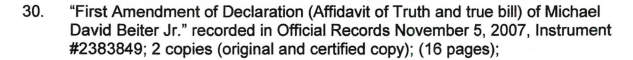
Book 2

SECTION ONE: Michael David Beiter Jr., living soul: Re: Communication with the United States and its agents

<u>Document#: "Title"/(pages)/mailing number:</u>

- Writing sent to John E. Potter d/b/a JOHN E. POTTER, POSTMASTER GENERAL and CEO, sent delivery confirmation 03022940000017389493; (1 page);
- 2. Discharge and Indemnity Bond #RR519390774US;
- 3. Search Warrant issued September 13, 2007; (9 pages);
- 4. Writing to Carmen Mallon, dated September 17, 2007, sent Delivery confirmation 03022940000017379685; (1 page);
- 5. FOIA request with Affidavit of Judges Domicile, sent Certified mail 70050390000628906726; (3 pages) to U.S. Marshal Christina Pharo;
- 6. Writing to Congressman Stearns, dated September 19, 2007; (1 page);
- 7. Writing sent to John E. Potter d/b/a JOHN E. POTTER, POSTMASTER GENERAL and CEO; (1 page), delivery confirmation 03022940000017379708;
- 8. Writing to all parties, Express Notice, sent September 25, 2007; (1 page plus enclosures);
- Writing dated October 3, 2007 from William E. Bordley d/b/a WILLIAM E. BORDLEY, COUNSEL/FOIAP OFFICER, regarding Freedom of Information Act Request No. 2008USMS10982; (2 pages);
- Writing to William Bordley d/b/a WILLIAM E. BORDLEY, COUNSEL/FOIAP OFFICER, sent Certified mail 70051820000621660659; (1 page);
- Writing sent to John E. Potter d/b/a JOHN E. POTTER, POSTMASTER GENERAL and CEO, sent delivery confirmation 03060320000516590820; (2 pages);
- 12. Writing sent to Darci Smith, dated October 7, 2007; (1 page);
- Writing sent to Richard Koss d/b/a RICHARD KOSS, POSTAL INSPECTOR, dated October 11, 2007, regarding PS Form 8165; (5 pages), Certified mail 70042510000754584925

- Writing from Congressman Stearns, dated October 15, 2007; (1 page); Also attached is letter from Steven H. Pregozen d/b/a STEVEN H. PREGOZEN, DEPUTY DIRECTOR, STRATEGY to Congressman Stearns, dated September 28, 2007; (1 page);
- 15. Writing dated October 16, 2007 from Richard Koss d/b/a RICHARD KOSS, POSTAL INSPECTOR; (4 pages);
- 16. "Express Notice", dated October 18, 2007; (1 page);
- 17. Writing to Congressman Stearns, dated October 18, 2007; (1 page);
- "Declaration (Affidavit of Truth and true bill) of Michael David Beiter, Jr." dated October 18, 2007; recorded in official records – Instrument # 2379629; (35 pages);
- 19. "Notice" dated 10/19/2007 to Darci Smith d/b/a DARCI SMITH; (1 page);
- Writing from Congressman Stearns, dated October 23, 2007, (1 page); also attached is letter from U.S. Department of Justice, (1 page); writing sent to Congressman Stearns, (1 page);
- 21. Writing to all parties, dated October 18, 2007, with recorded Affidavit #2379629; (36 pages);
- 22. Writing to Darci Smith, dated October 19, 2007; (1 page);
- 23. Writing to Kenneth W. Kaiser d/b/a KENNETH W. KAISER, CID, ASSISTANT DIRECTOR, dated October 22, 2007; (1 page);
- 24. Writing to Melanie Ann Putsay, directed by William E. Bordley, dated October 22, 2007; (2 pages);
- 25. 1040 U.S. Individual Income Tax Return 2003 Certified Mail: 70042510000540834739; (4 pages);
- 26. 1040 U.S. Individual Income Tax Return 2004 Certified Mail: 70041160000162406071; (2 pages);
- 27. 1040 U.S. Individual Income Tax Return 2005 Certified mail: 70041160000162406088; (2 pages);
- 28. 1040 U.S. Individual Income Tax Return 2006 Certified mail: 70042510000540834951; (2 pages);
- 29. Writing sent dated 11/2/2007 to Cliff Stearns d/b/a CONGRESSMAN CLIFF STEARNS; regarding writing received 10/23/2007; (1 page);



- 31. Copy of envelope from Internal Revenue Service dated 11/8/2007 with correct spelling of Michael David Beiter Jr.; (2 pages);
- Writing dated 11/9/2007 from Carmen L. Mallon d/b/a CARMEN L. MALLON, CHIEF OF STAFF, U.S. DEPARTMENT OF JUSTICE; regarding Freedom of Information Act request; (1 page);
- Writing sent dated November 14, 2007 to Carmen L. Mallon d/b/a CARMEN L.
 MALLON, CHIEF OF STAFF; responding to letter received; (1 page);
- 34. Writing dated 1/2/08 from Cliff Stearns d/b/a CONGRESSMAN CLIFF STEARNS; regarding responses received; (3 pages);
- Writing sent dated 1/9/2008 to Cliff Stearns d/b/a CONGRESSMAN CLIFF STEARNS; responding to letter received dated 1/2/2008; also attached copy of letters; (4 pages);
- 36. Writing sent dated 1/21/2008 to Cliff Stearns d/b/a CONGRESSMAN CLIFF STEARNS; regarding letter sent 1/9/2008; (1 page);
- 37. "Subpoena to Testify to Grand Jury" sent to Brian LsRue; (2 pages);
- Writing sent dated 2/15/2008 to Jed Silversmith d/b/a JED SILVERSMITH, ASSISTANT U.S ATTORNEY and friend of and/or for Bertha Mitrani and Darci Smith; regarding RESPECTFUL (AS DEFINED TO "LOOK MORE THAN ONCE") AND TIMELY NOTICE AND DEMAND through our family's children less than 18 years aged may interpret, instead, "liar liar pants on fire" at court; also attached "Declaration (Affidavit of Truth and true bill) of Michael David Beiter Jr."; VERIFIED AFFIDAVIT of Michael David Beiter Jr.; "Exhibit 1"; (54 pages), certified mail 70050390000628906573 and delivery confirmation 03041560000746819376;
- 39. Writing sent dated 2/19/2008 to Jed Silversmith d/b/a JED SILVERSMITH, ASSISTANT U.S ATTORNEY and friend of and/or for Bertha Mitrani and Darci Smith; regarding RESPECTFUL (AS DEFINED TO "LOOK MORE THAN ONCE") AND TIMELY NOTICE AND DEMAND; (2 pages); delivery confirmation 03041070000101678152;
- 40. Writing sent dated 2/20/2008 to Jed Silversmith d/b/a JED SILVERSMITH, ASSISTANT U.S ATTORNEY; regarding FOURTH ATTEMPT FOR PRIVACY ACT REQUEST; (9 pages); certified mail 70042890000437347956;
- 41. Florida Secured Transaction Registry regarding UCC number 200807500524, (2 pages);



- 42. Letter from Senator Lieberman dated 2/29/08 (1 page);
- 43. Notice of Default and Dishonor of a Lawful Public Servant Questionnaire Mandated by Congress dated 3/14/08 and sent to Jed M. Silversmith and all U.S. Senators (16 pages);
- 44. Writing sent 3/15/08 to Senator John Ensign; certified mail 7004 2510 0005 4078 1040, (1 page);
- 45. Writing sent 3/17/08 to Senator Kennedy, (2 pages);



September 7, 2007

John (Jack) E. Potter Postmaster General and Chief Executive Officer United States Postal Service 475 L' Enfant Plaza SW Washington DC, 20260

delivery confirmation 03022940000017389493

Re: Express Mail EB 032383289 US

Dear Mr. Potter,

The attached letter mailed Express Mail EB 032383289 US seems to have trouble being delivered to you, so I have resent to you for your immediate response.

Sincerely,

Michael David Beiter Jr.

(In red ink)

Cc:

16320 Northwest Second Avenue, Miami, Florida [Zoning Improvement Plan Number 33169]

R. Alexander Acosta d/b/a R. ALEXANDER ACOSTA, U.S. ATTORNEY,

500 E. Broward Boulevard, #700, Ft. Lauderdale, FL [Zoning Improvement Plan Number 33394]

Charlie Crist d/b/a CHARLIE CRIST, GOVERNOR

420 E. Jefferson Street, Tallahassee, FL [Zoning Improvement Plan Number 32301] Bill McCollum d/b/a BILL McCOLLUM, ATTORNEY GENERAL, FLORIDA

The Capitol PL-01, Tallahassee, FL [Zoning Improvement Plan Number 32399-1050]

Cliff Stearns d/b/a CLIFF STEARNS, CONGRESSMAN
115 South East 25th Avenue, Ocala, Florida [Zoning Improvement Plan Number 34471]

PRIVATE BOND FOR SET OFF - NON-NEGOTIABLE/ ADDENDUM #1 This Addendum #1 is attached to Private Bond for Set Off - Non-negotiable Tracking # RR519390045US

CONTRACTOR SALVESTERS SALVESTERS SALVESTERS SALVESTERS SALVESTERS SALVESTERS SALVESTERS SALVESTERS SALVESTERS

PRIVATE DISCHARGING AND INDEMNITY BOND

USPS REGISTERED MAIL TRACKING NO. RR 519 390 774 US

Face Value: \$ 300,000,000.00 Three Hundred Million U.S. Dollars

Date of Issuance: September 7, 2007 Date of Expiration: September 6, 2037

Henry M. Paulson, Jr. hereinafter "Fiduciary" Secretary of the U.S. Treasury United States Department of the Treasury 1500 Pennsylvania Avenue, NW Washington, DC 20220

Michael David Beiter Jr. MICHAEL D. BEITER JR. [sic] Donna Lee Beiter DONNA LEE BEITER [sic] John F. Clark d/b/a Director, United States Marshal Service Christina Pharo d/b/a U.S. Marshall for the Southern District of Florida The United States District Court for the Southern District of Florida Federico A. Moreno d/b/a Chief Judge, United States District Court Southern District of Florida Clarence Maddox d/b/a Clerk, United States District Court Southern District of Florida Jed Silversmith d/b/a DOJ, Trial Attorney Bertha Mitrani d/b/a Assistant U.S. Attorney, Florida R. Alexander Acosta d/b/a U.S. Attorney, Florida Darci Smith d/b/a IRS, CID Agent Edward Brown d/b/a Acting Commissioner, IRS Bill McCollum d/b/a Attorney General, Florida Cliff Stearns d/b/a Congressman, Florida Robert S. Mueller III d/b/a Director FBI Charlie Crist d/b/a Governor, Florida Internal Revenue Service Account No. 595 32 8748 Internal Revenue Service Account No. 140 60 8628 Social Security No. 595-32-8748

Social Security No. 140-60-8628

Account Holder Account Account Account Account

Account Holder

y, On/Through: Michael David Beiter Jr., Creditor Private Bond for Set Off No: RR519390045US [Registered Mail RR519390045US]

Private Offset Account #: 595328749

KNOW ALL MEN BY THESE PRESENTS. WHEREAS, only fiat money exists in circulation for the discharge of debt:

NOW, THEREFORE, the undersigned Creditor being of sound mind and honorable intentions, for the purpose of protecting secured atterests, reserving rights of recourse, remedy and subrogation, and maintaining the honor of the above-named Account Holders and Accounts, do hereby necessarily issue this *Private Discharging and Indemnity Bond* to wit. In my rightful *Sui Juris* status, as Creditor do hereby knowingly and with full disclosure hold, bind and obligate myself by this instrument as voluntary surety for all of the above-noted account Holders and Accounts, each severally, including, without limitation, Social Security Account No. 595-32-8748, for any amount up and including Three Hundred Million United States Dollars (\$300,000,000.00), insuring, underwriting, identifying and discharging the said Account Holders and Accounts against any and all pre-existing, current and future losses, costs, debts taxes, encumbrances, deficits, deficiencies, liens, judgments, True Bills, obligations of contract or performance, defaults, charges, and any and all other obligations as may exist or come to exist during the term of this Bond (jointly and severally "Liabilities"), thereby honorably discharging and vacating dollar for collar all such obligations until the sum or the term of this Bond is exhausted. The Fiduciary shall have thirty (30) days from presentment to ishonor the Bond by returning it to the Principal by certified mail at the location below-noted. Failure to return will stipulate acceptance and

BOND ORDER

The Fiduciary shall discharge and vacate all pre-existing and current Liabilities as may exist without exception for, against and on behalf of any and all of the above-noted Account Holders and Accounts, each severally, including, without limitation, Social Security Account No.595-32-8748, dollar for dollar through the above-noted Private Offset Account up to and including the full Face Value amount of this Bond.

