the rights and freedoms recognized herein or at their
164 limitation to a greater extent than is provided for in the present Covenant.

165 2. There shall be no restriction upon or derogation from any of the fundamental
166 human rights recognized or existing in any State Party to the present Covenant
167 pursuant to law, conventions, regulations or custom on the pretext that the
168 present Covenant does not recognize such rights or that it recognizes them to a
169 lesser extent.

170 37. International Covenant on Civil and Political Rights Article 47-

171 Nothing in the present Covenant shall be interpreted as impairing the inherent
172 right of all peoples to enjoy and utilize fully and freely their natural wealth and
173 resources.

174 38. Treaty of Peace and Friendship 1787 Article 3- If either of the Parties shall
175 be at War with any Nation whatever and take a Prize belonging to that Nation,
176 and there shall be found on board Subjects or Effects belonging to [one] of the
177 Parties, the Subjects shall be set at Liberty and the Effects returned to the
178 Owners.

179 39. Color of Law.

180 40. American Constitution Article 4 Sections 1-

181 41. Maxims of Commercial Law-

- 182 • A work man is worthy of his hire. It is against equity for a freeman not to
183 have the free disposal of their own property.
- 184 • All are equal under the law.
- 185 • Truth is sovereign
- 186 • Truth is expressed in the form of and affidavit.
- 187 • An un rebutted affidavit becomes as truth in commerce.
- 188 • An un rebutted Affidavit becomes the judgement in commerce.
- 189 • Sacrifice is the measure of credibility.
- 190 • A lien or claim can only be satisfied only through rebuttal by affidavit, point
191 by point, resolution by jury; or payment.
- 192 • Whoever pays by mistake what he does not owe, may recover it back; but
193 he who pays, knowing he owes nothing; is presumed to give.
- 194 • The principal part of everything is the beginning. Dig. 1, 2, 1; 10 Co. 49.
- 195 • A concealed fault is equal to a deceit.
- 196 • The power which is derived cannot be greater than that from which it is
197 derived.
- 198 • Equity regards the beneficiary as the true owner

199 42. Jones v. Jones, 188 Mo.App. 220, 175 S.W. 227, 229- "court of record" is a
200 judicial tribunal having attributes and exercising functions independently of the
201 person of the magistrate designated generally to hold it, and proceeding
202 according to the course of common law, its acts and proceedings being enrolled
203 for a perpetual memorial.

204 43. 42 U.S.C. § 1983- Every person who, under color of any statute, ordinance,
205 regulation, custom, or usage, of any State or Territory or the District of Columbia,
206 subjects, or causes to be subjected, any citizen of the United States or other
207 person within the jurisdiction thereof to the deprivation of any rights, privileges,
208 or immunities secured by the Constitution and laws, shall be liable to the party
209 injured in an action at law, suit in equity, or other proper proceeding for redress...

210 44. International Covenant on Civil and Political Rights 138

211 Cong. Rec. S4781-01-(II. The Senate's advice and consent is subject to the
212 following understandings, which shall apply to the obligations of the United States
213 under this Covenant:

214 ... (5) That the United States understands that this Covenant shall be implemented
215 by the Federal Government to the extent that it exercises legislative and judicial
216 jurisdiction over the matters covered therein, and otherwise by the state and
217 local governments; to the extent that state and local governments exercise
218 jurisdiction over such matters, the Federal Government shall take measures
219 appropriate to the Federal system to the end that the competent authorities of
220 the state or local governments may take appropriate measures for the fulfillment
221 of the Covenant.

222 III. The Senate's advice and consent is subject to the following declarations:

223 (1) That the United States declares that the provisions of Articles 1 through 27
224 of the Covenant [i.e., all of the substantive provisions] are not self-executing....

225 45. Article 1. -1.All peoples have the right of self-determination. By virtue of
226 that right they freely determine their political status and freely pursue their
227 economic, social and cultural development.

2. All peoples may, for their own ends, freely dispose of their natural wealth and resources without prejudice to any obligations arising out of international economic co-operation, based upon the principle of mutual benefit, and international law. In no case may a people be deprived of its own means of subsistence.

46. Article 2- Where not already provided for by existing legislative or other measures, each State Party to the present Covenant undertakes to take the necessary steps, in accordance with its constitutional processes and with the provisions of the present Covenant, to adopt such laws or other measures as may be necessary to give effect to the rights recognized in the present Covenant.

47. Article 5- Nothing in the present Covenant may be interpreted as implying for any State, group or person any right to engage in any activity or perform any act aimed at the destruction of any of the rights and freedoms recognized herein or at their limitation to a greater extent than is provided for in the present Covenant.

48. Article 47- Nothing in the present Covenant shall be interpreted as impairing the inherent right of all peoples to enjoy and utilize fully and freely their natural wealth and resources.

49. Constitution of Florida; Article 1 Section 2- That all political power is inherent in the people, and all free governments are founded on their authority, and established for their benefit; and, therefore, they have, at all times, an unalienable and indefeasible right to alter or abolish their Form of government, in such manner as they may deem expedient.

50. Void Contract signed by a minor - Contracts signed by a minor are not legally enforceable.

51. Social Security Act section 1101(a) (2)- The term "United States" when used in a geographical sense means, except where otherwise provided, the States.

256 52. 42 U.S.C. 1301(a) (2)- The term "United States" when used in a
257 geographical sense means, except where otherwise provided, the States.

258 53. 20 C.F.R. 422.104- A United States citizen

259 54. 42 U.S.C. 666- Procedures requiring that the social security number of...

260 55. 20 C.F.R. 422.110(a)- If you wish to change the name or other personal
261 identifying information you previously submitted in connection with an
262 application for a Social Security number card, you must complete a prescribed
263 application, except as provided in paragraph (b) of this section. You must prove
264 your identity, and you may be required to provide other evidence.

265 56. S.S.A POMS §GN 00206.005- Requirements for Withdrawal (WD) of a
266 Benefit Application.

267 The beneficiary who requests a WD of his or her benefit application must repay all
268 benefits he or she received, before we approve the withdrawal request. This
269 includes Medicare payments (i.e., Hospital Insurance (HI) expenses paid by CMS,
270 and Supplementary Medical Insurance (SMI) premiums withheld by SSA) and
271 voluntary tax withholding (VTW) for closed tax years...

272 57. I.R.S. Form 56- removes me formally, legally, and officially from liability as
273 the trustee of the trust and necessitates that your records respect said
274 correspondingly to ensure that I do not receive any more notices or statements,
275 or become the object of a lawful IRS collections directed at the Social Security
276 Trust and its trustee.

277 58. 20 CFR 442.103(d)- A person who is assigned a social security number will
278 receive a social security number card from SSA within a reasonable time after the
279 number has been assigned. Social security number cards are the property of SSA
280 and must be returned upon request.

281 59. 8 U.S.C. 1401(a)- a person born in the United States and subject to the
282 jurisdiction thereof...

283 60. 26 U.S.C. 3121(e)- State, United States, and citizen

(1)State- The term “State” includes the District of Columbia, the Commonwealth of Puerto Rico, the Virgin Islands, Guam, and American Samoa.

(2)United States- The term “United States” when used in a geographical sense includes the Commonwealth of Puerto Rico, the Virgin Islands, Guam, and American Samoa.

61. 26 C.F.R. 1.1-1(c)- Who is a citizen. Every person born or naturalized in the United States and subject to its jurisdiction is a citizen.

62. 18 U.S.C. 1512- Whoever corruptly—(1)alters, destroys, mutilates, or conceals a record, document, or other object, or attempts to do so, with the intent to impair the object’s integrity or availability for use in an official proceeding; or...

63. 26.C.F.R. 301.6109-1(1) (i)- here are several types of taxpayer identifying numbers that include the following: social security numbers, Internal Revenue Service (IRS) individual taxpayer identification numbers, IRS adoption taxpayer identification numbers, and employer identification numbers. Social security numbers take the form 000-00-0000. IRS individual taxpayer identification numbers and IRS adoption taxpayer identification numbers also take the form 000-00-0000 but include a specific number or numbers designated by the IRS. Employer identification numbers take the form 00-0000000.

