

# AFFIDAVIT



04-13-2014

Comes now, **Keith Edward Livingway**, (hereinafter "Affiant") being competent to testify and being over the age of 21 years, after first being duly sworn according to law to tell the truth to the facts related herein states that **Affiant** has firsthand knowledge of the facts stated herein and believes these facts to be true to the best of Affiants knowledge and belief.

1: The affiant states that on December 18, 2010, MARTIN H., COMMONWEALTH OF KENTUCKY STATE TROOPER, badge number 356, assignment post 12, stopped the affiant traveling rural route 2 by multiple State Troopers with guns drawn and forced the affiant out of the vehicle. MARTIN H. stated that the affiant was under arrest for two traffic warrants from Jefferson County.

2: The affiant states the affiant was supposedly being served with two previous traffic warrants from an exiled U.S. state called the COMMONWEALTH OF KENTUCKY AND SOMETIMES KNOWN AS THE COMMONWEALTH.

3: The affiant was not stopped for any traffic violations being committed at the time.

4: The affiant states MARTIN H. rushed the affiant to the local detention center acting paranoid and driving erratically.

5: The Affiant states the affiant was in State Trooper commercial transport, the affiant asked MARTIN H. what this was all about and why at least 15 State Troopers were involved with the serving of two traffic warrants.

6: The Affiant states that MARTIN H. held up Affiants credentials and said that the affiant was a member of a "domestic terrorist group called Sovereign Citizens that killed two State Troopers in Arkansas", and that MARTIN H. was protecting his family by arresting the affiant.

7: The affiant states that MARTIN H. said that he had just recently attended a seminar with the Southern Poverty Law Center on sovereign citizen domestic terrorists.

8: The affiant states that MARTIN H. mentioned Southern Poverty Law Center as being the source for MARTIN H. accusations of the affiant being a sovereign citizen domestic terrorist.

9: The affiant states that the affiant has never met MARTIN H. before that day and still does not know his family nor care to know MARTIN H. or his family.

10: The affiant states that the affiant was never involved in any conspiracy to commit murder nor knew the individuals that were involved in an Arkansas traffic stop that involved the murder of two Arkansas State Troopers.

11: The affiant states that an hour after the affiant was in the Shelby County Detention Center, MARTIN H. and Detective Greg Wolf pulled the affiant into a small room. Detective Greg Wolf (hereinafter

“Greg”) said that he has heard rumors about the affiant killing an ex-husband of affiant's wife that committed suicide.

12: The affiant was struggling with being accused of murdering someone even though victim's death was ruled a suicide.

13: The affiant states that Greg said that he wanted to set up a security network with the affiant so that the affiant being taken in to jail would not happen again based on rumors.

14: The affiant states that Greg said that he thought the affiant was a good guy and does not understand why there were so many rumors, but never disclosed the source of the rumors.

15: The affiant said that the affiant would be glad to network with Greg and the troopers with US Department of State consent.

16: The affiant's understanding was the network would involve the affiant talking to violent groups in the area as a third party neutral and finding resolutions to the problems that the State Troopers have with the so-called domestic terrorists groups even though the affiant was not a part of any domestic terrorist group.

17: The affiant states Greg said he would do what he could about getting the affiant released in a couple of hours and would meet with the affiant the next week along with an FBI Agent. Greg told the prison employees that the affiant would be cooperative, but the affiant did not know until later what that meant.

18: The affiant states after being held under a \$5000.00 bond for three days over a driver's license, the affiant was forced under duress and threat to plead guilty to anything that was charged so the affiant would be released. The affiant was in fear for the affiant's life and did not know at the time why that fear was being felt by the affiant.

19: The affiant states that even after the affiant was cooperative and trying to be cooperative over the next couple of months, the affiant was at least 7 to 10 miles away from any city services.

20: The affiant was without the ability to work, without the ability to travel without assistance; the affiant's home was surrounded by at least 20 Sheriff's, State Troopers etc... on 04-18-2011. The affiant was released within a couple of hours under another bond. The affiant read on the citation that the affiant was being charged with a "HIGHWAY WORK ZONE SAFETY FINE" (see exhibit A) at the same time the affiant was at home being surrounded by at least 20 local and state police and Sheriff's.