Each of the above-noted Account Holders and Accounts shall be severally insured, underwritten and indemnified against any and all future Liabilities as may come to exist, discharging and vacating all such obligations dollar for dollar without exception through the above-noted Private Offset account up to and including the full Face Value amount of this Bond.

United States District Court

	Va
()	la

SOUTHERN	DISTRICT OF	FLORIDA
In the Matter of the Search of (Name, address or brief description of property or pre-	mises to be searched)	
New Life Chiropractic Club, LLC	,	SEARCH WARRANT
6555 Powerline Road		
Suites 102 & 103		
Fort Lauderdale FL	to the stay in	
and electric media contained therein	1	CASE NUMBER: 07-6317- SNOW
John D. Warren Practice And D. Company		CASE NUMBER:
(AS MORE FULLY DESCRIBED IN ATTACKA	AENT A)	3000
TO: Darci Smith	and any Authoriz	ed Officer of the United States
Affidavit(s) having been made before me by	Darci Smith	who has reason to
believe that Don the person of or I on the pr	remises known as (nam	ne, description and/or location)
ew Life Chiropractic Club, LLC, 655 ELECTRONIC MEDIA CONTAINED THEREIN,	5 Powerline Road,	Suites 102 & 103, Ft. Lauderdale, Florida, AND
AA MARA SI II A A DECONINGO DI ATTA CILILED	777.45	
AS MORE FULLY DESCRIBED IN ATTACHMEN	IIA) .	
		•
	rict of <u>FL</u>	ORIDA there is now concealed a certain person or
property, namely (describe the person or property)		
See Attachments B1, B2 and C		
am esticited that the affidavit(s) and any we	corded testimony est	ablish probable cause to believe that the person or property so
		ribed and establish grounds for the issuance of this warrant.
	in the state of th	S-1 1 22 2007
YOU ARE HEREBY COMMANDED to	search on or befo	ore September 23, 2007
not to exceed 10 days) the person or place a	named above for the r	person or property specified, serving this warrant and making
		the day or night as I find reasonable sause has been
		same, leaving a copy of this warrant and receipt for the person
or property taken, and prepare a written inv <u>.URANA S. SNOW, UNITED STATES MAGIST</u>		or property seized and promptly return this warrant to
s required by law.	INCITE IGDGE	U.S. Judge or Magistrate Judge
1 12 2000	71/2PM	
Sate and Time Issued	2:53P.M.	Ft. Lauderdale, Florida City and State
and the time rateria		only made at 1500
URANA S. SNOW		
INTED STATES MAGISTRATE SUDGE		Burn A. Snow
ame and Title of Judicial Officer		Signature of Judicial Officer

ATTACHMENT B1 Items to be seized

Any and all records and documentation, in whatever form maintained, for the period including January 1, 2002, through the date of the warrant relating to offenses set forth in the Affidavit, including but not limited to records and documents pertaining to the following individuals and entities:

MICHAEL DAVID BEITER, JR.; DONNA BEITER; GUILLERMO JALIL: DOUGLAS HAGAN; DENNIS GLEISSNER; DAPHNE CRUM; JASON PETERSON; MICHAEL JOSEPH (a/k/a MAGED YOUSSEFF, a/k/a MAGED YOUSSEF) DOUBLE EDGED SWORD MINISTRIES (DESM/D.E.S.M); OFFICE OF THE PRESIDING OVERSEER OF THE DOUBLE EDGED SWORD MINISTRY, AND HIS SUCCESSORS: FINANCIAL GROUP MANAGEMENT (FGM); CAR ACCIDENT VICTIMS ADVOCATES OF AMERICA (CAVA); BROWN GROUP, LLC; GET 'R DONE, LLC (GRD); LINTECH, LLC; FAIRISEE COLLECTIONS, LLC: FREELAND INVESTMENT GROUP; DEE VINE PROPERTIES; PARADIGM LEASING; GRAFTED IN CONSULTING; AMERIBIZ, LLC; CENTEX CAPITAL GROUP, LLC; WORLDWIDE MARKETS, LLC; ALLEGHENY MANAGEMENT; ISRAEL HIGH TECH, LLC; NEW LIFE GROUP, LLC; FS CAPITAL GROUP, LLC; BETHEL ACQUISITIONS; THE PEACE FOUNDATION; PASSION MINISTRIES; VANGUARD BUSINESS SOLUTIONS; STRAWMAN DEALINGS, LLC; ASSET PROFILE, INC; GUSTA, INC; UNIVERSAL INVESTIGATIONS

The records and documentation to be seized include the following:

 Records identifying clients (i.e., entity, individual, client, client's business, partnership, Subchapter S corporation, limited liability company, domestic or foreign trusts and corporation

- soles) including client files, client lists, correspondence to or from clients and/or client contracts.
- 2. Records pertaining to services rendered to clients by any of the above named individuals or entities, including entity creation/registration paperwork, as well as confirmation documentation from a State regulated agency recognizing the creation of such entity.
- 3. Tax records of any of clients or any of the above named individuals and entities, including tax records of any entity, individual, client, client's business, partnership, Subchapter S corporation, limited liability company, domestic or foreign trust, and "Corporation Sole," including but not limited to any and all copies of federal and state income tax returns and related documents; tax preparation instructions, schedules, and worksheets; interview notes; and IRS forms, notices and correspondence.
- Records and supporting documents used to create tax returns for clients, including agreements,
 proposals and business plans, invoices for plans and consulting management and other services,
 trust agreements, financial summaries and financial worksheets, membership applications and
 fees.
- Documents relating to the production, sale, transmittal or use of fictitious financial instruments, including "Registered Bills of Exchange," "Certified Drafts," "Registered Bonds," "Registered Bonds for Discharge of Debt," and "Sight drafts."
- 6. All documents, emails and correspondence related to the trust and LLC schemes described in the Affidavit. All documents, emails or correspondence related to the seminars of any of the above named individuals or entities. Any and all communication records from these individuals pertaining to the scheme or the creation, maintaining or closing of various accounts and entities. All communication records from these individuals or others pertaining to a referral of clients or a current client that has the entities and accounts established.
- 7. All Declarations of Trust or similar instruments relating to the formation, management or control over any "Private Contract Trusts"; all Articles or Incorporation, agreements or similar instruments relating to the formation, management or control over any of the above named entities.
- 8. IRS publications and documents including correspondence, manuals, forms, notices from the IRS.
- 9. Books, records, financial statements (such as income statements, profit & loss statements, net worth statements, and balance sheets) ledgers, journals, receipts, correspondence, safe deposit box agreements or keys, bank and savings and loan statements, check registers, passbooks, debit memos, credit memos, deposit tickets or withdrawals, wire transfer records, loans, promissory notes, cash, canceled checks, certificates of deposits, letters of credit, money orders, cashier's checks, loan records, account reconciliations, records of receipts, dispositions and disbursement of funds, and other papers, records or documents in whatever form, whether paper, electronic or otherwise, which may record or relate in any way to the receipt of taxable income or the payment of deductible expenses.
- 10. All accounting and bookkeeping records and other financial records including Trial Balances,

- General Ledgers, General Journals, Subsidiary Ledgers and Journals, Disbursement records and/or Journals, Accounts Payables Ledgers and records, Payroll records, Loan Receivable and Payable Ledgers, and Cash Disbursement Journals.
- 11. Records showing expenses incurred by any of the above named individuals, including but not limited to invoices, billing statements, correspondence, and records of payments to suppliers reflecting payment of deductible expenses.
- 12. Records showing income earned or money transferred (such as records of customer payments, or records showing the receipt of taxable income) to any of the above named individuals or entities; as well as bank account registration documentation produced on behalf of a client or for the above named individuals and entities.
- 13. All records of investments in domestic or foreign accounts or securities.
- 14. Documents showing travel to offshore locations or communications with offshore financial entities.
- 15. Phone messages, and phone directories, rolodexes (electronic or paper), planners/agendas (electronic or paper), and phone logs.
- 16. All evidence of the receipt or payment of business or personal loans.
- 17. Lease agreements for motor vehicles, dwellings or office space.
- 18. Form letters, opinion letters and any programs used to create documents relating to tax-related beliefs or concepts or any other type of information relative to a claim that they are not subject to income tax liability to the United States, as well as documentation on sovereign citizenship and/or Apostile status.
- 19. Any and all records, documents, and/or evidence in any way related to potential violations of the Title 26, United States Code, Section 7201 and Title 18, United States Code, Section 371.
- 20. Electronic media, including computers, hard drives, and network drives, as elaborated in Attachment C.

ATTACHMENT B2

Any and all records and documentation, in whatever form maintained, for the period including January 1, 2002, through the date of the warrant relating to offenses set forth in the Affidavit, including but not limited to records and documents pertaining to the following individuals and entities:

JEFFREY HAZIM;
ISRAEL MEDIA GROUP, LLC;
OFFICE OF THE PRESIDING OVERSEER OF THE SINAI CALVARY MINISTRIES;
NEW LIFE CHIROPRACTIC CLUB, LLC;
AXIOM SPINE INSTITUTE, LLC;
SINAI CALVARY, LTD;

- 1. Books, records, ledgers, journals, receipts, correspondence, safe deposit box agreements or keys, bank and savings and loan statements, check registers, passbooks, debit memos, credit memos, deposit tickets or withdrawals, wire transfer records, loans, promissory notes, cash, canceled checks, certificates of deposits, letters of credit, money orders, cashier's checks, loan records, account reconciliations, records of receipts, dispositions and disbursement of funds, and other papers, records or documents in whatever form, whether paper, electronic or otherwise, which may record or relate in any way to the receipt of taxable income or the payment of deductible expenses;
- 2. Invoices, billing statements, correspondence, records of customer payments or payments to suppliers reflecting the receipt of taxable income or the payment of deductible expenses;
- All accounting and bookkeeping records and other financial records including Trial Balances, General Ledgers, General Journals, Subsidiary Ledgers and Journals, Disbursement records and/or Journals, Accounts Payables Ledgers and records, Payroll records, Loan Receivable and Payable Ledgers, and Cash Disbursement Journals;
- 4. All financial statements including but not limited to income statements, profit and loss statements, net worth statements, and balance sheets;
- All records of investments in domestic or foreign accounts or securities;
- 6. All Declarations of Trust or similar instruments relating to the formation, management or control over any "Private Contract Trusts;"
- All Articles or Incorporation, agreements or similar instruments relating to the formation, management or control over any of the above named entities;
- 8. Phone messages, and phone directories, rolodexes (electronic or paper), planners/agendas (electronic or paper), and phone logs;
- 9. All evidence of the receipt or payment of business or personal loans;
- Lease agreements for motor vehicles, dwellings or office space;

- 11. Documents relating to the production, sale, transmittal or use of fictitious financial instruments, including "Registered Bills of Exchange," "Certified Drafts," "Registered Bonds," "Registered Bonds for Discharge of Debt," and "Sight drafts."
- 12. All documents, emails and correspondence related to the trust and LLC schemes described in the Affidavit. All documents, emails or correspondence related to the seminars of any of the above named individuals or entities. Any and all communication records from these individuals pertaining to the scheme or the creation, maintaining or closing of various accounts and entities. All communication records from these individuals or others pertaining to a referral of clients or a current client that has the entities and accounts established.
- 13. All Declarations of Trust or similar instruments relating to the formation, management or control over any "Private Contract Trusts"; all Articles or Incorporation, agreements or similar instruments relating to the formation, management or control over any of the above named entities.
- 14. IRS publications and documents including correspondence, manuals, forms, notices from the IRS.
- 15. Form letters, opinion letters and any programs used to create documents relating to tax-related beliefs or concepts or any other type of information relative to a claim that they are not subject to income tax liability to the United States, as well as documentation on sovereign citizenship and/or Apostile status.
- 16. Records showing expenses incurred by any of the above named individuals, including but not limited to invoices, billing statements, correspondence, and records of payments to suppliers reflecting payment of deductible expenses.
- 17. Records showing income earned or money transferred (such as records of customer payments, or records showing the receipt of taxable income) to any of the above named individuals or entities; as well as bank account registration documentation produced on behalf of a client or for the above named individuals and entities.
- 18. Documents showing travel to offshore locations or communications with offshore financial entities.
- Any and all records, documents, and/or evidence in any way related to potential violations of the Title 26, United States Code, Section 7201 and Title 18, United States Code, Section 371.
- 20. Electronic media, including computers, hard drives, and network drives, as elaborated in Attachment C.