64. 26 C.F.R. 1.871-1 (b)(1)(i)- Nonresident alien individuals who at no time during the taxable year are engaged in a trade or business in the United States.

65. 26 C.F.R. 301.6109-1(g)(1)(i)- A social security number is generally identified in the records and database of the Internal Revenue Service as a number belonging to a U.S. citizen or resident alien individual. A person may establish a different status for the number by providing proof of foreign status with the Internal Revenue Service under such procedures as the Internal Revenue Service shall prescribe, including the use of a form as the Internal Revenue Service may specify. Upon accepting an individual as a nonresident alien individual, the Internal Revenue Service will assign this status to the individual's social security number.

314 66. 28 U.S.C. 1332(d)- The word “States”, as used in this section, includes the
315 Territories, the District of Columbia, and the Commonwealth of Puerto Rico.

316 67. 4 U.S.C. 110(d)- The term “State” includes any Territory or possession of
317 the United States.

318 68. 26 U.S.C. 7701(a)(10)- The term “State” shall be construed to include the
319 District of Columbia, where such construction is necessary to carry out provisions
320 of this title.

321 69. 28 U.S.C. 1332- Diversity of citizenship; amount in controversy; costs

322 70. FRCP 8(b) (6)- Effect of Failing to Deny. An allegation—other than one
323 relating to the amount of damages—is admitted if a responsive pleading is
324 required and the allegation is not denied. If a responsive pleading is not required,
325 an allegation is considered denied or avoided.

326 71. 26 U.S.C. 6065- Except as otherwise provided by the Secretary, any return,
327 declaration, statement, or other document required to be made under any
328 provision of the internal revenue laws or regulations shall contain or be verified
329 by a written declaration that it is made under the penalties of perjury.

330 72. 5 U.S.C. 556(d)- Except as otherwise provided by statute, the proponent of
331 a rule or order has the burden of proof. Any oral or documentary evidence may
332 be received, but the agency as a matter of policy shall provide for the exclusion of
333 irrelevant, immaterial, or unduly repetitious evidence. A sanction may not be
334 imposed or rule or order issued except on consideration of the whole record or
335 those parts thereof cited by a party and supported by and in accordance with the
336 reliable, probative, and substantial evidence. The agency may, to the extent
337 consistent with the interests of justice and the policy of the underlying statutes
338 administered by the agency, consider a violation of section 557(d) of this title
339 sufficient grounds for a decision adverse to a party who has knowingly committed
340 such violation or knowingly caused such violation to occur. A party is entitled to
341 present his case or defense by oral or documentary evidence, to submit rebuttal
342 evidence, and to conduct such cross-examination as may be required for a full and
343 true disclosure of the facts. In rule making or determining claims for money or

benefits or applications for initial licenses an agency may, when a party will not be prejudiced thereby, adopt procedures for the submission of all or part of the evidence in written form.

73. 26 U.S.C. 7491- Burden shifts where taxpayer produces credible evidence (1)General rule If, in any court proceeding, a taxpayer introduces credible evidence with respect to any factual issue relevant to ascertaining the liability of the taxpayer for any tax imposed by subtitle A or B, the Secretary shall have the burden of proof with respect to such issue.

Limitations; Paragraph (1) shall apply with respect to an issue only if—

(A) the taxpayer has complied with the requirements under this title to substantiate any item;

(B)the taxpayer has maintained all records required under this title and has cooperated with reasonable requests by the Secretary for witnesses, information, documents, meetings, and interviews...

74. IRS Internal Revenue Manual section 4.10.7.2.8- IRS Publications explains the law in plain language for taxpayers and their advisors... While a good source of general information, publications should not be cited to sustain a position.

75. U.C.C. 1-201(25) (26) (27)-

(25) "Organization" means a person other than an individual.

(26) "Party", as distinguished from "third party", means a person that has engaged in a transaction or made an agreement subject to the Uniform Commercial Code.

(27) "Person" means an individual, corporation, business trust, estate, trust, partnership, limited liability company, association, joint venture, government, governmental subdivision, agency, or instrumentality, public corporation, or any other legal or commercial entity.

76. U.C.C. 1-201(19)- "Genuine" means free of forgery or counterfeiting.

77. U.C.C. 1-203- (a);(b);(c);(d);(e)

78. 28 U.S.C. 3002(15)(A)- United States" means— (A)a Federal corporation;

373 (B)an agency, department, commission, board, or other entity of the United
374 States; or...

375 79. U.C.C. 9-307(8)- Location of United States. The United States is located in
376 the District of Columbia.

377 80. U.S.C.A. Const. Art: 1:8:17-18; To exercise exclusive legislation in all cases
378 whatsoever, over such District (not exceeding ten miles square) as may, by
379 cession of particular states, and the acceptance of Congress, become the seat of
380 the government of the United States, and to exercise like authority over all places
381 purchased by the consent of the legislature of the state in which the same shall
382 be, for the erection of forts, magazines, arsenals, dockyards, and other needful
383 buildings;--(18)And To make all laws which shall be necessary and proper for
384 carrying into execution the foregoing powers, and all other powers vested by this
385 Constitution in the government of the United States, or in any department or
386 officer thereof.

387 81. 8 U.S.C. 1101(A)(14)- The term "foreign state" includes outlying possessions
388 of a foreign state, but self-governing dominions or territories under mandate or
389 trusteeship shall be regarded as separate foreign states.

390 82. 28 U.S.C. 1603(B)(3)- which is neither a citizen of a State of the United
391 States as defined in section 1332 (c) and (e) of this title, nor created under the
392 laws of any third country.

393 83. 26 U.S.C. 7701(A)(26)- The term "trade or business" includes the
394 performance of the functions of a public office.

395 84. Fed. R. Civ. P. 10(c)- Adoption by Reference; Exhibits. A statement in a
396 pleading may be adopted by reference elsewhere in the same pleading or in any
397 other pleading or motion. A copy of a written instrument that is an exhibit to a
398 pleading is a part of the pleading for all purposes.

399 85. 11U.S.C. 101(5)- The term "claim" means—

(A)right to payment, whether or not such right is reduced to judgment, liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured, or unsecured; or

(B)right to an equitable remedy for breach of performance if such breach gives rise to a right to payment, whether or not such right to an equitable remedy is reduced to judgment, fixed, contingent, matured, unmatured, disputed, undisputed, secured, or unsecured.

86. UCC § 3-115- "Incomplete instrument"

87. International Covenant on Civil and Political Rights Article 1-

1. All peoples have the right of self-determination. By virtue of that right they freely determine their political status and freely pursue their economic, social and cultural development.

2. All peoples may, for their own ends, freely dispose of their natural wealth and resources without prejudice to any obligations arising out of international economic co-operation, based upon the principle of mutual benefit, and international law. In no case may a people be deprived of its own means of subsistence.

88. 42 USC §1983-Every person who, under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia, subjects, or causes to be subjected, any citizen of the United States or other person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the party injured in an action at law, suit in equity, or other proper proceeding for redress,

89. 18 USC §241- If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same...

90. . 18 USC § 242- Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory,

430 Commonwealth, Possession, or District to the deprivation of any rights, privileges,
431 or immunities secured or protected by the Constitution...(CF)

432 91. S.S.A. Form 521

433 92. Social Security - Program Operations Manual System; GN 00206.000
434 Withdrawals; There is no such law that exists or legal authority to deny
435 withdrawal.

436 93. Fed. R. Civ. P. 17(b) - an administrator

437 94. 26 U.S.C. (a)(9) - The term "United States" when used in a geographical
438 sense includes only the States and the District of Columbia.

439 95. S.S.A. Form SS-5

440 96. 18 U.S.C. 911- Whoever falsely and willfully represents himself to be a
441 citizen of the United States shall be fined under this title or imprisoned not more
442 than three years, or both.

443 97. 18 U.S.C. 912- Whoever falsely assumes or pretends to be an officer or
444 employee acting under the authority of the United States or any department,
445 agency or officer thereof, and acts as such, or in such pretended character
446 demands or obtains any money, paper, document, or thing of value...

