

Official RecordRecording requested By
GLENN CURTIS THOMPSON JR.

Lincoln County - NV

Leslie Boucher - Recorder

Fee: \$45.00

Page 1 of 7

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**COMMERCIAL AFFIDAVIT OF
NON CORPORATE STATUS****Within the Admiralty****NOTICE TO ALL PUBLIC SERVANTS,
OFFICERS, AGENTS, EMPLOYEES,
and DEBTORS of THE UNITED STATES**

1. A matter must be expressed to be resolved.
2. In Commerce, Truth is sovereign.
3. Truth is expressed in the form of an Affidavit.
4. An un-rebutted Affidavit stands as Truth in Commerce.
5. An un-rebutted Affidavit becomes the judgment in Commerce.

Glenn Curtis Thompson Jr., referenced herein as Affiant, being of sound mind and competent to make this affidavit, having personal first hand knowledge of the information and facts contained herein, is hereby declaring and attesting to all included facts in Affiant's lawfully authorized capacity.

1. The facts are that: Affiant Glenn Curtis Thompson Jr. was told that Affiant was born to Glenn Curtis Thompson, father, and Joyce Margaret (Miller) Thompson, mother, on the 21st day of the 5th month in the year 1951 C.E.¹, on the land within the Sovereign Ohio Republic, Greene county, in the Fairborn municipality, as a freeborn Ohioan², known as Glenn Curtis Thompson Jr. Affiant was never told and thus declares that Affiant had no political status at the time of Affiant's birth, therefore Affiant, as a freeborn native of one of the several States of the American Union, having at that time the nationality of Ohioan, was entitled to all natural rights endowed by Affiant's Creator, fundamental rights, unalienable rights, and to all protections provided by the Constitution for the united States of America, circa 1789, and to all rights and protections enumerated in The Bill of Rights.

2. That Affiant has no knowledge of ever having been shown proof and so rebuts and denies that Affiant has ever lawfully been a "U.S. citizen", "United States Person," "United States citizen," "citizen of the United States," "United States Resident," "U.S. Individual," "U.S. Corporation" or "citizen subjected to the jurisdiction thereof." Affiant further rebuts and denies any presumption that Affiant is now or ever has been a Commercial "corporation", a private "corporation", a Fiction of Law, a Fictitious Entity, Corporate Persona, a Federal citizen, a Taxpayer, a Legal Entity, Federal Personnel, nor has Affiant lawfully been a surety for any of the above enumerated corporations

¹ *Common Era*

² *Ref: US Government Printing Office Style Manual; Page 73; Paragraph 5.23; "Nationalities, etc".*



created under the laws of the United States corporation³, or of any corporate State of the United States, or of the District of Columbia corporation, or of any territory, commonwealth or possession of the United States corporation, or of any foreign state or country corporation, public or private, nor is Affiant a "human resource," or "human capital," as such are "words of art" in law. Affiant further rebuts and denies that Affiant is a vessel as documented under Chapter 121 of Title 46, United States Code, or a vessel so numbered as provided in Chapter 123 of aforementioned Title 46.

3. Affiant has no knowledge of ever having been shown proof and thus hereby rebuts, denies and annuls any presumed election(s) made by the United States corporation or any agency or department thereof that might identify Affiant as being, or ever having been, a U.S. citizen, U.S. Person, alien citizen, resident alien, or a commercial resident of any territory, possession, instrumentality or enclave falling under the exclusive jurisdiction of the congress of the United States as defined in the Constitution⁴ for the united States of America circa 1789. Further, Affiant rebuts and denies any presumption of law that Affiant has ever, knowingly, willingly and with full knowledgeable intent, and understanding of the consequences, pledged, agreed or contracted to be treated as such citizen or resident alien.

4. Affiant has no knowledge of ever being shown proof that Affiant was, and thus rebuts and denies that Affiant is, or ever has been, knowingly, willingly, with fully informed understanding of the consequences, a "commercial resident of," "corporate resident" of, "resident" of, "inhabitant" of, a "franchisee" of, "subject" of, "ward" of, "property" of, "chattel" of, "human capital" of, "human resource" for, or "subject to," the jurisdiction of the United States corporation, or of any corporate State, corporate County, corporate City, or municipal body politic created under the primary authority of Art. I, Sec. 8, Cl.17, and Art. IV, Sec. 3 Cl. 2, of the Constitution for the united States. Affiant does not reside in nor has Affiant been a citizen of, or a resident of, the shadow state corporation styled as THE STATE OF NEVADA or THE STATE OF NEW MEXICO or any other STATE, nor does Affiant acknowledge or support the 51 shadow STATES that have usurped the De Jure States' functions⁵.