ATTACHMENT C Computer data

An IRS-CI Computer Investigative Specialist (CIS) will be utilized for the search and scizure of any relevant evidence from any and all computers at the premises to be searched.

- 1. Computer hardware, software, and electronic files may be important to a criminal investigation in two distinct ways: (1) the objects themselves may be contraband, evidence, instrumentalities, or fruits of crime, and/or (2) the objects may be used as storage devices that contain contraband, evidence, instrumentalities, or fruits of crime in the form of electronic data. Rule 41 of the Federal Rules of Criminal Procedure permits the government to search for and seize computer hardware, software, and electronic files that are evidence of crime, contraband, instrumentalities of crime, and/or fruits of crime. Based upon my training, experience and information related to me by agents and others involved in the forensic examination of computers, I know that computer data can be stored on a variety of systems and storage devices including hard disk drives, floppy disks, compact disks, magnetic tapes and memory chips and other digital storage media. I also know that during the search of the premises it is not always possible to search computer equipment and storage devices for data for a number of reasons, including the following:
 - a. The volume of evidence—Computers and computer storage devices (i.e., hard disks, diskettes, tapes, laser disks) can store a voluminous amount of information. Additionally, a suspect may try to conceal criminal evidence; he or she might store it in random order with deceptive file names. This may require searching authorities to examine all the stored data to determine which particular files are evidence or instrumentalities of crime. This sorting process can take weeks or months, depending on the volume of data stored, and it would be impractical and invasive to attempt this kind of data search on-site.
 - b. The technical requirements—Searching computer systems for criminal evidence is a highly technical process requiring expert skill and a properly controlled environment. The vast array of computer hardware and software available requires even computer experts to specialize in some systems and applications, so it is difficult to know before a search which expert is qualified to analyze the system and its data. In any event, however, data search protocols are exacting scientific procedures designed to protect the integrity of the evidence and to recover even "hidden," erased, compressed, password-protected, or encrypted files. Because computer evidence is vulnerable to inadvertent or intentional modification or destruction (from external sources or from destructive code imbedded in the system as a "booby trap"), a controlled environment may be necessary to complete an accurate analysis. Further, such searches often require the seizure of most or all of a computer system's input/output peripheral devices, related software, documentation, and data security devices (including passwords) so that a qualified computer expert can accurately retrieve the system's data in a laboratory or other controlled environment.
- 2. In searching for data capable of being read, stored or interpreted by a computer, law enforcement personnel executing this search warrant will employ the following procedure:

- a. Upon securing the premises, CIS agents, law enforcement personnel trained in searching and seizing computer data (the "computer personnel") will make an initial review of any computer equipment and storage devices to determine whether these items can be searched on-site in a reasonable amount of time and without jeopardizing the ability to preserve the data.
- b. If the computer equipment and storage devices cannot be searched on-site in a reasonable amount of time, then the computer personnel will determine whether it is practical to copy the data during the execution of the search in a reasonable amount of time without jeopardizing the ability to preserve the data.
- c. If the computer personnel determine it is not practical to perform an on-site search or make an on-site copy of the data within a reasonable amount of time, then the computer equipment and storage devices will be seized and transported to an appropriate law enforcement laboratory for review. The computer equipment and storage devices will be reviewed by appropriately trained personnel in order to extract and seize any data that falls within the list of items to be seized set forth herein.
- d. Any data that is encrypted and unreadable will not be returned unless law enforcement personnel have determined that the data is not (a) an instrumentality of the offense, (b) a fruit of the criminal activity, (c) contraband, (d) otherwise unlawfully possessed, or (e) evidence of the offense specified above.
- e. In searching the data, the computer personnel may examine all of the data contained in the computer equipment and storage devices to view their precise contents and determine whether the data falls within the items to be seized as set forth herein. In addition, the computer personnel may search for and attempt to recover "deleted," "hidden" or encrypted data to determine whether the data falls within the list of items to be seized as set forth herein.
- f. If the computer personnel determine that the computer equipment and storage devices are no longer necessary to retrieve and preserve the data, and the items are not subject to seizure pursuant to Federal Rule of Criminal Procedure 41(b), the government will return these items within a reasonable period of time not to exceed 60 days from the date of seizure.
- 3. In order to search for data that is capable of being read or interpreted by a computer, law enforcement personnel will need to seize and search the following items, subject to the procedures set forth above:
 - a. Any computer equipment and storage device capable of being used to commit, further or store evidence of the offense listed above;
 - Any computer equipment used to facilitate the transmission, creation, display, encoding or storage of data, including word processing equipment, modems, docking stations, monitors, printers, plotters, encryption devices, and optical scanners;
 - Any magnetic, electronic or optical storage device capable of storing data, such as floppy disks, hard disks, tapes, ZIP discs, back-up tapes, CD ROMs, CD-Rs, CD-RWs,

BVDs, optical disks, printer or memory buffers, smart cards, PC cards, pagers memory calculators, electronic dialers, electronic notebooks, and personal digital assistants (such as Palm Pilot computers);

- d. Any documentation, operating logs and reference manuals regarding the operation of the computer equipment, storage devices or software;
- e. Any applications, utility programs, compilers, interpreters, and other software used to facilitate direct or indirect communication with the computer hardware, storage devices or data to be searched:
- f. Any physical keys, encryption devices, dongles and similar physical items that are necessary to gain access to the computer equipment, storage devices or data; and
- g. Any passwords, password files, test keys, encryption codes or other information necessary to access the computer equipment, storage devices or data.

9547761808

September 17, 2007

Carmon Mallon d/b/a CARMEN MALLON, CHIEF OF STAFF U.S. Department of Justice Office of Information and Privacy Washington DC [20530]

968 C
Delivery Confirmation 03022940000017379425

Re: your letter dated September 13, 2007

Dear Carmen,

I would like to thank you for resending my "FOIA" and correcting your misnomer and spelling my honest name correctly. Please correct all files in regards to me. I forgive the use of zoning improvement plan numbers in regards to mailings to me, a non commercial being.

Sincerely,

Michael David Beiter Jr. c/o 5250 NE 160th Avenue

Williston, Florida

(In red ink)

cc:

FBI- Miami Office- 16320 NW 2nd Avenue, Miami, Florida [Zoning Improvement Plan Number 33169] Delivery Confirmation 03022940000017379470

Charlie Crist d/b/a CHARLIE CRIST, GOVERNOR- 420 E. Jefferson Street, Tallahassee, Florida [Zoning Improvement Plan Number 32301] Delivery Confirmation 03022940000017379487

Bill McCollum d/b/a BILL McCOLLUM, ATTORNEY GENERAL- The capitol PL-01, Tallahassee, Florida [Zoning Improvement Plan Number 32399] Delivery Confirmation 03022940000017379494

Cliff Stearns d/b/a CLIFF STEARNS, CONGRESSMAN- 115 SE 25th Avenue, Ocala, Florida [Zoning Improvement Plan Number 34471] Delivery Confirmation 03022940000017379500

R. Alexander Acosta d/b/a R. ALEXANDER ACOSTA, U.S. ATTORNEY- 500 East Broward Boulevard #700, Fort. Lauderdale, Florida [Zoning Improvement Plan Number 33394] Delivery Confirmation 03022940000017379654

Darci Smith d/b/a DARCI SMITH, IRS, CID- 300 Lock Road, Room 200, Deerfield Beach, Florida [Zoning Improvement Plan Number 33442] Delivery Confirmation 03022940000017379661

Bertha Mitrani d/b/a BERTHA MITRANI, ASSISTANT U.S. ATTORNEY- 500 East Broward Boulevard, #700, Fort Lauderdale, Florida [Zoning Improvement Plan Number 33394] Delivery Confirmation 03022940000017379678

c/o 5250 NE 160th Avenue Williston, Florida [32696] September 20, 2007

FREEDOM OF INFORMATION ACT REQUEST

United States Marshal Service Attn: U.S. Marshal: Christina Pharo Federal Courthouse Square 301 N. Miami Avenue, Room 205 Miami, FL 33128 (305) 536-5346 Certified Mail #: 7005 0390 0006 2890 6726 Return receipt requested

Enclosure(s):

1. Example "Affidavit of Judge's Domicile"

Dear Christina:

This request is being made in reference to case 07-6317-SNOW and all related matters in your District. This FOIA request is being provided under the Freedom of Information Act, 5 U.S.C. § 552 or regulations thereunder. This is my firm promise to handle all costs for duplicating the records requested below. All records relate to District Court Judge Lurana S. Snow.

I am waiving personal inspection of the requested records. PLEASE EXPEDITE THIS REQUEST, as it is required for evidence in matters related.

1. REASON FOR REQUEST:

28 U.S.C. § 134(b) requires that all federal District Court Judges must reside within the district where they serve. The purpose of this inquiry is to ensure that Judge Lurana S. Snow has satisfied the requirements of the law that governs.

2. ITEMS TO PROVIDE:

- 1. Completed "Affidavit of Judge's Domicile" for Judge Lurana S. Snow, United States District Court, Southern District of Florida. See Enclosure (1) for an example. This form must be signed under penalty of perjury and/or have the official seal of your agency, because it may be used as evidence in a legal proceeding and must be admissible as evidence.
- 2. Certified copy of State Cession Document for the property where Judge Lurana S. Snow maintains his physical domicile, pursuant to 40 U.S.C. § 3112(b).

3. CONCLUSION:

If you find this request for information to be defective, then promptly (within 3 days) notify me of the deficiency and I will gladly and promptly correct it and resend my request and understand the penalties provided in 5 U.S.C. 552a(i)(3) for requesting or obtaining access to records under false pretenses.

Me

Michael David Beiter Jr., living soul

(In red ink)

cc:

FBI- Miami Office- 16320 NW 2nd Avenue, Miami, Florida [Zoning Improvement Plan Number 33169]
Charlie Crist d/b/a CHARLIE CRIST, GOVERNOR- 420 E. Jefferson Street, Tallahassee, Florida [Zoning Improvement Plan 3 23 1]
Bill McCollum d/b/a BILL McCollum, ATTORNEY GENERAL- The capitol PL-01, Tallahassee, Florida [Zoning Improvement Plan Number 32399]
Cliff Stearns d/b/a CLIFF STEARNS, CONGRESSMAN- 115 SE 25th Avenue, Ocala, Florida [Zoning Improvement Plan 3 44-11]

AFFIDAVIT OF JUDGE'S DOMICILE

PURPOSE OF THIS REQUEST:

28 U.S.C. § 134(b) requires that Judge Lurana S. Snow must physically 'reside" within the district within which he serves. Said district consists of all federal ritory, property and employees within the district in question and excludes land not ceded to the federal government as required by 40 U.S.C. § 3112(b). onsequently, domicile and physical abode of Judge Lurana S. Snow must be in a place subject to exclusive federal jurisdiction within territory of the United States as required under the United States Constitution (1788) Article 1 Section 8, Clause 17. "Territory" is defined as follows:

"Territory: A part of a country separated from the rest, and subject to a particular jurisdiction. Geographical area under the jurisdiction of another country or sovereign power. A portion of the United States n t within the limits of any state, which has not yet been admitted as a state of the Union, but is organized with a separate legislature, and with executive and judicial powers appointed by the President." [Black's Law Dictionary, Sixth Edition, p. 1473]

Because of the Separation of Powers Doctrine, domicile of de jure federal judges may not be subject to the jurisdiction of any state court or other foreign state and therefore may not reside on land owned by the state. Likewise, jurors must be selected from among those who occupy federal territory within the district under 28 U.S.C. 1865(b)(1). See:

http://famguardian.org/Subjects/LawAndGovt/Articles/SeparationOfPowersDoctrine.htm

Information about the federal judge in question is requested under the provisions of the Freedom of Information Act 5 U.S.C. 552. Please complete this form and promptly return to the Requester in completed form. Please do not provide to the judge in question a copy of either this correspondence or your response to it until <u>after</u> you have mailed this completed form to the Requester. This will prevent the judge from censoring the response and thereby obstructing justice, in violation of 28 U.S.C. 455, 28 U.S.C. 144, or 5 U.S.C. 208.