447 STATEMENT OF THE CASE

448 On January 7, 2019 I sent;

449 1. Legal Notice of Resignation from Social Security and Demand for Rebuttal;

450 2. Social Security Form 521;

451 3. I.R.S. Form 56 with Actual and Constructive Legal Notice Attached;

452 4. Application for social Security Card Form SS-5;

453 5. Verification of Identity by Public Official

6. Affidavit to Correct the Record to Rescind All Signatures on All Social Security Form SS-5 to;

- Nancy A. Berryhill: Office of the Commissioner, Social Security Administration 6401 Security Blvd. Baltimore, MD 21235-0001 Certified Mail # 70180360000221629698;

- David J. Kautter: Office of Commissioner Internal Revenue Service 1111 Constitution Ave N W Washington, DC 20224 Phone: 202-622-9511 Certified Mail # 70180360000221636009;

- Ms. Edwards/Supervisor: Social Security Administration Suite 100, 5540 S.R. 64 East Bradenton, Florida 34208 Certified Mail # 70180360000221629681

- Jeffrey V. Austin/or daily Course of Business Supervisor: Internal Revenue Service 5971 Cattleridge Blvd Sarasota, Florida 34232. Certified Mail # 70180360000221635996.

stating the following facts "I am writing you this letter because I have never been eligible to participate in the social security program: (1) I never explicitly consented to participate; (2) I was lied to about the effects of participation;(3) I never maintained a legal domicile in the "United States" as defined in the current Social Security Act section 1101(a) (2) and 42 U.S.C. 1301(a) (2) as required by 20 CFR 422 .104. I therefore permanently and irrevocably demand to terminate participation and any number that was unlawfully issued under the program and all contributions illegally withheld or sent in to be returned to me.

The Social Security Act is under 42 U.S.C. 666. My decision to withdraw is permanent, final and irrevocable.

Mrs. Berryhill, the Social Security number that was issued for DARRYL-LORAYE: WILLIAMS is [593-12-1762], issued to the ALL CAPITUL NAME. Enclosed "Social Security Administration Form SS-5" is provide in accordance with 20 CFR 422.110(a), which stipulates that any change to an original social security application can only be accomplished using social security Form SS-5.

SSA POMS section GN 00206.005 necessitates those who have received benefits before withdrawal pay them back, as I have not received any benefits from you

484 there is nothing to pay back under POMS GN 00206.005. If you feel this statement
485 is made in error and you believe that I owe any money, then please deduct what
486 you believe was paid to me from the amount I paid you and send me the
487 difference. Therefore, I demand that you pay back the unused portion of the
488 premiums that were involuntarily paid to you through my compelled participation
489 in the program. The enclosed " IRS Form 56" removes me formally, legally, and
490 officially from liability as the trustee of the trust and necessitates that your
491 records respect said correspondingly to ensure that I do not receive any more
492 notices or statements, or become the object of an lawful IRS collections directed
493 at the Social Security Trust and its trustee.

494 I also desire that you designate the original SS-5 application as not eligible and
495 reject the application with a correspondence on SSA letterhead. I now know the
496 original SS-5 application to be fallacious, false, fraudulent and perjurious and
497 hence in need of replacement, not change. I was not aware of this at the time of
498 application but I am aware NOW and I have a duty to notify you of this facts. The
499 application was submitted from me as a minor, the age of majority had not been
500 reached and my parents can't contract on my behalf. 20 CFR 442.103(d) and the
501 back of the SS card both specifically express that the card and its associated
502 number are the property of the SSA and not the holder and must be returned
503 upon request. I declare without waiver that I am not and never have been a public
504 officer in/of the U.S. government. Block 5, the Citizenship block, was
505 unintentionally falsified. I am not and never have been a Statuary "national and
506 citizen of the United States at birth" per 8 U.S.C. 1401, 26 U.S.C. 3121(e), or 26
507 C.F.R. 1.1-1(c). I am a "Non-citizen National" alien throughout federal law. As
508 records on file I now know to be false, if you refuse to change them, then you are
509 "causing to be furnished" false information as indicated on the Form. Causing me
510 to unlawfully remain liable for the compulsions associated with a public office
511 that I do not lawfully hold also constitutes criminal witness tampering under 18
512 U.S.C. 1512. By offering to let me remain in said illegitimate office knowingly it is
513 felonious and illegal to do so. In compliance with 26.C.F.R. 301.6109-1(1) (i), I
514 request that in the records and databases of the IRS and the SS Administration,
515 designate that the SS number associated with the Civilter mortuus, defunct,
516 dead" trustee" be assigned its correct status as belonging to legally deceased

517 “non-resident alien” who is not engaged in a “trade or business”, which is
518 described in 26 C.F.R. 1.871-1(b). Treasury regulation 26 C.F.R. 301.6109-1(g)(1)(i)
519 states that; persons are entitled as a matter of law, to request that the IRS
520 designate and classify the fact that a SS number belongs to a nonresident alien.
521 This request is not consent or agreement that I owe or control said number, or
522 that assumed number refers to me personally or private. The fact remains that
523 the SSA owns the number and the trust is legally dead as it is without a
524 consciousness currently, as the trustee has never filled his office consensually,
525 lawfully, or knowingly.

526 I am a “Non-resident alien” Non-individual not engaged in a trade or business” as
527 defined in 26 C.F.R. 1.871-1(b) 1(i), understand now that I always have been and
528 expect to permanently act as one indefinitely into the future. The Treasury
529 regulations as stated above affirm that non-resident aliens, me included, are
530 permitted to request that the IRS assign non-resident alien status to the SS
531 number allocated.

532 I am a “stateless person” and a transient foreigner” with a legal domicile not with
533 any “state” as defined in 28 U.S.C. 1332(d), 4 U.S.C. 110(d), or 26 U.S.C.
534 7701(a)(10). All such “stateless persons” are out of subject to the jurisdiction of
535 any federal court as they are domiciled outside of the general jurisdiction of the
536 federal government. Therefore, as I am not an “individual” nor do I consent to act
537 in such a capacity, you may not lawfully use such a number against me.

538 My estate and the property there of is a “foreign state” as described in 26 U.S.C.
539 7701(a)(31) and I live in a “foreign state”, as defined in 28 U.S.C. 1332(d), which is
540 what all states of the Union are. Therefore, under 28 U.S.C. 1332, the federal
541 government may not lawfully assert diversity of citizenship jurisdiction over me or
542 my estate.

543 The following facts stipulated herein this correspondence govern my current and
544 further legal relationship with the IRS, the Social Security Administration, under
545 FRCP 8(b) (6) a failure to deny these facts within 30 days of sending this document
546 shall constitute an affirmation admission of their truthfulness. 26 U.S.C. 6065
547 requires that all denials are required to be signed under penalty of perjury by the
548 person denying, and that the person denying must have a personal knowledge of
549 the facts indicated. Administrative Procedures Act, 5 U.S.C. 556(d) and 26 U.S.C.