5. Affiant has no knowledge of ever having been shown proof that Affiant was a Federal citizen therefore Affiant rebuts and denies that Affiant is now or ever intended to be a Federal State citizen or resident as defined by the Buck Act, and Affiant further declares that Affiant does not reside in the Federal corporate territory of the DISTRICT OF NEVADA or DISTRICT OF NEW MEXICO or any other DISTRICT, an alleged Federal corporation territory as created by the Buck Act⁶, the same Federal corporation territory which has expropriated the rightful power and authority from De Jure Government.

³ Title 28 USC §3002(15)(A)

⁴ Art. I, Sec.8 Cl. 17 and Art. IV, Sec. 3, Cl. 2.

⁵ 31 CFR Part 1, sections 51.2 – 52.2

⁶ Title 4 USC sections 105 – 110



6. Affiant has no knowledge of ever having been shown proof that Affiant was subject to the legislation and jurisdiction of the United States corporation, therefore Affiant rebuts and denies being subject to any legislation created by or under the jurisdiction of any employees, officers, or agents who derive their authority from or through the United States corporation.

7. Affiant has no knowledge that Affiant was ever shown proof that Affiant was subject to or bound by Article I Courts. Affiant therefore rebuts and denies being subject to, or bound by, the jurisdiction of the Administrative and Legislative Article I Courts, and of being obligated by any precedents established by such courts as all Legislative Article I Courts have been created by and for the "United States"⁷ corporation.

8. Affiant has no knowledge of ever having been shown proof that Affiant was, and thus rebuts and denies being now, or ever having been, an officer of, agent for, debtor of, franchisee of, or a fiduciary agent for the United States corporation or for any agency of the United States corporation.

9. Affiant has no knowledge of ever having been shown proof that Affiant had any liability and therefore rebuts and denies having incurred any liability in person or in estate for the benefit of the United States corporation, and Affiant further rebuts and denies any presumption that Affiant, or Affiant's estate is presumed to be obligated as a surety for the United States corporation, nor is Affiant a resident of, an inhabitant of, or domiciled within any corporation.

10. Affiant annuls, revokes and cancels any alleged signature(s) on any and all forms which may be so construed as to give any United States agency or department of the United States corporation, created under the authority of Article I, Sec. 8, Cl. 17 and Article IV, Sec. 3, Cl. 2 of the Constitution of the United States corporation, alleged authority or jurisdiction over Affiant, or over any matter pertaining to Affiant.

11. Affiant annuls, revokes, and makes void, ab initio, all powers of attorney, in fact or presumed, allegedly signed by Affiant, or signed by any other agent(s) allegedly on Affiant's behalf, with or without Affiant's consent, including but not limited to any such power(s) of attorney which may be alleged to pertain to Affiant, with specificity all such signatures made by agents or officers of the United States corporation, colorable, public or private.

12. Affiant annuls all Affiant's alleged signatures which any United States corporate agency purports to create a bond, and such annulment is based upon the initial, and continuing non-disclosure of pertinent facts by the United States corporation, and agents of the United States corporation, relative to all government applications, forms or documents allegedly signed by Affiant, which forms and documents have comprised

⁷ *"Legislation enacted by Congress applicable to the inferior courts in the exercise of the power under Article III of the Constitution cannot be affected by legislation enacted by Congress under Art. I, Sec. 8, Cl. 17, of the Constitution D.C. Code, Title 11 at p. 13".*



a continuous constructive fraud perpetrated upon Affiant, culminating in many years of loss of Affiant's natural born sovereign status, and the effective usurpation and denial to Affiant of Affiant's right to Affiant's personal property, the usurpation of Affiant's labor, and the abrogation of all Affiant's rightful freedoms.