SECTION 1: JUDGE INFORMATION (To be completed by FOIA submitted)	
1.1. Judge Name: Phone:	
1.2. Court:	
1.3. District:	
1.4. Phone:	

SECTION 2: INFORMATION REQUESTED RELATING TO JUDGE UNDER FOIA
(To be completed by government representative)

(10 be completed by government representative)	
2.1. Does Judge maintain his physical domicile on federal territory? (Circle one. See definitions of "territory" at beginning of this form for details):	Yes No (NOTE: If answer is Yes", please attach a copy of the Cession document in which the state government in question ceded the territory on which the judge maintains his domicile to the federal government as required by 40 U.S.C. 3112(b))
2.2. Is the judge's mailing address provided on his/her current SF-61 different than his domicile address? (Circle one)	Yes No
2.3. Did you contact the judge in question or offer him an opportunity to influence your response before mailing this completed form (Circle one)?	Yes No
2.4. Do you disagree with any part of this form and if so, what positive law statute and corresponding implementing regulating justifies or explains your disagreement? (Narrative response)	
2.5. What requested information, if any, are you unable or unwilling to provide and what positive law statute and corresponding implementing regulation authorizes you to deny any part of this request for information? (Narrative response)	

SECTION 3: JURAT AND CERTIFICATION

(To be completed by government representative. This information must be certified because it is likely to be used as evidence in the legal proceeding in question.).

3.1. Government representative signature:

perjury under the laws of the United States accordance with <u>28 USC</u> 3.2 Date Signed

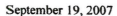
1746(2) that:

I certify under penalty of

1. The facts provided on this form by me are true, correct, and complete based on all information available to me.

2. I have not given the judge in question an opportunity to censor or influence my response prior to mailing it to the requester.

Signature



Cliff Stearns d/b/a CONGRESSMAN CLIFF STEARNS c/o Shawna Williams 115 SE 25th Avenue Ocala, Florida [34471]

Re: our conversation between the hours of 9:45 and 10:00 a.m. on Wednesday, September 19, 2007.

Dear Shawna,

I would like to thank you for our conversation this morning and would like to recap what was discussed. I called you and asked if any new paperwork was delivered to your office from the FBI investigation on Darci Smith and Bertha Mitrani, prompted by your office. You told me no new paperwork had arrived. I then told you about a recent invasion of my good friends chiropractic office, New Life Chiropractic, by Darci Smith and many armed agents. I told you how they had severally harmed his business and attached a name similar to mine to his search warrant. I also stated that he had been previously meeting with another agent and getting all of his filings current under the guidance of another agent, who himself as an IRS agent was recently arrested. I told you how a friend of mine was threatened to either be a "witness" or a "target" by these agents. You then made a statement that I expressed that I "used" to tell people about taxes which I quickly denied, as I have never done so. I then told you I had done estate planning in the past but that I have never given tax advice as I am not an accountant. I believe I said I don't know anything about the tax code and that MIKE BEITER is filed up to 2006, so he has no problems with taxes. I then stated I never advise people on tax issues as I have no knowledge of tax issues. You then stated paying taxes is the law and I mentioned that a jury of twelve people had just ruled against the IRS and the illegality of the income tax (USA vs. Cryer, Case No. 5:06-cr-50164-SMH-MLH-ALL, United States District, Western District of Louisiana) which disagreed with your opinion on the taxes. I then described how perplexed I was that I had previously filed a document sighting racketeering and fraud by Darci Smith and Bertha Mitrani and no one has ever attempted to contact me and ask why? A simple meeting to ask why? I then said the word "hell" and you said don't curse and I of course apologized and stated I would never say that to you again. I then said how I found it odd the word hell bothered you but not the multiple accounts I have brought to you about the rogue actions of the parties in my complaint. I then told you that I was not angry and loved America and stated that I knew there are people who get angry and do unjust things because our public servants don't honor there oaths but I was not one of those people. You exclaimed, "I hope not." I then stated that vengeance belongs to God, not man.

Please take ten days to correct anything in this letter that you disagree with otherwise this is an accurate and true account of our conversation.

Sincerely

Michael David Beiter Jr. c/o 5250 NE 160th Avenue

Williston, Florida

(In red ink)

FBI- Miami Office- 16320 NW 2nd Avenue, Miami, Florida [Zoning Improvement Plan Number 33169] Charlie Crist d/b/a CHARLIE CRIST, GOVERNOR- 420 E. Jefferson Street, Tallahassee, Florida [Zoning Improvement Plan Number 323011

Bill McCollum d/b/a BILL McCOLLUM, ATTORNEY GENERAL- The capitol PL-01, Tallahassee, Florida [Zoning Improvement Plan Number 32399]

September 21, 2007

John (Jack) E. Potter Postmaster General and Chief Executive Officer United States Postal Service 475 L' Enfant Plaza SW Washington DC, 20260 Delivery Confirmation 03022940000017379708

Re: Express Mail EB 032383289 US and non response

Dear Mr. Potter,

I am wondering why you have chosen not to respond to my request to my above mailed document and specifically for the request to "please immediately send me any documents that must be filled out to start a criminal complaint or fraud report and I will gladly respond."

(In red ink)

Cc: FBI- Miami Office

16320 Northwest Second Avenue, Miami, Florida [Zoning Improvement Plan Number 33169]

R. Alexander Acosta d/b/a R. ALEXANDER ACOSTA, U.S. ATTORNEY,

500 E. Broward Boulevard, #700, Ft. Lauderdale, Florida [Zoning Improvement Plan Number 33394]

Charlie Crist d/b/a CHARLIE CRIST, GOVERNOR

420 E. Jefferson Street, Tallahassee, Florida [Zoning Improvement Plan Number 32301]

Bill McCollum d/b/a BILL McCOLLUM, ATTORNEY GENERAL, FLORIDA The Capitol PL-01, Tallahassee, Florida [Zoning Improvement Plan Number 32399-1050]

Cliff Stearns d/b/a CLIFF STEARNS, CONGRESSMAN
115 South East 25th Avenue, Ocala, Florida [Zoning Improvement Plan Number 34471]

Michael David Beiter Jr., a living soul with wife and children (non-commercial entities) c/o Honest Abode- 5250 Northeast 160th Avenue, Williston, Florida [Zoning Improvement Plan number not applicable]

each and every one of the attached "cc" list (after failure to rebut)

Subject: as you were previously given notice, failure to rebut

This is lawful notification to you and you are required to respond and to rebut that with which you disagree. If you fail to do so in writing to the "above and hereupon prominently displayed" honest abode address within ten (10) days then you admit to everything contained herein, fully binding upon you at any court without your objection, protest, or that of those who represent you.

As a result of county recorded in official records at Alachua County, Florida as instrument # 2341121 (copy enclosed) and Fed. Rules of Evidence 201 and 902, you cannot legally and in the legal absence of rebuttal now claim "a rebuttal was or is expressed regarding the items recorded at the county recorder."

If you did rebut and you believe your rebuttal was either lost, stolen or otherwise made non-available to the undersigned, you may send a copy of your rebuttal writing to the above honest address within ten (10) days in order to be excluded from the list of those failing to rebut.

Your offices seem more angry where one uses the word "hell" in conversations yet less angry where our government's constitutional offices and the many agents/employees contacted seem to struggle so expensively in writing my name dishonestly (or seem afraid to write my name honestly) but we thank you for not participating in the deprivation described at 18 USC 1346 through altering or seeming to alter my honestly presented name. My wife, children and I would thank you for that honestly, quid pro quo after we do honestly present our honest forms of address and consistently.

Further, congressional authorities (over twenty herewith enclosed as cited) are undermined, disregarded and abused, causing documented fraud, waste and abuse resulting in documented damages and resulting in obstructing the congressionally specified answers from said government employees. Forgive us, the family, for our brief and pointed writing here as we hope you can see from the attached "cc" list, the evidence (documented) indicates, and indicates clearly and convincingly, that our family is being mugged under color of law.

Further, those failing to rebut include many addressees of constitutional government, both state and federal, including but not limited to the legislatures, attorneys general and a constitutional state's governor office, as the "cc" list attached herewith evidences.

"Whatever the form in which the Government functions, anyone entering into an arrangement with the Government takes the risk of having accurately ascertained that he who purports to act for the Government stays within the bounds of his authority...And this is so even though as here, the agent was not aware of the limitations upon his authority."

Federal Crop Insurance Corporation v. Merrill, 332 U.S. 380 at 384 (1947)

The denial of the right to appointed counsel is pre-judicial per se. Holloway v. Arkansas. 435 U.S. 475, 489 (1978)

This is lawful notification to you and you are required to respond and to rebut that with which you disagree. If you fail to do so in writing to the "above and hereupon prominently displayed" honest abode address within ten (10) days then you admit to everything contained herein, fully binding upon you at any court without your objection, protest, or that of those who represent you.

Enclosures:

- 1. Public servant questionnaire from congressional authority (displaying 20+ "non-repealed" citations of authority)
- Public servant questionnaires, sent but dishonored, citing "registered or certified mail tracking numbers"
- Verified Affidavit of Michael David Beiter Jr.

The seal below is proof that I, the man signing and sealing below, affirm that the foregoing is honest (John 4:23-24, "The Holy Bible"), true and correct under penalty of perjury this twenty-fifth day of the ninth month of the year of our Lord 2007, at arm's length and at Alachua, Florida,

Sealed:

Michael David Beiter, Jr., living soul

(sealed in red ink, upper and lower-cased in adherence to the rules of English)

FBI- Miami Office-16320 Northwest Second Avenue, Miami, Florida [Zoning Improvement Plan Number 33169] R. Alexander Acosta d/b/a R. ALEXANDER ACOSTA, U.S. ATTORNEY -500 E. Broward Boulevard, #700, Ft. Lauderdale, Florida [Zoning Improvement Ce:

Charlie Crist d/b/a CHARLIE CRIST, GOVERNOR- 420 E. Jefferson Street, Tallahassee, Florida [Zoning Improvement Plan Number 32301] Bill McCollum d/b/a BILL McCOLLUM, ATTORNEY GENERAL, FLORIDA-The Capitol PL-01, Tallahassee, Florida [Zoning Improvement Plan

Cliff Stearns d/b/a CLIFF STEARNS, CONGRESSMAN- 115 South East 25th Avenue, Ocala, Florida [Zoning Improvement Plan Number 34471]

Darci Smith d/b/a DARCI SMITH, CID, IRS-6511 Pelican Terrace, Coconut Creek, Florida [Zoning Improvement Plan Number 33307] Bertha Mitrani d/b/a BERTHA MITRANI, ASS U.S. ATTORNEY-500 East Broward Boulevard, #700, Fort Lauderdale, Florida [Zoning Improvement Plan

Number 33394]]

PUBLIC SERVANT'S QUESTIONNAIRE

Public Law 93-579 states in part: "The purpose of this Act is to provide certain safeguards for an individual against invasion of personal privacy by requiring Federal agencies...to permit and individual to determine what records pertaining to him are collected, maintained, used, or disseminated by such agencies." The following questions are based upon that act and are necessary in order that this individual may make a reasonable determination concerning divulgence of information to this agency.

Fill out the form completely. If any question does not apply, mark the answer with "N/A" or "Not applicable." Do not leave any question blank.