7491 stipulate that you as the moving party declaring a position conflicting to the law documented herein have the burden of proving the facts and statements made herein are false. In accordance with the IRS Internal Revenue Manual (IRM) section 4.10.7.2.8 that states that IRS publications may not be cited to sustain a position your evidence may not come from any such IRS publication(s). People can voluntarily end their participation in the program because the SSA offers the SSA Form 521 and procedures for quitting in the POMS section GN 00206.000. There is no such law that exists or legal authority to deny withdrawal. If there is; all I want is the statute and the implementing regulation that authorizes you to have legal authority to deny withdrawal. I reasonably expect you to follow the law and be just as responsible to answer to the law for you say as I myself would be. Again, I am withdrawing from the Social Security Administration. If it is decided that you will not honor this request, I demand that you rebut this documentation point in full and that any responsive correspondence clearly establish an answer for your violations of law and your willful decision to exceed your lawful delegated authority. In addition the, "ACTUAL AN CONSTRUCTIVE LEGAL NOTICE U.C.C. 1-201(25) (26) (27): Alongside IRS Form 56" states; "PUBLIC NOTICE: Filing of this and related instruments upon the U.C.C Commercial Registry constitutes "lawful", open, notorious, public notice of the subject matter executed and presented in good faith U.C.C. 1-201(19); U.C.C. 1-203 to the UNITED STATES, i.e. 28 U.S.C. 3002(15)(A); U.C.C. 9-307(8); U.S.C.A. Const. Art: 1:8:17-18, by the real party in interest; Secured Party of record and Holder-in-due-Course(HDC) of this and all related documents and instruments. TAKE SPECIAL NOTICE from my "Lawful" private Trust jurisdiction [as defined within, 26 U.S.C. 7701(A) (31); 8 U.S.C. 1101(A)(14); 28 U.S.C. 1603(B)(3)] That I am "Non-Assumpsit", and "Non-Domestic" and "Non-Federal", in regards to the UNITED STATES and/or any of its " Constitutes STATES" incorporated thereof, e.g., inter alia, but not limited to ALL states, and the alike; and also in regards the UNITED NATIONS, as well as to England and Russia... This Document when executed by my autograph alone; will stand as un-rebuttable evidence of my resignation of compelled Social Security Trustee/Transferee. Noting: that Congress cannot create a trade or business, i.e. "as defined within 26 U.S.C.

583 7701(A)(26);” Within a state in order to tax it; see: inter alia, License tax cases, 72
584 U.S.462, 18 L.E.497(1866); M’Ilvaine V. Coxe’s Lessee, 8U.S. 209; 2 L.E. 598(1808);
585 and Yick Wo V. Hopkins, 118 U.S. 356, 6 S. Ct. 1064(1866). The real party in
586 interest/Secured Party of the incorporated Fed. R. Civ. P. 10(c) private agreement
587 number I hereby duly “ACCEPT FOR VALUE” (BA). The Social Security
588 Card/Account with claim 11U.S.C. 101(5) and (Special) Maritime Lien upon all
589 related accounts both general and special; as defined in this afore said Notice
590 without prejudice, for cause.”

591 [On January 18, 2019 Social Security Administration wrote a note stating. “Dear
592 Mr. Williams:

593 Thank you for your January 7, 2019 letter about the Social Security program.
594 Unless specifically exempt by law, everyone working in the United States must
595 pay Social security taxes. An individual must voluntarily file an application to
596 receive Social Security benefits. The law requires the Social Security
597 Administration to maintain records of workers’ earnings and to establish any
598 other records necessary to carry out our responsibilities under the Social Security
599 Act. We created the Social Security number to keep an accurate record of each
600 individual’s earnings and subsequently to monitor benefits paid under the Social
601 Security program. Since many individuals have the same name, or change their
602 name, we needed a reliable and permanent system to distinguish one individual
603 from another in our records. Once you have a social security number, we cannot
604 cancel or destroy the record. The Supreme Court has upheld the constitutionality
605 of the Social Security Act. We will not respond further to your correspondence
606 about voluntary participation in the Social Security program or the withdrawal of
607 Social Security taxes. ...]

608 On February 14, 2019 I mailed an Affidavit for Right to Defend My Rights, stating
609 the facts to:

610 • Nancy A. Berryhill: Office of the Commissioner, Social Security
611 Administration 6401 Security Blvd. Baltimore, MD 21235-0001 Certified Mail #
612 7018 1830 0000 4625 2546

• David J. Kautter: Office of Commissioner Internal Revenue Service 1111
Constitution Ave N W Washington, DC 20224 Phone: 202-622-9511 Certified Mail
7018 1830 0000 4625 2539

• Ms. Edwards/Supervisor: Social Security Administration Suite 100, 5540 S.R.
64 East Bradenton, Florida 34208 Certified Mail # 7018 1830 0000 4625 2553

• Jeffrey V. Austin/or daily Course of Business Supervisor: Internal Revenue
Service 5971 Cattleridge Blvd Sarasota, Florida 34232. Certified Mail # 7018 1830
0000 4625 2522.

I Loraye Blackeagle/Authorized Representative-Beneficiary, of the transmitted
utility all capital name [DARRYL-LORAYE: WILLIAMS©] SSN 593-12-1762 am
responding to a January 18, 2019; INCOMPLETE INSTRUMENT (UCC § 3-115) I
received. Ms. Berryhill, I have Creator [God] giving right to rescind my signature
from any null and void contract that was signed when I was a minor (14 years old:
06-17-1982) and is void ab initio. Contracts signed by minors are not legally
enforceable. Your [INCOMPLETE INSTRUMENT] is your testimony that you neither
respect me or the solemn oath you made and that you DID NOT READ THE
INFORMATION that you received.

I Loraye Blackeagle/ (fictitious name-DARRYL-LORAYE: WILLIAMS©) a living
Moorish American titled sovereign freeman [we the people], having Creator
[Elohim] giving Rights, International Rights, and fundamental freedom. A
sovereign cannot be tried in their own court, and I will only make a special
appearance in any jurisdiction. And these are my Common Law Right and Natural
Rights that have been expressed. And you are under obligation as being a state
party member to this covenant to respect my Rights. And these Rights come from
your own Constitution. And you are violating my International Rights,
fundamental freedom and Constitutional rights:

U.S. Reservations, Declarations, and Understandings

International Covenant on Civil and Political Rights

138 Cong. Rec. S4781-01

II. The Senate's advice and consent is subject to the following understandings, which shall apply to the obligations of the United States under this Covenant:

... (5) That the United States understands that this Covenant shall be implemented by the Federal Government to the extent that it exercises legislative and judicial jurisdiction over the matters covered therein, and otherwise by the state and local governments; to the extent that state and local governments exercise jurisdiction over such matters, the Federal Government shall take measures appropriate to the Federal system to the end that the competent authorities of the state or local governments may take appropriate measures for the fulfillment of the Covenant.

III. The Senate's advice and consent is subject to the following declarations:

(1) That the United States declares that the provisions of Articles 1 through 27 of the Covenant are not self-executing.

International Covenant on Civil and Political Rights

Article 1

1. All peoples have the right of self-determination. By virtue of that right they freely determine their political status and freely pursue their economic, social and cultural development.

2. All peoples may, for their own ends, freely dispose of their natural wealth and resources without prejudice to any obligations arising out of international economic co-operation, based upon the principle of mutual benefit, and international law. In no case may a people be deprived of its own means of subsistence.

Article 2

2. Where not already provided for by existing legislative or other measures, each State Party to the present Covenant undertakes to take the necessary steps, in accordance with its constitutional processes and with the provisions of the present Covenant, to adopt such laws or other measures as may be necessary to give effect to the rights recognized in the present Covenant.

Article 5

1. Nothing in the present Covenant may be interpreted as implying for any State, group or person any right to engage in any activity or perform any act aimed at the destruction of any of the rights and freedoms recognized herein or at their limitation to a greater extent than is provided for in the present Covenant.

Article 47

Nothing in the present Covenant shall be interpreted as impairing the inherent right of all peoples to enjoy and utilize fully and freely their natural wealth and resources.

Constitution of Florida ARTICLE I.

Declaration of Rights.

Section 1. That all freemen, when they Form a social compact, are equal; and have certain inherent and indefeasible rights, among which are those of enjoying and defending life and liberty; of acquiring, possessing, and protecting property and reputation; and of pursuing their own happiness.

Section 2. That all political power is inherent in the people, and all free governments are founded on their authority, and established for their benefit; and, therefore, they have, at all times, an inalienable and indefeasible right to alter or abolish their Form of government, in such manner as they may deem expedient. Be it known to all, in the nature of UCC 671-207 that I reserve my natural common law rights not to be compelled to perform under any contract that I did not enter into knowingly, voluntarily, and intentionally and furthermore, I do not accept the "benefit" of any hidden or unrevealed contract or commercial agreement. As such the hidden or unrevealed contracts that supposedly create obligations to perform for person of subject status, are inapplicable to me, and are null and void. If I have participated in any of the supposed "benefit" associated with these hidden contracts, I have done so under duress, for lack of any other practical alternative. Any such participation does not constitute "acceptance" in contract law, because of the absence of full disclosure of any valid "offer" and voluntary consent without misrepresentation or coercion, under contract law. Without a valid voluntary offer and acceptance knowingly entered

into by both parties there is no meeting of the minds and therefore no valid contract. My supposed "contract" is therefore void ab initio. Typical examples of such compelled and pretended "benefits" are:

(1). Birth Certificate. (2). The use of an Identification number from a government agency. (3). The use of fiat currency to discharge my debt. (4). The use of a bank account, with my signature on the bank signature card. (5). Past tax returns filed. (6). The use of a driver's license. (7). State plates on my car. (8). Declaration of citizenship (9). Past voters' registrations. (10). Marriage license. (11). Children in Public school. (12). Use of semantics.