21: The affiant states that on or about March 19, 2011, the affiant spoke with Madeline Bailey, a probation officer on the local case at the time number 10-T-10208. The affiant spoke with Madeline Bailey about the affiant's status at the time. Madeline Bailey stated that the COMMONWEALTH OF KENTUCKY did not have jurisdiction to keep the affiant on probation. Madeline Bailey stated that she would call the Prosecuting Attorney Hart McGibben (hereinafter "Hart") through her manager and let Hart know about the new evidence that would exonerate the affiant of all wrong doing. The affiant

called the next day and was not able to speak to Madeline Bailey directly, although an assistant stated that Hart stated that the case was out of the probation officers hands. The affiant states that the lady that the affiant was speaking to was acting very fearful.

22: The affiant gave plenty of time for Hart to present the new evidence on his own, and the phone call can be proven with phone records by and between the two offices.

23: The affiant believes the new evidence is with the knowledge of Linda Armstrong, Hart McGibben and MARTIN H. that all together conspired to suppress the new evidence.

24: The affiant, on 4-13-2014, is still in fear for the affiant's life. The affiant believes that the profile of the affiant is that of a sovereign citizen, domestic terrorist, where there is no evidence to prove that profile.

25: The affiant has had to avoid the public in fear of being murdered for two years and nine months.

26: The affiant believes that the bench warrant is in existence to hide the true intent of these three people, Linda Armstrong, Hart McGibben, and MARTIN H.

27: The affiant accuses Linda Armstrong, Hart McGibben, and MARTIN H. with attempted murder, and knowingly, willingly and intentionally conspiring to commit murder against the affiant.

28: The affiant believes that with the owners of Southern Poverty Law Center and it's political agenda, the three people, Linda Armstrong, Hart McGibben and MARTIN H. are relying on the information provided by the Southern Poverty Law Center, along with the Department of Homeland Security to hide the intent to commit murder, and conspiring to commit murder and suppress evidence that would exonerate the affiant.

29: The affiant states that from December 18<sup>th</sup>, 2010 through July, 2011, the affiant was harassed by constantly being followed by various Shelby county deputies while the affiant was a passenger.

30: The affiant states the affiant does presently hear reports by various people in Shelby County that Hart is still looking for the affiant, even after two years and nine months.

31: The affiant believes that Hart is worried that the affiant will prove that evidence was indeed suppressed by Hart and Hart will go to jail if the accusations against Hart were tried in another county.

32: The affiant hereby withdraws any and all pleadings in international incident number: 101220-000071 and local case # 10-T-10208; SHELBY COUNTY, COMMONWEALTH OF KENTUCKY, nunc pro tunc, ab-initio.

33: The affiant states that the affiant has no intention of returning to Shelby County due to fear of losing life and limb through the Sheriff's Office under the direct control of Hart McGibben.

34: The affiant believes that all Shelby County office holders have been turned into political assassins against the affiant by Southern Poverty Law Center and Homeland Security although that fact does not excuse the actions and intentions of Linda Armstrong, Hart McGibben and MARTIN H.

The affiant further saith naught,

Electronic Signature:

Livingway, *Keith - Edward*

Witness:

Electronic Signature:

*Steven Michael*

Witness:

Electronic Signature:

*John Harold*

Witness:

Electronic Signature:

*Leslie - Todd*

Exhibit A

AOC-500  
REV. 7-96



CASH RECEIPT NUMBER

**D 330685**

DATE 4/18/11 COUNTY Shelby  
 RECEIVED FROM Keith Livingway  
 ACCOUNT OF Same  
 CASE/CITATION NO. 10-T-10208 / AX22700

CHARGES FOR SERVICES		CIVIL FILING FEE	
EXPUNGEMENT FEE		ACCESS TO JUSTICE FEE	
BOND FILING FEE		P.A. RECOUPMENT FEE	
BOND 10% FEE		P.A. ADMINISTRATION FEE	
BOND FORFEITURE		JURY FUND	
FISH AND GAME FINE		WITNESS FUND	
HIGHWAY WORK ZONE SAFETY FINE		BAIL BOND \$500.00 (FACE AMOUNT)	\$500.00
ALCOHOL INTOXICATION FINE		ALIMONY AND SUPPORT	
ENERGY RECOVERY ROAD FINE		RESTITUTION	
A.T.D. FINE		CONDEMNATION	
CRIMINAL/TRAFFIC FINES AND COSTS		COUNTY JAIL FEE	
JUVENILE FINES AND COSTS		MONEY COLLECTED FOR OTHERS	
STATE JAIL FUND			
CRIME VICTIMS FUND		LIBRARY FEE	
D.U.I. SERVICE FEE		SHERIFF'S SECURITY SERVICES	
BRADY BILL FEE			
S.C.H.I.R. FEE		SPECIAL ESCROW	
COLLECTED ON RECEIVABLES <input type="checkbox"/>		TOTAL RECEIVED	\$500.00