Public Servant Information		
1. Full Legal Name:		
2. Residence Address		
City	State	Zip
Department Information		
3. Name of department, bureau, or age	ency by which pu	ablic servant is employed:
City	State	Zip
Supervisor's name:		
4. Mailing address		
City	State	Zip
Public Servant Duty		
5. Will public servant uphold the Con-	stitution of the U	nited States?
6. Did public servant furnish proof of	identity?	
7. What was the nature of proof?		
B. Will public servant furnish a copy onvestigation?	of the law or regu	lation which authorizes this
9. Will the public servant read aloud to will ask?	he portion of the	law authorizing the question

	the answers to the questions voluntary or mandatory?
	the questions to be asked based upon a specific law/regulation, or are they be a discovery process?
12. Wha	t other uses may be made of this information?
13. Wha	t other agencies may have access to this information?
14. Wha these que	t will be the effect upon me if I should choose not to answer any part or all o estions?
	r Investigation e of person in government requesting that this investigation be made.
16. Is thi	is investigation 'general' or is it 'special'?
	e you consulted, questioned, interviewed, or received information from any that ive to this investigation?
18. If so,	, the identity of such third parties:
Expecte	d Results of Investigation
	ou reasonably anticipate either a civil or criminal action to be initiated or based upon any of the requested information?
Agency	Information
	ere a file of records, information, or correspondence relating to me being ed by this agency? If yes, which?
_	s agency using any information pertaining to me which was supplied by ano

22. May I have a copy of that information? If not, why not?
If so, how may I obtain a copy of that information?
23. Will the public servant guarantee that the information in these files will not be used by any department other than the one by whom he is employed? If not, why not?
Affirmation
If any request for information relating to me is received from any person or agency, you must advise me in writing before releasing such information. Failure to do so may subject you to possible civil or criminal action as provided by the act.
I swear (affirm) that the answers I have given to the foregoing questions are complete and correct in every particular.
Printed name:
Signature:
Date:(month)(day)(year)
First Witness Printed Name:
Second Witness Printed Name:
Second Witness Finned Name. Second Witness Signature:
Second witness signature.
Authorities for Questions:
• 1,2,3,4 In order to be sure you know exactly who you are giving the information to. Residence and
business addresses are needed in case you need to serve process in a civil or criminal action upon this individual.
 5 All public servants have taken a sworn oath to uphold and defend the constitution.
• 6,7 This is standard procedure by government agents and officers. See Internal Revenue Manual, MT-
9900-26, Section 242.133.
 8,9,10 Title 5 USC 552a, paragraph (e) (3) (A) 11 Title 5 USC 552a, paragraph (d) (5), (e) (1)
 11 Title 5 USC 552a, paragraph (d) (5), (e) (1) 12,13 Title 5 USC 552a, paragraph (e) (3) (B), (e) (3) (C)
• 14 Title 5 USC 552a, paragraph (e) (3) (D)
• 15 Public Law 93-579 (b) (1)
• 16 Title 5 USC 552a, paragraph (e) (3) (A)
• 17,18 Title 5 USC 552a, paragraph (e) (2)
• 19 Title 5 USC 552a, paragraph (d) (5) • 20 21 Public Law 93, 579 (b) (1)
 20,21 Public Law 93-579 (b) (1) 22 Title 5 USC 552a, paragraph (d) (1)
• 23 Title 5 USC 552a, paragraph (a) (1)

THIRD REQUEST (UCC 1-207.9)

Michael David Beiter Jr. 598 SW 77th Way Pembroke Pines, Florida 32033

Darci Smith d/b/a DARCI SMITH, CID, IRS 300 Lock Road, Room 200 Deerfield Beach, FL 33442 Priority Mail, Delivery Confirmation 03061070000300500641

Re: Cooperation

February 27, 2007

Dear Mrs Smith.

I am able and willing to fully cooperate with any requirement you say, in writing, is imposed on me by law. Like the bible says, "Give to Caesar what's Caesar's." You've refused that cooperation from me for almost 60 days now, but to obtain my immediate cooperation with a legal requirement please don't hesitate to call and specify the legal requirement(s) in writing and in the voicemail in Florida at 866-922-1385. Also, it is respectfully Demanded that you respond to the three page "PUBLIC SERVANT'S QUESTIONNAIRE" (PL 93-579) as required of you by law and return it within three days to the above address. If there are in fact any legal requirements expected of me please also include All records, if any, of determinations or decisions made that I, Michael David Beiter Jr., have a "legal duty" to furnish personal information to you or your Service.

Sincere regards,

Michael David Beiter Jr.

(In red ink)

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A. W.

Michael David Beiter Jr. 598 SW 77th Way Pembroke Pines, Florida 32033

Darci Smith d/b/a DARCI SMITH, CID, IRS 300 Lock Road, Room 120 Deerfield Beach, FL 33442 Express Mail EB318898410US

Re: Confirmation of you're receiving of the "PUBLIC SERVANT QUESTIONAIRE" (PL 93-579) on March 6, 2007 along with the letter delivered with delivery confirmation 03061070000300500641, attached herein for reference.

Dear Darci:

I am anxiously expecting your filled out "PUBLIC SERVANT QUESTIONAIRE" (PL 93-579) and by the time you receive this I am sure the three days to perform the survey will be over. I intended to respectfully demand a notarized photo copy of the front and back of your Pocket Commissions and simply forgot to do so. Please take three additional days from receipt of this letter to forward me a notarized copy of such Commissions to the address above. I have enclosed a prepaid envelope for your convenience. I am still not sure if it is I you seek but I am hearing from friends and associates of mine that you are being very harsh and threatening to them and using a name similar to mine in the process? I am not sure why you seem so angry and confused but once again and for what I believe is the fifth time, I AM READY, WILLING AND ABLE TO PROVE UP ALL OF MY ACTIONS WITH LAW AND FACT IF IT IS IN FACT ME YOU SEEK. I will expect your Commissions and am required to inform you that the demand for your Pocket Commissions and the "PUBLIC SERVANT QUESTIONAIRE" (PL 93-579) is for evidence in an ongoing matter. Please notify me if you intend to withhold such evidence.

Sincere regards,

Michael David Beiter Jr.

(In red ink)

COMPLIANCE HEREWITH IS MANDATORY

Michael David Beiter Jr.

c/o 598 SW 77th Way, Pembroke Pines, Florida [Zoning Improvement Plan number 32033]

To: Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY

c/o 500 East Broward Boulevard Suite 700, Fort Lauderdale, Florida [Zoning Improvement Plan number 33394] Registered Mail RR519390023US

Dear Agent:

After your recent contacts with and impacts upon the life of the undersigned, you will affix your signature to the public servant questionnaire enclosed herewith and you will return same in the envelope provided herewith and for which postage has already been obtained. I have every desire to obey all laws that apply to me, but I am fearful that any participation with you or your Service will constitute a voluntary waiver of those rights and moot any future claim to those rights.

If the above specified questionnaire is not received at the above address before 12:00 a.m. midnight (EST) of the date of 4/24/07, you may be sued legally under charges of bad faith in accordance with your Service's code and regulations, which is a suit against you, yourself, individually, including but not limited to suit to enjoin any and all ultra vires activity in which you are engaging now or in the future against the undersigned, and you may be found guilty of refusing to execute the mandatory questionnaire among other criminal and civil charges if you continue to contact the undersigned in the absence of its return, completed and signed, to the undersigned in the envelope described.

If you have any questions, you may consult the authorities listed on the last page of the questionnaire.

My authority for making this timely demand for verification of your authority is a matter of right and supported by the decision of the United States Supreme Court as follows:

"Whatever the form in which the Government functions, anyone entering into an arrangement with the Government takes the risk of having accurately ascertained that he who purports to act for the Government stays within the bounds of his authority...And this is so even though as here, the agent was not aware of the limitations upon his authority." Federal Crop Insurance Corporation v. Merrill, 332 U.S. 380 at 384 (1947)

By my signature below I affirm that the foregoing is honest, true and correct under penalty of perjury this Thirteenth Day of the Fourth Month of the Year of our Lord 2007, executing same at arm's length and at Broward, Florida

Michael David Beiter Jr., living soul

(In red ink)

Enclosed: Public servant questionnaire (per Public Law 93-579 and per the other twenty-one authorities cited thereon)

Use of a Notary Public in this document does not constitute any adhesion nor does it alter my neutral status At law (in itinere In original Common Law jurisdiction). The purposes for Notary Public herein are identification and verification only, not for entrance into any foreign jurisdiction.

a Notary Public, personally appeared (Michael David Beiter Jr., On April 13, 2007 before me, living soul) personally known to me -OR- proved to me on the basis of satisfactory evidence to be the entity(ies) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the entity(ies), or the person upon behalf of which entity(ies) acted,

executed the instrument.

SUBSCRIBED and SWORN to before me this 13th day of April, 2007. Bonded Thru Pichard In EXPIRES: November 16, 2 NUSSTLABOY NOISEMINOS ASES MASON TISCHER My Commission Expires:

(Stamp of the States

The foregoing instrument was acknowledged before me this 13 day of And, 2007 by Wichiel

Personally

COMPLIANCE HEREWITH IS MANDATORY

Michael David Beiter Jr. c/o 598 SW 77th Way, Pembroke Pines, Florida [Zoning Improvement Plan number 32033]

07

To: Clarence Maddox d/b/a CLARENCE MADDOX, CLERK OF COURTS

c/o 301 North Miami Avenue, Miami, Florida [Zoning Improvement Plan number 33394] Registered Mail RR519390037US

Dear Agent:

After your recent contacts with and impacts upon the life of the undersigned, you will affix your signature to the public servant questionnaire enclosed herewith and you will return same in the envelope provided herewith and for which postage has already been obtained. I have every desire to obey all laws that apply to me, but I am fearful that any participation with you or your Service will constitute a voluntary waiver of those rights and moot any future claim to those rights.

If the above specified questionnaire is not received at the above address before 12:00 a.m. midnight (EST) of the date of 4/24/07, you may be sued legally under charges of bad faith in accordance with your Service's code and regulations, which is a suit against you, yourself, individually, including but not limited to suit to enjoin any and all ultra vires activity in which you are engaging now or in the future against the undersigned, and you may be found guilty of refusing to execute the mandatory questionnaire among other criminal and civil charges if you continue to contact the undersigned in the absence of its return, completed and signed, to the undersigned in the envelope described.

If you have any questions, you may consult the authorities listed on the last page of the questionnaire.

My authority for making this timely demand for verification of your authority is a matter of right and supported by the decision of the United States Supreme Court as follows:

"Whatever the form in which the Government functions, anyone entering into an arrangement with the Government takes the risk of having accurately ascertained that he who purports to act for the Government stays within the bounds of his authority...And this is so even though as here, the agent was not aware of the limitations upon his authority."

Federal Crop Insurance Corporation v. Merrill, 332 U.S. 380 at 384 (1947)

By my signature below I affirm that the foregoing is honest, true and correct under penalty of perjury this Thirteenth Day of the Fourth Month of the Year of our Lord 2007, executing same at arm's length and at Broward, Florida,

Michael David Beiter Jr., living soul

(In red ink)

Enclosed: Public servant questionnaire (per Public Law 93-579 and per the other twenty-one authorities cited thereon)

Use of a Notary Public in this document does not constitute any adhesion nor does it alter my neutral status At law (in itinere In original Common Law jurisdiction). The purposes for Notary Public herein are identification and verification only, not for entrance into any foreign jurisdiction.

On April 13, 2007 before me, _______ a Notary Public, personally appeared (Michael David Beiter Jr., living soul) personally known to the OR- of proved to me on the basis of satisfactory evidence to be the entity(ies) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the entity(ies), or the person upon behalf of which entity(ies) acted, executed the instrument.

SUBSCRIBED and SWORN to before me this 13th day of April, 2007.

TARY PUBLIC (Seal)

(Stamp of the State of Florida Above)

My C

JASON TISCHER

MY COMMISSION # DD 615586

EXPRES: November 16, 2010

Bonded Thru Pichard Insurance Agency

The foregoing instrument was acknowledged before me this | Sday of April 200 by Michael Select

COMPLIANCE HEREWITH IS MANDATOR'

Use of a Notary Public in this document does not constitute any adhesion nor does it alter my neutral status At law (in itinere In original Common Law jurisdiction). The purposes for Notary Public herein are identification and verification only, not for entrance into any foreign jurisdiction.

On March 28, 2007 before me, ICABEN PATEL a Notary Public, personally appeared (Michael David Beiter Jr. living soul) personally known to me -OR- proved to me on the basis of satisfactory evidence to be the entity(ies) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the entity(ies), or the person upon behalf of which entity(ies) acted, executed the instrument.

(Stamp of the State

SUBSCRIBED and SWORN to before me this 28th day of March 2007.

NOTARY PUBLIC (Seal)

My Commission Expires: 07 - 11 - 2009

ILABEN PATEL

Notary Public. State of Florida

My comm. expires July 11, 2009

Florida Above 0449688

COMPLIANCE HEREWITH IS MANDATORY

Michael David Beiter Jr. c/o 598 SW 77th Way, Pembroke Pines, Florida USA [Zoning Improvement Plan number 32033]

07

To: R.L. Commerson (Employee ID 56-688338), "Disclosure Manager, Greensboro Office"

c/o IRS, Disclosure Office 7, Room 409, 320 Federal Place North Carolina USA [Zoning Improvement Plan number 27401]
Registered Mail RR 519 390 085 U S

Dear Employee:

I am in receipt of your correspondence dated "March 21, 2007," attached herein for reference.

My authority for making this timely demand for verification of your authority is a matter of right and supported by the decision of the United States Supreme Court as follows:

"Whatever the form in which the Government functions, anyone entering into an arrangement with the Government takes the risk of having accurately ascertained that he who purports to act for the Government stays within the bounds of his authority...And this is so even though as here, the agent was not aware of the limitations upon his authority."

Federal Crop Insurance Corporation v. Merrill, 332 U.S. 380 at 384 (1947)

After your recent contacts with and impacts upon the life of the undersigned, you will affix your signature to the public servant questionnaire enclosed herewith and you will return same in the envelope provided herewith and for which postage has already been obtained. I have every desire to obey all laws that apply to me, but I am fearful that any participation with you or your Service will constitute a voluntary waiver of those rights and moot any future claim to those rights.