My use of such alleged "benefit" is under duress only, and is with full reservation of all my common law rights, I have waived NONE OF MY INTRINSIC RIGHTS AND FREEDOMS BY MY USE THEREOF. Furthermore my use of such compelled "benefits" may be temporary until better alternatives become available, practical and widely recognized. Furthermore, I hereby revoke, rescind, and make void ab initio, all powers of attorney, in fact or otherwise, implied in law or otherwise, signed by me or anyone else, as it pertains to the government identification number previously assigned to me, as it pertains to my birth certificate, or any other licenses or certificates issued by any and all government or quasi-governmental entities, due to the use of various elements of fraud by said agencies to attempt to deprive me of my Sovereignty or property.

I hereby waive, cancel, repudiate and refuse to knowingly accept any alleged "benefit" or gratuity associated with any of the aforementioned licenses, numbers, or certificates.

I do hereby revoke and rescind all power of attorney in fact or otherwise, signed by me or otherwise, implied in law or otherwise, with or without my consent or knowledge, as it pertain to any and all property, real or private, corporeal or incorporeal, obtained in the past, present, or future. I am the sole legal owner and possess allodial title to any and all such property, including but not limited to my physical human body.

731 Ms. Berryhill I accept your oath of office. And in your fiduciary position, I demand
732 that you read the letter received January 7, 2019 Form me Loraye
733 Blackeagle/beneficiary: [D.B.A. / DARRYL-LORAYE: WILLIAMS©]; and correct my
734 status and update all records. Also send me corresponding Forms stating my
735 updated information and exemption from social security administration. All
736 responds must be from a living human man or woman. Any other respondents
737 will be returned to sender null and void. Once my records are corrected, all other
738 entities are incompetent to manage any of my affairs and are hereby fired, fired,
739 fired. Any other action will be a dishonor to your oath of office. Any infringements
740 of my guaranteed and secured rights occur on your part or by any party with
741 whom you claim any affiliation. I will scrutinize said infringement and any injury
742 there from pursuant to 42 USC §1983 and 18USC §241-242 at minimum, and I will
743 proceed accordingly. After being told of my rights and warned of her dishonor
744 on March 6, 2019 Social Security Administration Response to my affidavit with the
745 following note with only a name change stating the same color of law.

746 “Dear Mr. Blackeagle: Thank you for your February 14, 2019 letter about the
747 Social Security program. Unless specifically exempt by law, everyone working in
748 the United States must pay Social security taxes. An individual must voluntarily
749 file an application to receive Social Security benefits...

750 Ms. Berryhill did not respond in the mandatory affidavit to rebut my affidavit, and
751 her statements did not have the requirement, “shall contain or be verified by a
752 written declaration that it is made under the penalties of perjury”.

753 On March 11, 2020 I filed a civil Grievances for violation of Rights;
754 International Covenant on Civil and Political Rights and Treaty Law stating the
755 facts of my case.

756 On April 20, 2020 I received the Report and Recommendation filed
757 04/15/2020 (was not under penalty of perjury according to 28 U.S.C. §1746) from
758 Christopher P. Tuite. Tuite states ((1) a “writ to proceed in District Court without
759 Prepaying fees or costs”, which I construe as a motion to proceed in forma
760 pauperis pursuant to 28 U.S.C. §1915(IPF Motion)(Doc. 2); and (2) a document

entitled “ Grievance for violation of Constitutional Rights; International Covenant on Civil and Political Right(s) and Treaty Law” (Grievance Filing) (Doc. 1)).

This was done in violation of 18 U.S.C. §1512 ((c)Whoever corruptly—(1)alters, destroys, mutilates, or conceals a record, document, or other object, or attempts to do so, with the intent to impair the object’s integrity or availability for use in an official proceeding; or (2)otherwise obstructs, influences, or impedes any official proceeding, or attempts to do so, shall be fined under this title or imprisoned not more than 20 years, or both.) Tuite altered my document just so he could dismiss my suit! Tuite has no authority to mutilate my lawful affidavits.

On May 1, 2020 I responded with an (Affidavit for Rebuttal to the Court’s Presumptions; and “Report and Recommendation”). In respond to Christopher P. Tuite’s letter “Report and Recommendation”... As a matter of public interest and to ensure I am dealing with a Legal and lawfully competent court of records per Article III and Article 1 section 8 clauses 9 of the American Constitution. I rightfully demand to see Tuite’s Registration Statement Pursuant to the Foreign Agents Registration Act of 1938 OMB No. 1124-0001; an oath or affirmation of office on the public record to support and defend the Constitution for America Republic in regard to this matter. Tuite had an obligation to produce this information under the law; he refused in violation of the law. I objected to Tuite’s report and recommendation for the following point and clarified and defeat Tuite’s presumptions and uncertainty point for point in this case.

Point 1) Tuite states; “not entirely clear, it appears Williams is seeking monetary and injunctive relief...”

Yes! I am seeking monetary relief for injuries I sustained related to this case. For

1. The restraints to my liberty;
2. Compensatory damages for lost wages;
3. Mental anguish and suffering; and
4. Emotional distress. (ibid Lines 484- 485 pg. 16 of Grievances for violation of Constitutional Rights; International Covenant on Civil and Political Right(s) and Treaty Law this case).

791 Yes! I'm seeking Mandatory injunction relief relating to this case. Because
792 irreparable harm has already happened, on January 18, 2019 Ms. Berryhill stated
793 "we will not respond further to your correspondence about voluntary
794 participation in the Social Security program or the withdrawal of Social Security
795 taxes" which she has no authority to disregard my will about my Moorish estate. I
796 want to be left alone in my private life and my private affairs; this is my
797 constitutional right and my will. This injunction is for Social Security and United
798 States as defined in: 28 U.S. Code § 3002 (15).

799 Point 2) Tuite states; "in support of his claim of indigence, Williams' IFP
800 Motion states". Williams never filed an in forma pauperis application it is a (Writ
801 to Proceed in District Court without Prepaying Fees or Costs). Williams offered to
802 pay in silver, as stated by Tuite himself "...and that his only asset is a "1 troy ounce
803 .999 silver coin... valued at \$1,068.00... ". Pursuant to UCC 3-603 ((b) If tender of
804 payment of an obligation to pay an instrument is made to a person entitled to
805 enforce the instrument and the tender is refused, there is discharge, to the extent
806 of the amount of the tender, of the obligation of an indorser or accommodation
807 party having a right of recourse with respect to the obligation to which the tender
808 relates). (All Debts contracted and Engagements entered into, before the
809 Adoption of this Constitution, shall be as valid against the United States under this
810 Constitution, as under the Confederation). And the silver coin was stolen!

811 Point 3) What is lawful money? Williams offered to pay in silver, Tuite
812 refused to accept. Federal reserved note are not dollars, they are a debt
813 instrument and I cannot pay a debt with a debt. Article 1 section 10 of the
814 American constitution says- "No State shall enter into any Treaty, Alliance, or
815 Confederation; grant Letters of Marque and Reprisal; coin Money; emit Bills of
816 Credit; make any Thing but gold and silver Coin a Tender in Payment of Debts;
817 pass any Bill of Attainder, ex post facto Law, or Law impairing the Obligation of
818 Contracts, or grant any Title of Nobility"... This Constitution, and the laws of the
819 United States which shall be made in pursuance thereof; and all treaties made, or
820 which shall be made, under the authority of the United States, shall be the
821 supreme law of the land; and the judges in every state shall be bound thereby,

822 anything in the Constitution or laws of any State to the contrary
823 notwithstanding...