13. Affiant, states that at approximately 13 years of age Affiant received a Social Security Card, which Affiant's Father had obtained from the Social Security Administration, and was told by Affiant's Father that the possession of this card and number would permit Affiant to work. Affiant was never told by Affiant's Father or any agent for the Social Security Administration, that being assigned the Social Security Number created a presumption of contractual obligation, or constituted a form of pledge or agreement. Affiant was never at any time informed of any stipulations relative to underlying contractual obligations relative to Affiant's Father's alleged signature on the instant SS-5 form, but rather was told that the acquisition of a Social Security Number was necessary to obtain gainful work, without which work the Affiant could not survive. Then in 1995 when the Affiant applied for a replacement card, the words "contract," "pledge", or "agreement" were never mentioned, and no disclosure was made to Affiant Glenn C. Thompson Jr. about any adhesions relevant to the solicitation of Affiant's signature on the SS-5 form. The legal duty of the representative for the Social Security Administration corporation was to make full disclosure, without omissions or concealments, and the agent knew or should have known that such nondisclosure constituted a breach of legal and equitable duty, and moreover knew that such acts of omission would create an unjust advantage to the agent's employer and a loss to Affiant as the result of the perversion of truth and the concealment of that which should have been disclosed, leading to the Affiant's unknowing surrender of a legal right, wherein Affiant acted upon fraudulent misrepresentation to Affiant's legal injury.

14. Affiant has only now learned of the alleged and presumed contract, trust, agreement and/or pledge implied by the signing of the SS-5 application and the subsequent submission of said form to the Social Security Administration. Affiant, having never been informed by any duly authorized representative of the Social Security Administration, or by any agent, officer or representative of the United States corporation of any alleged or presumed obligation of contract effected by the acts of signing and submitting an SS-5 application for Affiant's use of a Social Security Number is now timely denying and rebutting all presumed or implied obligations of bond as specified under the Doctrine of Laches⁸.

15. Affiant rebuts and denies that any obligation of bond exists between alleged contracting parties which creates the presumption of obligation and compels performance based upon the name given to Affiant at birth in the Sovereign Republic of Ohio, styled as Glenn Curtis Thompson Jr., and the legal caption of a corporation,

⁸ Croyle v. Croyle, 184 Md. 126, 40 A.2d 374, 379, Wisom's Adm'r v Sims, 144 S.W.2d 232, 235, 236, 284, Ky. 258.



legal entity, or an individual who is Capitis Diminutio Maxima⁹, and who has lost all rights of citizenship, status, freedom and family right, styled as GLENN C THOMPSON Jr., and any variations thereof as might exist in the records of the Social Security Administration, the Internal Revenue Service, U.S. Department of Defense, INTERPOL, N.C.I.C.¹⁰, the FEDERAL RESERVE BANK, all corporations including subsidiaries, and all governments, agencies of governments, or existent data bases that may be associated with "the last four" 8008¹¹, which identifier has been usurped by *tacit hypothecation*. Affiant Glenn Curtis Thompson Jr. reserves the use of the fictitious entity styled as GLENN CURTIS THOMPSON Jr., GLENN C THOMPSON Jr. and any variations thereof, signing without recourse as the agent only for that entity, which action is taken under duress and as a matter of necessity for survival in the fictional commercial world wherein the Affiant is coerced and compelled to live.

16. Any presumption made by the United States corporation or by any agents of the United States corporation that a burden of contractual obligation exists relative to Affiant related to or based upon any presumed "political status" styled as "U.S. citizen" is hereby rebutted and denied, is not valid, and without foundation. Such status as "U.S. citizen" is defined in the United Nations Covenant, **(Article I, Self Determination, Paragraph 9)**, which states: **"the people of the United States are free in law and in practice to determine their political status within the structure of the Constitution."** **Paragraph 12** states, **"The United States includes a number of Insular Areas, each of which is unique and constitutes an integral part of the U.S. political family. Persons born in these areas are U.S. citizens. (U.S. nationals in the case of American Samoa)."**¹² Therefore, any presumption of an alleged "benefit" derived by Affiant, by and through the use of private money, Federal Reserve Notes, is denied and rebutted. The coerced and compelled use of such notes has been made necessary by the United States corporation as an adjunct to survival in commerce and Affiant uses these notes only under duress and therefore rebuts any presumption that such use in any manner changes Affiant's status to that of "U.S. citizen" or creating an obligation of bond of compelled involuntary servitude.

17. Affiant rebuts and denies for and on the record that Affiant is or ever has been an enemy of the United States corporation or any corporation or agency created under the laws of the United States Congress, or of any state of the union of States, the District of Columbia corporation, or the laws of any territory, commonwealth or possession of the United States corporation, or the laws of any foreign state or country, public or private, as elucidated by Title 50 United States Code.