CHECK NUMBER \_\_\_\_\_ PAY TO SCDC AMOUNT \$500.00  
 CLERK [Signature]

\*\*\*\*\*DO NOT WRITE OR MARK BELOW - FOR GOVERNMENT USE ONLY\*\*\*\*\*

## Office of the registrar for The United States of America

Email: registrar@generalpost.org

Phone: (602) 845-0473



I, **Alice Cenicerros**, certify **under penalty of bearing false witness** under the laws of The United States of America that the foregoing paragraph is true and correct according to the best of my current information, knowledge, and belief. The Office of the registrar accepts and acknowledges the **AFFIDAVIT-shelby county attempted murder** and is recorded on:

**April 13, 2014**

*Received Date*

**9:30 PM**

*Time*

**RH-50TY954A-61F5-410F-BBF3-A029148FEFA8**

*Record File Number*

### CERTIFIED COPY OF RECORDED DOCUMENT

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Date Issued: **April 13, 2014**

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*Alice Cenicerros*



## Office of the registrar for The United States of America

Email: registrar@generalpost.org

Phone: (602) 845-0473



### REGISTRAR DECLARATION ON ALL ELECTRONIC SIGNATURES

I, **Alice Cenicerros**, duly elected office holder of the registrar for The United States of America and the holder of the Great Registry, do hereby declare that all electronic signatures, nunc pro tunc, whether scanned or faxed are accepted and acknowledged as original signatures and autographs.

Original Signature means: When a blue, black or any color ink pen is placed on a piece of paper which causes an impression as evidence of originality and presence of the signatory or whether scanned or faxed are accepted and acknowledged as original signature by the office of the registrar for The United States of America.

For the declaration is hereby executed on the 8<sup>th</sup> day of **April, 2014**, nunc pro tunc from the original claims on the original metes and bounds of The United States of America, the Confederacy of 1781 brought forward to the present time or Ab Initio.

Notes: All electronic signatures and autographs are kept on file at the office of the registrar for The United States of America and are duly authenticated as original signature and autograph before filing. All electronic signatures and autographs are authenticated as originals on documents being recorded by the office of the registrar for The United States of America with the seal stating "certified copy" in red. The ITUSA-C does have its own registry within the reign of the heavens which is signified as the "Great Registry" within this Declaration. The two offices have joined together within the Central Bank Act of 2013 originated within The United States of America and accepted and acknowledged by the Citizens and Nationals of the reign of the heavens. Other agreements by and between the two Nations also solidify the peace and solidarity of the two Nations. One Nation authenticates the other in their existence. This declaration is with the intent to overcome any and all foreign objections as to the authenticity of all claims made by the Citizens and Nationals of the reign of the heavens, and in the form of American Nationals and American Nationals. This declaration is under the protection of The Power of Attorney Act of 2013, internationally and Nationally. Any type of compartmentalization within the Government of The United States of America is an act of war by the Government of The United States of America against its affirmed American Nationals. Compartmentalization is a cowardly act to unlawfully avoid the acceptance and acknowledgement of a valid claim.

Registrar for The United States of America

*Alice Cenicerros*

Cheryl Ann Wiker – Delegate

Christopher Travis Milowski Delegate

Donald Kader – Delegate

Mark Eugene Moffett Delegate alternate

Edwin M. Hayes - General Post Master Council

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Tony Cenicerros - Treasurer

Richard Alan Hartz - Secretary of State

Alice Cenicerros – Registrar

Edmond Mark Hodges – Governor

Keith Edward Livingway - Post Master General



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Phone: (602) 845-0473



I, **Alice Cenicerros**, certify **under penalty of bearing false witness** under the laws of The United States of America **that the foregoing paragraph is true and correct** according to the best of my current information, knowledge, and belief. The Office of the registrar accepts and acknowledges the **REGISTRAR DECLARATION ON ALL ELECTRONIC SIGNATURES** and is recorded on:

**April 8, 2014**

*Received Date*

**10:30 AM**

*Time*

**RH-50EA954A-61F5-410F-BBF3-A029148FEFA8**

*Record File Number*

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