824 Point 4) Tuite states that Williams failed to make a claim. He is correct. But
825 this defect can and will be corrected. [Making claims See below.]

826 Claim 1. Berryhill violated my civil and Political rights to self-determination
827 (Part 1 Article 1 1. All peoples have the right of self-determination. By virtue of
828 that right they freely determine their political status and freely pursue their
829 economic, social and cultural development). When she refused to accede to me
830 demand for my private estate (My estate and the property there of is a "foreign
831 state" as described in 26 U.S.C. 7701(a) (31)) to be returned. She has no authority
832 to dictate my private property because the property is not her, or Social Security.
833 [The presumption that a trust was intended in such circumstances is however
834 rebutted by proof of a contrary intention of the person from whom the
835 consideration comes... [(Florida Jurisprudence (Trust Law) §56))]]

836 Claim 2. Berryhill violated my civil and Political rights to freely dispose of my
837 natural wealth and resources without prejudice to any obligations arising out of
838 international economic co-operation, based upon the principle of mutual benefit,
839 and international law. In no case may a people be deprived of its own means of
840 subsistence. She deprived me of my property in addition forcing me to pay taxes
841 to the IRS [foreign corporation] without any authority to do so.

842 Claim 3. Berryhill violated my right of International Covenant on Civil and
843 Political Rights when she failed to adopt such laws or other measures as may be
844 necessary to give effect to the rights recognized in the present Covenant.

845 Claim 4. Berryhill violated my rights and freedoms recognized in the
846 International Covenant on Civil and Political Rights, after being warned when she
847 performed the activity aimed at the destruction of my rights to withdraw from
848 Social Security Program Berryhill had an obligation an a duty to withdraw the
849 application and return my estate once she was instructed to do so.

850 Claim 5. Berryhill violated my inherent right to enjoy and utilize fully and
851 freely my natural wealth and resources when she refuses to return my Moorish

estate, this estate does not belong to Berryhill or social security and she does not have any authority or a right to keep my private property.

Claim 6. Berryhill violated my unalienable and infeasible right to alter or abolish my form of government, in such a manner as I may deem expedient when she refused her obligation as the trustee to correct the record of my estate after being instructed to do so by the Grantor; beneficiary of the trust which is a dishonor.

Claim 7. Berryhill violated my right and constitutional liberty to rescind my autograph from the void application I signed when I was 14 years old (06-17-1982). Berryhill had a duty to rescind the application because she knows a minor is unable to sign a contract unless it is for essential items.

Claim 8. Berryhill violated the Treaty of Peace and Friendship 1787 when she refused to return my subjects or effects belonging to me, the subject shall be set at liberty and effect returned to the owner. She has no authority to keep my effects and the effects are not her or social security and as trustee she has an obligation to return private property.

Claim 9. Berryhill violated my constitutional right to privacy under color of law when she stated "individuals cannot voluntary end their participation in the program" because she knows this to be a lie. I am a freeman and can end any fraudulent contract I did not willingly sign.

Claim 10. Berryhill violated my constitutional right to my property under color of law stating "everyone working in the United States must pay social security taxes" she knows this to be a lie because taxes are voluntary and she is deemed to know the law, and there is no law that make me pay taxes to a corporation.

Claim 11. Berryhill violated my constitutional right of liberty to cancel my participation in Social security under color of Law when she stated "once you have a social security number, we cannot cancel or destroy the record". Berryhill knows this to be untrue because they have a social security form (SSA-521

Request for Withdraw of Application) that she received from me. Berryhill had no authority to make that decision after being warned by the beneficiary of the trust.

Point 6) Tuite states "Blackeagle is not a member of the Florida Bar, and there is nothing in the signature block that would suggest he or she is a licensed attorney". He is correct I am not an attorney. And "The practice of law cannot be licensed by any state/ state" Schware v. State of Examiners, 353 U.S. 238,239; "The practice of the Law is an occupation of Common Rights!" Sims V. Ahrens, 271 S.W. 720 (1925). And this case is in Propria Persona [civil cover sheet: 1 (c)] my appellation is Loraye Blackeagle/Authorized Representative Owner of the Fictitious all capital transmitting utility name: DARRYL-LORAYE: WILLIAMS© [copyrighted 03/13/2018 by Loraye Blackeagle] any unauthorized use of the copyright name will be a violation of the copyright laws and punishable under the laws of the united States of America.

[AFFIDAVIT OF OWNERSHIP FOR LORAYE BLACKEAGLE©
FOR CERTIFICATE OF LIVE BIRTH OF DARRYL-LORAYE: WILLIAMS
STATE OF FLORIDA STATE BOARD OF HEALTH
BUREAU OF VITAL STATISTICS
CERTIFICATE OF LIVE BIRTH, BIRTH NUMBER 109-68-043434]

I am a (Moor American National) living, breathing, flesh-and-blood man, in full life, made in the Creator's image, with indefeasible title to my property and lawful owner of the landed Estate known as DARRYL-LORAYE: WILLIAMS, and it's real property and interest, under the seal," DARRYL-LORAYE: WILLIAMS", or it's derivation, I am recorded as the grantee on the document of title for the Estate described as follows:

Birth Certificate #109-68-043434 Florida State Board of Health in the Bureau of Vital Statistics

Place of Birth: Bradenton, Florida –Republic of Florida

Date of Birth: Wednesday June 5, 1968 06:46 AM

Attendants Address: Manatee Memorial, Manatee County, Bradenton, Florida

910 Grantor(s): Gloria Delores Williams (maiden name)

911 Grantee(s): [DARRYL LORAYE WILLIAMS] Loraye Blackeagle

912 Recorded Date: June 10, 1968...

913 This declaration of facts is based on Affiant's own firsthand knowledge and belief;
914 mark Affiant's word;

915 1. One, Loraye Blackeagle is familiar with the facts recited in the Certification of
916 Vital Record and that the party named in the aforesaid certificate is the property
917 of the Affiant who is the owner named in said certificate of title.

918 2. One, Loraye Blackeagle, declares and affirms that by my freewill act and deed
919 Affiant, Loraye Blackeagle, executes this acknowledgement of my acceptance of
920 the Birth Certificate DARRYL-LORAYE: WILLIAMS #109-68-043434 and lawful
921 ownership of the property under the terms of the deed. Affiant asks that the
922 record on file in the office of Secretary of State for the United States of America
923 and the State of Florida be updated to show my acceptance of the said certificate
924 of origin, as lawfully seized owner of the document.

925 3. One, Loraye Blackeagle, declares and affirms that all of Affiant's other real
926 property and interest issued in the name of the Certificate of Vital Record Birth
927 Certificate# 109-68-043434 is to be immediately returned to the Estate.

928 4. One, Loraye Blackeagle ("Principal"/"Original"), a living man in rerum natura,
929 declares and affirms that he accepts for value the attached bond, Certificate of
930 Live Birth No. 109-68-043434 and all endorsements front and back in accord with
931 the Uniform Commercial Code, the Principal/Original being the sole authorized
932 acceptor of the said bond, contributor of value thereto, and contributing
933 beneficiary thereof.

934 5. One, Loraye Blackeagle, accepts the oaths of officers and binds them to it, as
935 well as bestows Affiants sovereign immunity on them while administering my
936 lawful orders. This public record under the seal of a competent court is
937 guaranteed full faith and credit per Article 4, Section 1 of your Constitution. Any
938 officer of the public who does not immediately carry out these lawful orders

939 acknowledges warring with the Constitution, and committing treason. So let it be
940 written, so let it be done. (Affidavit of Ownership for Loraye Blackeagle© For
941 Certificate of Live Birth of Darryl-Loraye: Williams filed January 3rd 2019 in
942 Manatee County). I am not part of any Admiralty Laws, or Maritime Laws.