18. Affiant further rebuts and denies any affiliation with enemies of any public or private corporation, nation or government, domestic or foreign.

⁹ *The highest or most comprehensive loss of status. This occurred when a man's condition was changed from one of freedom to one of bondage, when he became a slave. Blacks Law Dictionary, 4th edition, page 264.*

¹⁰ *National Criminal Information Computer*

¹¹ *Social Security Number listed in this manner for the protection of the Affiant, and prevention of Identity theft.*

¹² *Article 40 of the UN Covenant HRI/CORE/1/Add.49. July 29, 1994.*



19. NOTICE: Affiant has not sworn the foregoing affidavit for the purpose of political debate but rather to establish pertinent facts which clearly show the United States corporate government and all subsidiaries lacks jurisdiction in all matters relative to Affiant and further lacks jurisdiction to affect Affiant's rights, property, and to determine Affiant's political status.

20. Any rebuttal to statements or claims within this affidavit made by Affiant must be executed in accordance with standing commercial law. Furthermore, any statements or claims made by Affiant which might be successfully rebutted shall not prejudice the lawful validity of all other claims not properly rebutted by facts and law.

21. This sworn Affidavit of Truth under Commercial Law can only be satisfied:

- (i) by a rebuttal Affidavit of Truth, point for point,*
- (ii) by payment,*
- (iii) by express agreement, or by tacit procuration.*
- (iv) by a jury of Affiant's peers under the rules of the Common Law.*

Affiant does solemnly attest and acknowledge that all statements of fact contained herein, are true, correct and complete to the best of Affiant's knowledge and belief. All facts and laws contained in this affidavit are verifiably founded upon ruling case law and current standing decisions of the Supreme Court of the United States corporation and no fact or law herein referenced has been found to be "frivolous" by any court. All statements made herein by Affiant are technical facts of which each fact and statement must be rebutted, point for point, by sworn Affidavit containing indisputable documentation of fact and law, or shown to be false by virtue of overriding Article III Supreme Court rulings.

22. Affiant hereby acknowledges and declares Affiant's status to be that of American National Sovereign in Affiant's own right and further declares as an answer to any presumptions of law that Affiant is not a citizen of the United States corporation. And Affiant does so declare under penalty of perjury, in accordance with the laws of the Creator, the united States of America, and the Law of Nations, and that the foregoing declaration in its entirety is made from without the "United States"³.

23. Affiant herein preserves all rights granted by the Creator, specifically all rights existing, and pertaining to Affiant, at the time of Affiant's birth, and reserves all rights created by and through the recordation of the instant affidavit of fact and truth, which affidavit serves as Affiant Glenn Curtis Thompson Jr.'s public and private claim to Affiant's Sovereign right and to all protections bequeathed to Affiant in the Constitution for the united States of America, Circa 1789, which document as written, charged the government of this nation with the duty and obligation to function as the servant of "we the people", consequently to honor that charge, this current government remains under mandate to serve only the best interests of this Affiant.



Further Affiant sayeth not.

I, Glenn Curtis Thompson Jr., herein referenced Affiant, do solemnly attest and acknowledge that all statements of fact contained herein, are true, correct and complete to the best of my knowledge and belief. And so I do acknowledge, attest, and affirm under penalty of perjury from without the "United States"³.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 20th day of the 8th month, 2007 C.E.¹

Glenn Curtis Thompson Jr.
Glenn Curtis Thompson Jr.



SEAL¹³

Temporary -
Mailing Location:

To Postmaster: Pahrump, Nevada
For delivery to:
Occupant - Slot 6697
Pahrump,
Sovereign Nevada State

JURAT

State of Nevada
Clark
County of Nye

The undersigned KAREEN BALCH, a Notary Public for said State, being familiar with the Affiant, or identified to my satisfaction, does witness the subscribing of the above document. My commission expires 11-4-10.
Witness the hand and official seal.

Kareen Balch
Notary Public for said state

8-20-07
Date



¹³ "Seals" serve as an authentication of an instrument and also as the badge of a specialty. *Caruthers v. Peninsular Life Ins. Co.* Blks 4th pg.1516 and *SPECIALTY. A contract under seal; Furst v Brady.* Blks 4th pg.1571. (Emphasis added)