If the above specified questionnaire is not received at the above address before 12:00 a.m. midnight (EDT) of the date of 4/10/07, you may be sued legally under charges of bad faith in accordance with your Service's revenue code and regulations, which is a suit against , yourself, individually, including but not limited to suit to enjoin any and all ultra vires activity in which you are engaging now or in future against the undersigned, and you may be found guilty of refusing to execute the mandatory questionnaire among other criminal and civil charges if you continue to contact the undersigned in the absence of its return, completed and signed, to the undersigned in the envelope described.

If you have any questions, you may consult the authorities listed on the last page of the questionnaire.

Your correspondence indicates that you are proceeding in disregard of the statutory deadlines for your Service/Agency to complete and send a response to the Privacy Act/FOIA request where it indicates that you are refusing to do so on the erroneous assumption that the Privacy Act/FOIA request contains questions and/or indications of a challenge of any sort or variety. In the absence of documents with which to make or support such assumption(s) of a challenge existing, I have little choice but to conclude that your correspondence constitutes evidence of refusal to comply with the Privacy Act and Freedom of Information Act deadlines as it fails to contain the statutorily required elements of a satisfied request (i.e., cost for copying, et cetera). I am sure that you understand the consequences to such a refusal include entitlement to a Vaughn Index.

The contents of your correspondence, namely, your internal publication indicating "Why do you have to pay taxes" is clearly offered not for the objective truth of the matter but rather indicates your diligence (albeit diligence in support of an erroneous and undocumented assumption, indicating sheer speculation and a rather hasty eagerness to libel/label someone as a tax protestor/"challenger").

By my signature below I affirm through notary that the foregoing is honest, true and correct under penalty of perjury this Twenty-Eighth Day of the Third Month of the Year of our Lord 2007, executing same at arm's length and at Florida,

Michael David Beiter Jr., living soul (In red ink)

'nsed:

atory public servant questionnaire (per Public Law 93-579 and per the other twenty-one authorities cited thereon)

RTF-MB-RLC-032807

COMPLIANCE HEREWITH IS MANDATORY

Michael David Beiter Jr. c/o 598 SW 77th Way, Pembroke Pines, Florida [Zoning Improvement Plan number 32033]

To: Darci Smith doing business as DARCI SMITH, CID, IRS AGENT

c/o 6511 Pelican Terrace, Coconut Creek, Florida [Zoning Improvement Plan number 33073-2425] Express Mail EB318898437US

and

7

300 Lock Road #200, Deerfield Beach, Florida [Zoning Improvement Plan number 33442] Express Mail EB318898445US

Dear Agent:

After your recent contacts with and impacts upon the life of the undersigned, you will affix your signature to the public servant questionnaire enclosed herewith and you will return same in the envelope provided herewith and for which postage has already been obtained. This is your third notice and opportunity to fulfill and complete the mandatory questionnaire. I have every desire to obey all laws that apply to me, but I am fearful that any participation with you or your Service will constitute a voluntary waiver of those rights and moot any future claim to those rights.

If the above specified questionnaire is not received at the above address before 12:00 a.m. midnight (PST) of the date of 4/1/07, you may be sued legally under charges of bad faith in accordance with your Service's revenue code and regulations, which is a suit against you, yourself, individually, including but not limited to suit to enjoin any and all ultra vires activity in which you are engaging now or in the future against the undersigned, and you may be found guilty of refusing to execute the mandatory questionnaire among other criminal and civil charges if you continue to contact the undersigned in the absence of its return, completed and signed, to the undersigned in the envelope described.

If you have any questions, you may consult the authorities listed on the last page of the questionnaire.

authority for making this timely demand for verification of your authority is a matter of right and supported by the decision of the United States Supreme Court as follows:

"Whatever the form in which the Government functions, anyone entering into an arrangement with the Government takes the risk of having accurately ascertained that he who purports to act for the Government stays within the bounds of his authority...And this is so even though as here, the agent was not aware of the limitations upon his authority."

Federal Crop Insurance Corporation v. Merrill, 332 U.S. 380 at 384 (1947)

By my signature below I affirm that the foregoing is honest, true and correct under penalty of perjury this Twenty-Second Day of the Third Month of the Year of our Lord 2007, executing same at arm's length and at Broward, Florida,

Michael David Beiter Jr., living soul

(In red ink)

Enclosed: Public servant questionnaire (per Public Law 93-579 and per the other twenty-one authorities cited thereon)

Use of a Notary Public in this document does not constitute any adhesion nor does it alter my neutral status At law (in itinere In original Common Law jurisdiction). The purposes for Notary Public herein are identification and verification only, not for entrance into any foreign jurisdiction.

On March 22, 2007 before me, According a Notary Public, personally appeared (Michael David Beiter Jr., living soul) personally known to me -OR- proved to me on the basis of satisfactory evidence to be the entity(ies) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the entity(ies) which entity(ies) acted, recuted the instrument.

(Stamp of the St

PUBLIC, STATE OF

SUBSCRIBED and SWORN to before me this 22nd day of March 2007.

NOTARY PUBLIC (Seal)

My Commission Expires: 4-708



U.S. Department of Justice

United States Marshals Service

Office of General Counsel

Washington, DC 20530-1000

October 3, 2007

Michael David Beiter, Jr. c/o 5250 NE 160th Avenue Williston, FL 32696

Re: Freedom of Information Act Request No. 2008USMS10982 Subject: Judge Lurana S. Snow

Dear Requester:

The United States Marshals Service (USMS) is responding to your request for a copy of an Affidavit of Judge's Domicile and a certified copy of State Cession Document for the property where Judge Snow maintains her physical domicile.

The Affidavit of Judge's Domicile is not a USMS document. Therefore, we do not maintain this document in our files.

Absent a written release from the subject(s) of your request for a certified copy of State Cession Document is being denied pursuant to Exemption (b)(6) of the Freedom of Information Act, 5 U.S.C. Section 552(b). Exemption (b)(6) personnel, medical and similar files the disclosure of which would constitute a clearly unwarranted invasion of personal privacy. A discretionary release of such records or information, if they exist, would be in violation of the Privacy Act of 1974, 5 U.S.C. § 552a. See also United States Department of Justice v. Reporters Committee for Freedom of the Press, 489 U.S. 749 (1989).

If you are dissatisfied with my action on this request, you may appeal from this (partial) denial by writing to the Director, Office of Information and Privacy, Office of Information and Privacy, Suite 11050, 1425 New York Avenue, N.W., Department of Justice, Washington, D.C. 20530-0001, within 60 days of the date of this letter. Both the letter and the envelope should be clearly marked "Freedom of Information Act Appeal."

In the event you are dissatisfied with the results of any such appeal, judicial review will thereafter be available to you in the United States District Court for the judicial district in which you reside or have your principal place of business, or in the District of Columbia.

Sincerely,

William E. Bordley
Associate General Associate General

Counsel/ FOIPA Officer Office of General Counsel



Michael David Beiter Jr., a living soul with wife and children (non-commercial entities) Honest Abode- 5250 Northeast 160th Avenue, Williston, Florida [Zoning Improvement Plan number not applicable]

ober 7, 2007

To: William Bordley d/b/a WILLIAM E. BORDLEY, COUNSEL/FOIPA OFFICER

US DEPARTMENT OF JUSTICE

OFFICE OF GENERAL COUNSEL

Washington, DC [Zoning Improvement Plan Number 20530-1000] (erh Act Mail 7005 1820 0006 2166 0659

Subject: Response to my "Affidavit of Judge's Domicile" and cover letter regarding Lurana S. Snow d/b/a JUDGE LURANA S. **SNOW**

Dear William:

In regards to your letter, first and foremost, thank you for greeting me in the correct upper case, lower case spelling of my honest name. I would ask that for the future, you would include use of zoning improvement plan numbers inside brackets as they are not relative to my abode. I respectfully would ask you to clarify several things in regards to your letter and then notify you of several consequences of said

In your letter dated October 3, 2007, you state that the Affidavit of Judge's Domicile "is not a USMS document. Therefore, we do not maintain this document in our files." Please tell me who would hold the document as it is needed for evidence in an on going matter. I ask that this be done within seventy two (72) hours of receipt of this writing.

In regards to your denial of the State Cession Document and the "clearly unwarranted invasion of personal privacy" that you mention, I state the following. I have documented fraud waste and abuse and an ongoing investigation of parties now using Judge Snow to carry out there overt and obvious acts. The denial of access to the documents requested seems like another overt act to conspire with the agents being investigated. I wonder how much farther public servants under an Oath of Office to the Constitution of the United States of nerica (1788) will go to carry out there schemes. My reliance is that your denial of access to this public servant assures me that you

e guaranteed me that the Judge has met all requirements of a lawful office and that any controverting facts will be admission of guilt and fully binding upon you at any court without your objection, protest, or that of those who represent you.

My authority for this Notice is:

Whatever the form in which the Government functions, anyone entering into an arrangement with the Government takes the risk of having accurately ascertained that he who purports to act for the Government stays within the bounds of his authority...And this is so even though as here, the agent was not aware of the limitations upon his authority."

Federal Crop Insurance Corporation v. Merrill, 332 U.S. 380 at 384 (1947)

I would be amiss to ask why servants are granted these supposed protections, while those whom you serve have privacies invaded on a regular basis by rogue agents acting outside of their authority. Evidence abounds and silence will no longer work in favor of said agents.

The seal below is proof that I, the man signing and sealing below, affirm that the foregoing is honest (John 4:23-24, "The Holy Bible"), true and correct under penalty of perjury this seventh day of the tenth month of the year of our Lord 2007, at arm's length and at Levy, Florida,

Sealed:

Michael David Beiter, Jr., living soul

(sealed in red ink, upper and lower-cased in adherence to the rules of English)

Cc:

FBI- Miami Office

16320 Northwest Second Avenue, Miami, Florida [Zoning Improvement Plan Number 33169]

R. Alexander Acosta d/b/a R. ALEXANDER ACOSTA, U.S. ATTORNEY,

500 E. Broward Boulevard, #700, Ft. Lauderdale, Florida [Zoning Improvement Plan Number 33394]

Charlie Crist d/b/a CHARLIE CRIST, GOVERNOR

420 E. Jefferson Street, Tallahassee, Florida [Zoning Improvement Plan Number 32301]

Bill McCollum d/b/a BILL McCOLLUM, ATTORNEY GENERAL, FLORIDA

The Capitol PL-01, Tallahassee, Florida [Zoning Improvement Plan Number 32399-1050]

Cliff Stearns d/b/a CLIFF STEARNS, CONGRESSMAN

115 South East 25th Avenue, Ocala, Florida [Zoning Improvement Plan Number 34471]

October 7, 2007

John (Jack) E. Potter

Postmaster General and Chief Executive Officer

United States Postal Service

475 L' Enfant Plaza SW

Washington DC, 20260

Developer 0306 0320 0057 1059 0820

Dear Jack,

My first letter to your office is included below in first letter's entirety.

September 4, 2007

John (Jack) E. Potter
Postmaster General and Chief Executive Officer
United States Postal Service
475 L' Enfant Plaza SW
Washington DC, 20260 Expr

Express Mail EB 032383289 US

Re: possible mail fraud and coercion

Dear Mr. Potter,

There are several issues that I would like to bring to your attention and I will start with the easiest to prove first and then move on to the other disturbing topic. Before I do anything however, I believe you deserve clarity in all fairness to you. I and others close to me have been severely harassed by a rogue agent working for the Internal Revenue Service. The name of the agent is Darci Smith of the Criminal Investigation Department and the levels she goes to while purporting justice are and will be proven to be downright criminal. It will be up to you to discern if I tell you this to aid myself, or give you a heads up so that when you investigate my claim, she does not drag you into her nightmare. I have a file number for an open investigation on Mrs. Smith and one of her cohorts if needed by you.

My first issue involves a piece of mail known as Express Mail. On 8/15/07 your Gainesville office accepted my offer of contract to deliver documents to one named Darci Smith. The Express Mail number was EB 032383261 US. Between the hours of 12:00 pm and 3:00 pm you website showed the named mail as being delivered. Several hours later, after someone at Darci's address received the letter your website showed the letter as undelivered. I always document my mailings as they are part of an ongoing matter. When the mail was brought back to me one of your agents found it very odd that her paperwork showed the mail as delivered and yet it was returned undelivered. I then proceeded to tell your agent about the ongoing investigation and asked if I could have the original delivery receipt, the one usually kept by your office for your records. The problem here is that someone has committed mail fraud and breach of contract, so my question to you is very simple. When one of your agents signed off on a piece of mail as being delivered, waiver of signature was applied, how does that mail show as being delivered and then suddenly change? Someone caused a breach of contract and attempted to conceal the matter. If I did not have the original and your website, it would be difficult to prove, however, I have the original and the signatures.