943 I AMNOT and WILL NOT represent any office or exercising any agent on behalf of
944 any government such as: "citizen", "corporation", "resident", "person",
945 "taxpayer", "driver", or "spouse" or any [28 U.S. Code § 3002.Definitions] (15)

946 Point 7) In addition Tuite has stated "to this threshold defect,
947 Williams's Grievances Filing- which echoes themes typically in "sovereign citizen"
948 type pleading- is largely nonsensical and incoherent."

949 Tuite, I have NEVER, NEVER, called myself a [sovereign citizen] also I am not a
950 sovereign citizen! This is not a real word and it is not in Black's Law Dictionary,
951 sixth edition. PLEASE DO NOT IMPLY ABOUT ME BEING A SOVEREIGN CITIZEN IN
952 THAT MANNER AGAIN! I am a man, in full life, not an undesirable, or a heathen,
953 chosen by the most High! Legal definitions-

954 Sovereign: A person, body, or state in which independent and supreme
955 authority is vested; a chief ruler with supreme power; a king or other ruler in a
956 monarchy. [Black's Law Dictionary, sixth edition]

957 Citizen: One who, under the Constitution and laws of the United States, or
958 of a particular state, is a member of the political community, owing allegiance and
959 being entitled to the enjoyment of full civil rights. [Black's Law Dictionary, sixth
960 edition]

961 One cannot be Sovereign and a citizen at the same time this is a misnomer (a
962 wrong or inaccurate name or term). You are using this term to assassinate my
963 character. Tuite you are deemed to know the law. You cannot be a king with
964 supreme authority and a citizen under the Constitution and laws of the United
965 States at the same time. It's like being a Free Slave, you can't be free and a slave
966 at the same time. Knowingly failure to disclose material information necessary to
967 prevent statements from being misleading or making representation despite
968 knowledge that it has no reasonable basis in fact, is actionable as fraud under the

969 law. Rubinstien v. Collars 20 F.3d 160, 1990. Augupia verforum sunt judice
970 indigna. A twisting of language is unworthy of a judge.

971 Point 8) Tuite States “[S]o-call sovereign citizens” as those that believe “they
972 are not subject to government authority and employ various in an attempt to
973 among other things, avoid paying taxes”. I am not subject to any corporation. I
974 have no contract with any federal corporation, an agency, department,
975 commission, board, or other entity of the United States. What law forces me, a
976 live man to pay taxes? I have no capital gains or investments, I’m not a
977 corporation and I have never been operating in a corporate capacity and
978 investing, I do not have any return off investment. My pecuniary compensation
979 was not taxable when I did work. “Persons are not the subject of commerce, and
980 cannot be import goods, they do not full within the meaning found upon the
981 constitution, of all power given to congress to regulate commerce, and the
982 prohibition of the states for imposing a duty on imported goods. He ought not to
983 be heard who advances a proposition contrary to the rules of law. The act of the
984 law does no one an injury. 5 Co. 116

985 I accepted Tuite oath of office and decreed the law as followed.

986 This case is about me acquiring me personal property from social security in
987 which I have a God giving right to do, as you have read this case. I signed the
988 social security application when I was a minor, 14 years old: 06-17-1982 which
989 makes it void ab initio. A child under the age of 18 is considered a minor and
990 unable to sign a contract unless it is for essential items. You did not address this
991 major issue. Taxes are voluntary. There is no law or contract that binds me to pay
992 taxes. I wish to have a mandatory injunction from social security and United
993 States corporation so I won’t have to fear for my life when I’m stopped by the
994 police. To be left alone in my private life. I have a constitutional right to be
995 private. This is my rebuttal to the cestuis que trust. All trustee and public officials
996 are FIRED! FIRED! FIRED! This trust was established by fraud an undue influence. I
997 am now the sole grantor; trustee; and grantee of the cestuis que trust, in which
998 the trust is merged. [Merger Doctrine states- “doctrine of merger” refers to the
999 fusing of legal title in the event the same person becomes both the sole trustee

1000 and the sole beneficiary of a trust. This will terminate the trust. The beneficiary
1001 owns the trust property outright]. I never intended to have a trust with the United
1002 States Corporation. The trust is TERMINATED. Return all property to the
1003 beneficiary immediately.

1004 For the reasons outlined above, I recommend, Demand that the Court:

- 1005 1. Discharge the prepayment of fees or security.
- 1006 2. Move this case to Summary Judgement. All the Facts are true and correct.
- 1007 3. Direct the Clerk of Court to move the case forward.

1008 It's my wish as the Sovereign of the court that Magistrate Tuite reverses his
1009 decision and moves this court to Summary Judgement.

1010 I am not an undesirable, or a heathen!

1011 Magistrate Tuite, A. Saul, and N. Berryhill, you took an Oath of office to the
1012 Constitution of the united States of America in Honor and good standing. What
1013 Honor would you have by keeping my private property? What good standing
1014 would there be? By not returning My Private Property you would be a thief in
1015 Dishonor!

1016 On 04/30/2020 Tuite filed an Order, stating "neither party filed written
1017 objections to the Report and Recommendation and the time for filing such
1018 objection has elapsed".

1019 On May26, 2020 I filed an AFFIDAVIT TO CORRECT THE ORDER. This statement is
1020 wrong. Mr. Williams received the REPORT AND RECOMMENDATION on
1021 04/20/2020 by mail at my home. (Filling date 04/15/2020). Mr. Williams mailed
1022 the response "Affidavit for Rebuttal to the Court's Presumptions and" Report and
1023 Recommendation; certified letter 7018 1830 0000 4622 3829" on May 1, 2020
1024 eleven days [11 days] after receipt of the REPORT AND RECOMMENDATION
1025 [certified mail number 7018 1830 0000 4621 8009]. This is within the of 14 day
1026 time line.

1027 A party has fourteen (14) days from this date to file written objections to the
1028 Affidavit to Correct the Order's factual finding and lawful common law rights. A
1029 party's failure to file written objection, or to move for an extension of time to do
1030 so, waives that party's right to challenge on appeal any unobjected-to sworn
1031 factual findings or lawful common law right's (CF.)

1032 On June 17, 2020 I received the Order Filed June 1, 2020 forwarded to wrong
1033 address [2519 9th Avenue West APT 2 Bradenton Florida 34205-4846].

1034 On July 31, 2020 I filed a Notice of Appeal to the UNITED STATES COURT OF
1035 APPEALS FOR THE ELEVENTH CIRCUIT. Exhibits-

1036 1. Exhibit A- Legal Notice of Resignation from Social Security and Demand for
1037 Rebuttal.

1038 2. Exhibit B. - Social Security Administration Form 521.

1039 3. Exhibit C. - IRS Form 56 with Actual and Constructive Legal Notice Attached.

1040 4. Exhibit D. - Application for a Social Security Card Form SS-5.

1041 5. Exhibit E. - Verification of Identity by Public Official.

1042 6. Exhibit F. - Affidavit to Correct the record to Rescind All Signatures on All Social
1043 Security SS-5 Forms.

1044 7. Exhibit G. - Affidavit for Right to Defend My Rights.

1045 8. Exhibit H. - Grievance for Violation of Constitutional Rights; International
1046 Covenant on Civil and Political Right(s).

1047 9. Exhibit I. - Affidavit for Rebuttal to the Court's Presumption; and "Report and
1048 Recommendation".

1049 10. Exhibit J. – Court Order.

1050 The Eleventh Circuit Court of Appeal did not know if it had jurisdiction and sent
1051 the case back to the UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF
1052 FLORIDA TAMPA DIVISION to JAMES S. MOODY, JR civil docket for case #: 8:20-cv-

1053 00574-JSM-CPT filed August 6, 2020; to proceed over the appeal that he (JAMES
1054 S. MOODY, JR) just denied in the civil case # 8:20-cv-574-T-30CPT.

1055 August 27, 2020 I filed a WRIT TO PROCEED IN DISTRICT COURT WITHOUT FEES
1056 OR COST. Explaining that “I the plaintiff in this case is unable to pay the costs of
1057 these proceedings because [not employed in the last five years from heart attack
1058 and kidney failure]; I have no banking or savings accounts.