It would seem little ire if not for the fact that this same Darci Smith took someone into a separate office claiming to be a Postal Inspector and photo copied mail of mine previously. The person was threatened with the loss of his business if these "takings" revealed takings occurred; however, I may have to subpoen this person under penalty of perjury to help overcome his fear. All of this second issue was of course without done Judges authority to do so.

Please immediately send me any documents that must be filled out to start a criminal complaint or fraud report and I will gladly respond.

Sincerely,

Michael David Beiter Jr. (in red ink)

I have "silent" response from said mailing.



Michael David Beiter Jr., a living soul with wife and children (non-commercial entities) c/o Honest Abode- 5250 Northeast 160th Avenue, Williston, Florida [Zoning Improvement Plan number not applicable]

To: Darci Smith d/b/a DARCI SMITH, CID, IRS

6511 Pelican Terrace, Coconut Creek, Florida [Zoning Improvement Plan Number 33307]

Subject: Your refusal of my offer of grace to complete the Public Servant Questionnaire many months after your initial dishonor.

Darci,

As defined, refuse is to "elude, especially in a baffling way." I accept your dishonor of my presentment as admission to all stated therein.

The seal below is proof that I, the man signing and sealing below, affirm that the foregoing is honest (John 4:23-24, "The Holy Bible"), true and correct under penalty of perjury this seventh day of the tenth month of the year of our Lord 2007, at arm's length and at Levy, Florida,

Sealed:

Michael David Beiter, Jr., living soul

(sealed in red ink, upper and lower-cased in adherence to the rules of English)

Cc:

FBI- Miami Office-16320 Northwest Second Avenue, Miami, Florida [Zoning Improvement Plan Number 33169]

R. Alexander Acosta d/b/a R. ALEXANDER ACOSTA, U.S. ATTORNEY -500 E. Broward Boulevard, #700, Ft. Lauderdale, Florida [Zoning Improvement Plan Number 33394]

Charlie Crist d/b/a CHARLIE CRIST, GOVERNOR- 420 E. Jefferson Street, Tallahassee, Florida [Zoning Improvement Plan Number 32301]
Bill McCollum d/b/a BILL McCOLLUM, ATTORNEY GENERAL, FLORIDA-The Capitol PL-01, Tallahassee, Florida [Zoning Improvement Plan Number 32399-1050]

Cliff Stearns d/b/a CLIFF STEARNS, CONGRESSMAN- 115 South East 25th Avenue, Ocala, Florida [Zoning Improvement Plan Number 34471]

October 11, 2007

Richard Koss d/b/a RICHARD KOSS, POSTAL INSPECTOR 3400 Lakeside Drive, 6th Floor Miramar, Florida [Zoning improvement Plan Number 33027-3242] Certified mail 70042510000754584925, proof of acceptance of terms attached

Re: PS Form 8165, attached

Dear Richard,

I thank you for your attempt to spell my name honestly in your writing dated October 16, 2007, however, using Zoning Improvement Plan Numbers in regards to my abode is wholly inappropriate. It is respectfully demanded that you properly address any writings to me and if you must add a Zoning Improvement Plan Number, then follow my format above. All waivers are and continue to be disavowed, for eternity. I have attempted to fill out a vague report and ask that all future inquiries be directed to Congressman Stearns at the address given as it is his investigation. I don't know how you came up with the determination that there "appears to be a delivery issue"? Are you using someone else's knowledge to determine such?

Sealed,

Michael David Beiter Jr., non-commercial entity (living soul) in accordance with Article IX for your bill of rights (federal)

cc:

Charlie Crist d/b/a CHARLIE CRIST, GOVERNOR- 420 E. Jefferson Street, Tallahassee, FL [Zoning Improvement Plan Number 22201]

Bill McCollum d/b/a BILL McCOLLUM, ATTORNEY GENERAL, FLORIDA- The Capitol PL-01, Tallahassee, FL [Zoning Improvement Plan Number 32399-1050]

R. Alexander Acosta d/b/a R. ALEXANDER ACOSTA, U.S. ATTORNEY- 500 E. Broward Boulevard, #700, Ft. Lauderdale, FL [Zoning Improvement Plan Number 33394]

Cliff Stearns d/b/a CLIFF STEARNS, CONGRESSMAN- 115 S.E. 25th Avenue, Ocala, FL [Zoning Improvement Plan Number 34471]

Richard Koss d/b/a RICHARD KOSS, POSTAL INSPECTOR 3400 Lakeside Drive, 6th Floor Miramar, Florida [Zoning improvement Plan Number 33027-3242] Certified mail 70042510000754584925, proof of acceptance of terms attached

Re: PS Form 8165, attached

Dear Richard,

I thank you for your attempt to spell my name honestly in your writing dated October 16, 2007, however, using Zoning Improvement Plan Numbers in regards to my abode is wholly inappropriate. It is respectfully demanded that you properly address any writings to me and if you must add a Zoning Improvement Plan Number, then follow my format above. All waivers are and continue to be disavowed, for eternity. I have attempted to fill out a vague report and ask that all future inquiries be directed to Congressman Stearns at the address given as it is his investigation. I don't know how you came up with the determination that there "appears to be a delivery issue"? Are you using someone else's knowledge to determine such?

Sealed.

Michael David Beiter Jr., non-commercial entity (living soul) in accordance with Article IX for your bill of rights (federal)

cc:

Charlie Crist d/b/a CHARLIE CRIST, GOVERNOR- 420 E. Jefferson Street, Tallahassee, FL [Zoning Improvement Plan Number

Bill McCollum d/b/a BILL McCOLLUM, ATTORNEY GENERAL, FLORIDA- The Capitol PL-01, Tallahassee, FL [Zoning

Improvement Plan Number 32399-1050] R. Alexander Acosta d/b/a R. ALEXANDER ACOSTA, U.S. ATTORNEY- 500 E. Broward Boulevard, #700, Ft. Lauderdale, FL

[Zoning Improvement Plan Number 33394] Cliff Stearns d/b/a CLIFF STEARNS, CONGRESSMAN- 115 S.E. 25th Avenue, Ocala, FL [Zoning Improvement Plan Number 34471]



U.S. POSTAL INSPECTION SERVICE

Mail Fraud Report

See Privacy Act Statement on Page 3

Complainant Information						
Your Name			SSN* (Year of Birth*
Michael David De	iter Jr.		N	A		NA
Michael David Be Address 5250 NE 160th A						
City 5250 NC 100100 12	vertie	State	ZIP Code		Country	
willisha		forida	NIA	4	Americ	a
Home Phone No. (Include Area Code)	Work Phone No. (I			E-Mail	1	A STATE OF THE STA
(352)528-0042			,	W	orshiovac	Yahoo.com
*These two fields are optional, but the informat certain crimes target particular age groups.	ion may be helpful to	Postal Inspecto	rs tracking your	complaint	t. Also, penalties ma	ly increase when
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Details of Mail Fraud Complaint						
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How Did You Pay? (Check one) Postal M.		ectronic Transfe	Debit	Card	Date of Payment	
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Find the General Category Below that Describes	Your Area of Concer	n, and Check th	e Specific Item.	. (Check o	ne only)	
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Credit Repair/Debt Consolidation	☐ Directory Solicita			☐ Failure	e to Provide	
Credit Card	☐ Subscription/Per	riodical		☐ Misrep	resentation of Prod	uct/Service
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On What Date Did You Receive the Solicitation?	Make the community of the best state of the community of the of the com					
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PS Form 8165 , January 1999 (Page 1 of 3)				T. dag	s order	

How Were You Contacted	,			
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Date of Last Contact.	Via letter	0-0	Unanswered Telephone	Address Unavailable
Legitimate businesses a wait 2 weeks after conta-	ppreciate feedback. Check t	he offer for the deliver	y time frame, usually 6 to 8 week	is, and then contact the company. Please deral Trade Commission rule mandates
fulfillment within 30 days	, unless you applied for first	time credit with the co	ompany.	
Additional Information	n You Feel Is Importan	t		
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The U.S. Postal Inspection	on Service is a federal law en	forcement agency.	completing a business transact	tion, contact the Chamber of Commerce,
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of future solicitations. If you know of others who believe they were

Privacy Act Statement: The collection of this information, which will be used to address your complaint, is authorized by 39 USC 404, 18 USC 3061, and 5 USC, App. 3. It may be disclosed to an agency that requests information in the course of a background check; to an appropriate government agency, domestic or foreign, for law enforcement purposes; if pertinent, in a legal proceeding to which the USPS is a party or has an interest; to a government agency in order to obtain information relevant to a USPS decision concerning employment, security clearances, contracts, licenses, grants, permits or other benefits; to a government agency upon its request when relevant to its decision concerning employment, security clearances, security or suitability investigations, contracts, licenses, grants or other benefits; to a congressional office at your request; to an expert, consultant, or other person under contract with the USPS to fulfill an agency function; to the Federal Records Center for storage; to the Office of Management and Budget for review of private relief legislation; to an independent certified public accountant during an official audit of USPS finances; to an investigator, adminstrative judge or complaints examiner appointed by the Equal Employment Opportunity Commission for investigation of a formal EEO complaint under 29 CFR 1614; to the Merit Systems Protection Board or Office of Special Counsel for proceedings or investigations involving personnel

practices and other matters within their jurisdiction; and to a labor organization as required by the National Labor Relations Act; to an appropriate foreign or international law enforcement agency, organization or individual for investigative or prosecutorial purposes; to assist in crime prevention or detection; to obtain information relating to a pending investigation, trial or hearing; to obtain the cooperation of a witness or informant, or to notify of the status of the case; to a party or their attorney to discuss settlement, plea bargaining or discovery proceedings; to an agency or individual concerned with maintenance, extradition or release of a person held in custody; to a foreign country pursuant to an international treaty, convention or executive agreement; to the public, news media, trade associations or organized groups, if it is of interest, on accomplishments of the Postal Service or its employees; to a foreign country when apprehending or returning a fugitive to a jurisdiction seeking return; to American Insurance Association Index System members if it relates to accidents or injuries; or to elicit information from or alert organizations or individuals that share an electronic bulletin board with respect to potential criminal activity. Completion of this form is voluntary; however, the Postal Inspection Service may not be able to address your complaint if the information is not provided.

CLIFF STEARNS

6TH DISTRICT, FLORIDA

WASHINGTON:

2370 RAYBURN HOUSE OFFICE BUILDING WASHINGTON, DC 20515-0906

(202) 225-5744 FAX: (202) 225-3973

www.house.gov/stearns



Congress of the United States

House of Representatives Washington, DC 20515-0906

October 15, 2007

Mr. Michael David Beiter, Jr. 5250 NE 160th Ave Williston, FL 32696

Dear Mr. Beiter:

Enclosed is the interim response received regarding your problem with an agency of the federal government.

My staff will continue to handle your case in a prompt and thorough manner, and will be back in touch with you when further information is received from the agency.

If you have questions about this interim response, please call.

Sincerely,

Cliff Steams

United States Representative

CS:sw

0CALA 115 S.E. 25TH AVENUE 0CALA, FL 34471 (352) 351-8777

GAINESVILLE

5700 S.W. 34TH STREET, #425
GAINESVILLE, FL 32608
(352) 337-0003

PRINTED ON RECYCLED PAPER

COMMITTEE ON ENERGY AND COMMERCE

SUBCOMMITTEES:

COMMERCE, TRADE, AND CONSUMER PROTECTION RANKING REPUBLICAN MEMBER

TELECOMMUNICATIONS AND THE INTERNET

ENVIRONMENT AND HAZARDOUS MATERIALS

COMMITTEE ON VETERANS' AFFAIRS

DEPUTY RANKING REPUBLICAN MEMBER

SUBCOMMITTEES: HEALTH

OVERSIGHT AND INVESTIGATIONS

AIR FORCE CAUCUS, CO-CHAIRMAN

CHRONIC OBSTRUCTIVE PULMONARY DISEASE (COPD) CAUCUS, CO-CHAIRMAN

CYSTIC FIBROSIS CAUCUS, CO-CHAIRMAN

ORANGE PARK

1726 KINGSLEY AVENUE, #8

726 KINGSLEY AVENUE, #8 ORANGE PARK, FL 32073 (904) 269–3203



DEPARTMENT OF THE TREASURY

INTERNAL REVENUE SERVICE WASHINGTON, D.C. 20224

SEP 2 8 2007

The Honorable Cliff Stearns Member, U.S. House of Representatives 115 Southeast 25th Avenue Ocala, FL 34471

Dear Congressman Stearns:

I am responding to your inquiry of August 15, 2007, on behalf of your constituent, Mr. Michael David Beiter Jr. He wrote about potential racketeering activity at the United States District Court in Fort Lauderdale.