1059 On September 16, 2020 the court filed a “REPORT AND RECOMMENDATION”
1060 stating “The filing, originally submitted to the Eleventh Circuit Court of Appeal,
1061 was forward to the Court, construed as a motion for leave to proceed on appeal
1062 in forma pauperis, and referred to me for consideration. For the reason discussed
1063 below, I respectfully recommend that Williams’s construed motion be denied”.
1064 Evidence that Christopher Tuite is in violation of 18 U.S.C. §1512 (c) just to deny
1065 me my rights when he altered my Writ;

1066 Whoever corruptly—(1)alters, destroys, mutilates, or conceals a record,
1067 document, or other object, or attempts to do so, with the intent to impair the
1068 object’s integrity or availability for use in an official proceeding; or...

1069 October 1, 2020 I filed “Affidavit of Objection to the “REPORT AND
1070 RECOMMENDATION” With THE MOORISH NATIONAL REPUBLIC
1071 MOORISH DIVINE AND NATIONAL MOVEMENT OF THE WORLD

1072 Aboriginal and Indigenous Natural Peoples of Northwest Amexem / North
1073 America Affidavit of Financial Statement (Exercise of Constitution – Secured
1074 Right)”.

1075 I received an Order filed October 5, 2020 from JAMES S. MOODY, JR stating “THIS
1076 CAUSE came on for consideration upon the Report and Recommendation
1077 submitted by Magistrate Judge Christopher P. Tuite (Dkt. 12). The Court notes
1078 that neither party filed written objections to the Report and Recommendation
1079 and the time for filing such objection has elapsed”. THIS IS FALSE; I filed my
1080 “Affidavit of Objection to the “REPORT AND RECOMMENDATION” With
1081 THE MOORISH NATIONAL REPUBLIC MOORISH DIVINE AND NATIONAL
1082 MOVEMENT OF THE WORLD

1083 Aboriginal and Indigenous Natural Peoples of Northwest Amexem / North
1084 America Affidavit of Financial Statement (Exercise of Constitution – Secured
1085 Right)” within the 14 day time limit certified mail number -7020 1290 0002 3261
1086 4793.

1087 REASONS FOR GRANTING THE PETITION

1088 I am a living Moor America National man. And this case is in Propria Persona,
1089 about me acquiring me personal property, Moorish estate from social security in
1090 which I have a God giving right to do so. I signed the social security application
1091 when I was a minor, 14 years old: 06-17-1982 which makes it void ab initio (void
1092 from the beginning). A child under the age of 18 is considered a minor and unable
1093 to sign a contract unless it is for essential items. You did not address this major
1094 issue. Taxes are voluntary. There is no law or contract that binds me to pay taxes.
1095 As you the court, are deemed to know the law. I have a right to rescind my
1096 signature from social security, form SSA-521 Request for Withdrawal of
1097 Application. I have a right to end fiduciary relationship with the IRS, form 56
1098 Notice Concerning Fiduciary Relationship. And any changes that are made are
1099 done on form SS-5 Social Security Administration Application for a social security
1100 card. Ms. Berryhill, Andrew Saul, or social security has no vested interest in my
1101 estate. Ms. Berryhill is lying about me being forced to pay taxes. Under color of
1102 law Ms. Berryhill is lying when she states “Unless specifically exempt by law,
1103 everyone working in the United States must pay social security taxes. I have never
1104 worked in or for the United States which is a federal corporation, 28 U.S. Code
1105 § 3002- “United States: means—(A) a Federal corporation; (B) an agency,
1106 department, commission, board, or other entity of the United States. Christopher
1107 P. Tuite was asked “As a matter of public interest and to ensure I am dealing with
1108 a Legal and lawfully competent court of records per Article III and Article 1 section
1109 8 clauses 9 of the American Constitution. I rightfully demand to see Tuite’s
1110 Registration Statement Pursuant to the Foreign Agents Registration Act of 1938
1111 OMB No. 1124-0001; an oath or affirmation of office on the public record to
1112 support and defend the Constitution for America Republic in regard to this
1113 matter”. Tuite’s acquiescence of this demand is evidence of his color of law, as it
1114 is declared, made known and substantiated in Stone v Powell 428 US. 465, 65 CT

1115 3037 49 L. Ed. 2d 1067, that state courts like federal courts have a Constitutional
1116 Obligation to safeguard personal liberties and uphold federal law to protect
1117 people from encroachment and molestation of their preexisting Rights! Tuite
1118 states that Williams failed to make a claim. Florida Jurisprudence §116 General
1119 rules applicable to pleadings control in suits involving trusts or trustees. Ultimate
1120 facts on which the claim to relief is grounded must be alleged. Although a
1121 complaint IS NOT NECESSARILY SUBJECT TO MOTION TO DISMISS MERELY
1122 BECAUSE IT DOES NOT PRESENT A MODLE OF GOOD PLEADING, THE NESESSARY
1123 ELEMENTS OF THE CAUSE OF ACTOIN MUST BE SET FORTH. WHERE THE VALIDITY
1124 OF THE INSTRUMENTS SOUGHT TO BE ENFORCED DEPENDS ON WHETHER THE
1125 SIGNATURE HAD AUTHORITY SO TO SIGN, THE EXISTENCE OF SUCH AUTHORITY
1126 MUST BE ALLEGED AND PROVED. I am the grantor of the trust; I gave the
1127 consideration for the trust. I am the beneficiary of the trust. I have full authority
1128 to terminate this trust. [AFFIDAVIT OF OWNERSHIP FOR LORAYE BLACKEAGLE©
1129 FOR CERTIFICATE OF LIVE BIRTH OF DARRYL-LORAYE: WILLIAMS STATE OF
1130 FLORIDA STATE BOARD OF HEALTH BUREAU OF VITAL STATISTICS CERTIFICATE OF
1131 LIVE BIRTH, BIRTH NUMBER 109-68-043434]. All trustees have been fired because
1132 there is No TRUST and they have dishonored their position and are trying to steal
1133 my Moorish estate.

1134 Tuite has stated “to this threshold defect, Williams’s Grievances Filing- which
1135 echoes themes typically in “sovereign citizen” type pleading- is largely nonsensical
1136 and incoherent”. Now Tuite is making up word under color of law to assassinate
1137 my character.

1138 One cannot be Sovereign and a citizen at the same time this is a misnomer
1139 (a wrong or inaccurate name or term). You cannot be a king with supreme
1140 authority and a citizen under the Constitution and laws of the united States at the
1141 same time. It’s like being a Free Slave, you can’t be free and a slave at the same
1142 time! Knowingly failure to disclose material information necessary to prevent
1143 statements from being misleading or making representation despite knowledge
1144 that it has no reasonable basis in fact, is actionable as fraud under the law. I am
1145 not subject to any corporation. I have no contract with any federal corporation,
1146 an agency, department, commission, board, or other entity of the United States.

1147 What law forces me, a live man to pay taxes? I have no capital gains or
1148 investments, I'm not a corporation and I have never been operating in a corporate
1149 capacity and investing, I do not have any return off investment. My pecuniary
1150 compensation was not taxable when I did work. People are not the subject of
1151 commerce, and cannot be import goods, they do not full within the meaning
1152 found upon the constitution, of all power given to congress to regulate
1153 commerce, and the prohibition of the states for imposing a duty on imported
1154 goods.

1155 Merger Doctrine states- "doctrine of merger" refers to the fusing of legal title in
1156 the event the same person becomes both the sole trustee and the sole
1157 beneficiary of a trust. This will terminate the trust. The beneficiary owns the trust
1158 property outright]. I never intended to have a trust with the United States
1159 Corporation. The trust is TERMINATED. Return all property to the beneficiary
1160 immediately. I am not an undesirable, or a heathen. Magistrate Tuite, A. Saul, and
1161 N. Berryhill took an Oath of Office to the Constitution of the united States of
1162 America in Honor and good standing. What Honor would you have by keeping my
1163 private property? None! By not returning My Private Property you are thief in
1164 Dishonor.

1165 CONCLUSION

1166 The petition for a writ of certiorari must be granted.

1167 Respectfully submitted,