I am sorry, but I cannot assist you with this issue because it is not within our jurisdiction. The Treasury Inspector General for Tax Administration (TIGTA) is responsible for investigating allegations of violations that affect the integrity of federal tax administration and IRS programs. Therefore, I am forwarding your letter to the TIGTA at the following address:

> The Honorable J. Russell George Treasury Inspector General for Tax Administration Department of the Treasury 1125 15th Street, N.W., Room 700A Washington, DC 20005

Again, we appreciate this information. If you have any questions, please contact me at

Sincerely,

Steven H. Pregozen Deputy Director, Strategy



INSPECTOR IN CHARGE

October 16, 2007

Mr. Michael David Beiter, Jr. 5250 NE 160Th Ave Williston, FL 32696-6423

Dear Mr. Beiter:

I have reviewed your September 4, 2007, letter addressed to John Potter, Postmaster General. Your concern with the U.S. Postal Service appears to be a delivery issue and should be taken up with your local post office. However, if you feel there is criminal issue, I have included PS Form 8165, Mail Fraud Report. You may complete the form and give it to your local Postmaster or mail to:

Inspection Service Support Group 222 S. Riverside Plaza, Suite 1250 Chicago, IL 60606-6100

You may also access PS Form 8165 online at the Postal Inspection Service web-site http://postalinspectors.uspis.gov, and submit electronically. (See under "Contact Us").

Regarding your reference to the Internal Revenue Service, this should be taken up with that Agency.

Sincerely,

Richard Koss Postal Inspector

Juhard Koss



U.S. POSTAL INSPECTION SERVICE

Mail Fraud Report

See Privacy Act Statement on Page 3

Complainant Information						
Your Name	•) >		SSN*			Year of Birth*
Address 5250 NE WOM 1	eiter Jr.		N	A		NA
Address						
5250 NE 100m	tuense					
City	1	State	ZIP Code		Country	
willis to 2		floridu	NA	>	Americ	a
Home Phone No. (Include Area Code)	Work Phone No. (Inc	clude Area Co	de)	E-Mail		
(352)528-0042				W	orshipyai	gyahoo.com
*These two fields are optional, but the information	tion may be helpful to P	ostal Inspecto	rs tracking your	complaint	t. Also, penalties m	ay increase when
certain crimes target particular age groups.						
Complaint Filed Against						
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PS Form 8165 , January 1999 (<i>Page 1 of 3</i>)			2	Jud qe	s orde	<i>C</i> .

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If by Mail, Do You Have the Envelope It Was Mailed in? Does the Envel	elope Have a Permit Number Instead of a Stamp?
☐ Yes ☐ No ☐ Yes; Perm	nit No.: No
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Do You Have a Mailing Receipt From Your Response (Such as for certifi	fied, insured or Express Mail)?
Yes; Mail Receipt No.:	□ No
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What Did You Receive?	
How Did It Differ From What You Expected?	
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which was returned	☐ Unanswered Telephone ☐ Address Unavailable
Legitimate businesses appreciate feedback. Check the offer for the del wait 2 weeks after contacting them before sending us this form. When a fulfillment within 30 days, unless you applied for first-time credit with the	livery time frame, usually 6 to 8 weeks, and then contact the company. Please a delivery time is not specified, a Federal Trade Commission rule mandates be company.
Additional Information You Feel Is Important	
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Thank you for completing this form. Please mail it with copies (not	victimized in a fraud scheme, we recommend that you encourage them
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and back) or correspondence related to your report to the address below	Avoid being a victim: Postal Inspectors recommend that, before
The U.S. Postal Inspection Service is a federal law enforcement agency.	
Postal Inspectors gather facts and evidence to determine whether a	Better Business Bureau, or county or state Office of Consumer Affairs in
	the area where the firm is located to get any information available on the
violation has occurred under the Mail Fraud or False Representation	
Statutes. While the Postal Inspection Service can't guarantee that you'll	Company. If you have internet access, you can get information from the
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	Better Business Bureau online at: www.bbb.org, and from the individual state Attorneys General Consumer Protection Divisions at
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Michael David Beiter Jr., a living soul with wife and children (non-commercial entities) c/o Honest Abode- 5250 Northeast 160th Avenue, Williston, Florida [Zoning Improvement Plan number not applicable]

: each and every one of the attached "cc" list (after failure to rebut)

Subject: as you were previously given notice, failure to rebut

This is lawful notification to you and you are required to respond and to rebut that with which you disagree. If you fail to do so in writing to the "above and hereupon prominently displayed" honest abode address within ten (10) days then you admit to everything contained herein, fully binding upon you at any court without your objection, protest, or that of those who represent you.

As a result of instrument 2379629 (copy enclosed) recorded at Alachua County, Florida and Fed. Rules of Evidence 201 and 902, establishing an absent rebuttal, you cannot legally now claim "a rebuttal was or is expressed regarding the items recorded at the county recorder."

If you did previously rebut and you believe your rebuttal was either lost, stolen or otherwise made non-available to the undersigned, you may send a copy of your rebuttal writing to the above honest address within ten (10) days in order to be excluded from the list of those failing to rebut.

Your offices seem more angry where one uses the word "hell" in conversations yet less angry at the massive expenses involved where our government's constitutional offices and the many agents/employees contacted seem to struggle so expensively in writing my name dishonestly (seeming almost afraid to write my name honestly) but we thank you for not participating in the deprivation described at 18 USC 1346 through altering or seeming to alter my honestly presented name. My wife, children and I would thank you for that honesty, quid pro quo after we do honestly present our honest forms of address and consistently, a right recorded at Article IX for your bill of rights.

Further, congressional authorities (over twenty herewith enclosed as cited) are undermined, disregarded and abused, causing documented fraud, waste and abuse resulting in documented damages and resulting in obstructing the congressionally specified answers from said government employees. Forgive us, the family, after our brief and pointed writing here as we hope you can see from the attached "cc" list, the evidence (documented) indicates, and indicates clearly and convincingly, that our family is being mugged under color of law.

Further, those failing to rebut include many addressees of constitutional government both state and federal, including but not limited to the legislatures, attorneys general d a constitutional state's governor office, as the "cc" list attached herewith evidences.

"Whatever the form in which the Government functions, anyone entering into an arrangement with the Government takes the risk of having accurately ascertained that he who purports to act for the Government stays within the bounds of his authority...And this is so even though as here, the agent was not aware of the limitations upon his authority."

Federal Crop Insurance Corporation v. Merrill, 332 U.S. 380 at 384 (1947)

The denial of the right to appointed counsel is pre-judicial per se. Holloway v. Arkansas, 435 U.S. 475, 489 (1978)

This is lawful notification to you and you are required to respond and to rebut that with which you disagree. If you fail to do so in writing to the "above and hereupon prominently displayed" honest abode address within ten (10) days then you admit to everything contained herein, fully binding upon you at any court without your objection, protest, or that of those who represent you.

Enclosures:

ce:

1. Instrument Number 2379629 with attachments totaling thirty five (35) pages.

The seal below is proof that I, the man signing and sealing below, affirm that the foregoing is honest (John 4:23-24, "The Holy Bible"), true and correct under penalty of perjury this eighteenth day of the tenth month of the year of our Lord/2087, at arm's length and at Alachua, Florida,

Sealed:

Michael David Beiter, Jr., living soul

(sealed in red ink, upper and lower-cased in adherence to the rules of English)

FBI- Miami Office-16320 Northwest Second Avenue, Miami, Florida [Zoning Improvement Plan Number 33169]

R. Alexander Acosta d/b/a R. ALEXANDER ACOSTA, U.S. ATTORNEY -500 E. Broward Boulevard, #700, Ft. Lauderdale, Florida [Zoning Improvement Plan Number 333941

Charlie Crist d/b/a CHARLIE CRIST, GOVERNOR- 420 E. Jefferson Street, Tallahassee, Florida [Zoning Improvement Plan Number 32301] Bill McCollum d/b/a BILL McCOLLUM, ATTORNEY GENERAL, FLORIDA-The Capitol PL-01, Tallahassee, Florida [Zoning Improvement Plan

Number 32399-10501 Cliff Stearns d/b/a CLIFF STEARNS, CONGRESSMAN- 115 South East 25th Avenue, Ocala, Florida [Zoning Improvement Plan Number 34471] Darci Smith d/b/a DARCI SMITH, CID, IRS-6511 Pelican Terrace, Coconut Creek, Florida [Zoning Improvement Plan Number 33307]

Bertha Mitrani d/b/a BERTHA MITRANI, ASS U.S. ATTORNEY-500 East Broward Boulevard, #700, Fort Lauderdale, Florida [Zoning Improvement Plan Number 3339411



Michael Beiter, Jr., non-commercial entity Actual Abode: c/o 5250 NE 160th Avenue Williston, Florida [Zoning Improvement Plan number not applicable]

10-18-07

Honorable Congressman Cliff Steams 115 S.E. 25th Ave. Ocala, Florida [Zoning Improvement Plan number not applicable] Phone 352-351-877

Subject: Your letter dated October 15, 2007

Greetings and salutations, Honorable Congressman:

I am in receipt of your recent writing along with a very blurred writing from Steven H. Pregozen, Deputy Director of Strategy that was directed towards your office. We have previously discussed my non acceptance regarding the label constituent; however, I am compelled to ask your office why you have directed my investigation against documented activities, you legislated to be criminal; directly to their peers of common pursued interests, where both those being investigated and those to whom you referred my investigation serve and pursue common interests? Unless Mr. Pregozen is an artificial entity, then Mr. Pregozen has labeled me as your constituent in essence stating that it is your job to investigate the very matter I asked you to investigate, although I know not of his proof to label me such a constituent. He/it seems to tell you what to do.

Asking IRS to investigate IRS is an added delay where harm has been proven unrebuttably to exist, and with due regard for that reason is announced to you as an added delay of an attack on the safety and security of our family. To lesson your effort, if the Public Servant Questionnaire, a copy of which you have, is mandated by many Congressional Statutes, why are we protecting anyone if harm comes from protecting documented harmful activities. If you need reference, you have it or you may reference Florida recorded Article Number 2341121 and 2379629 addressed at Alachua County, Florida. I apologize if this writing seems abrupt; I would just like to see my wife sleep well at night.

Salutations.

Michael David Beiter Jr., non-commercial entity (living soul) in accordance with Article IX ***N** for your bill of rights (federal)

Number 32399-1050]



INCTRIMENT # 2379629 35 PGS

2007 OCT 18 11:32 AM BK 3693 PG 481
J. K. "BUDDY" IRBY

CLERK OF CIRCUIT COURT

ALACHUA COUNTY, FLORIDA

CLERK10 Receipt#350309

Declaration (Affidavit of Truth and true bill) of Michael David Beiter Jr.

"I" and "me" herein is Michael David Beiter Jr, your Declarant, who is over 21 and competent to testify to the facts herein based upon first-hand knowledge, and as to these facts your Declarant will testify truthfully so help him God:

- 1. Michael David Beiter Jr. is your Declarant herein;
- 2. Your Declarant is over 21, competent to testify, and will testify truthfully;
- 3. Your Declarant is aware of the laws concerning perjury specified in the Laws of God;
- 4. Your Declarant has first-hand knowledge of the facts stated herein and makes this first-hand statement under the penalty against falsehood (penalty of perjury) pursuant to the Laws of God;
- 5. Your Declarant understands that this Declaration of Michael David Beiter Jr. is evidence by testimony and presented as proof, as defined in HENRY CAMPBELL BLACK, M.A., ET AL., BLACK'S LAW DICTIONARY (by West Publishing Co., sixth edition, 1990), in the Florida (and/or Federal Rules of Evidence), for each item sworn to below, and proof from an Article IX non-commercial entity (Article IX, bill of rights (federal), as U.S. attorneys argue at our precious supreme courts do exist in order for "Article IX to ever be written" and in order for "a fertilized human ovum to exist");
- 6. Giving due regard for Florida-recorded article 3341121, Alachan, Floridathe factual documents attached and included herewith (Exhibit 1 herewith, Exhibit 2 herewith, Exhibit 3 herewith) record only a portion of "proof of costs of harms" proving the harmful silences of the addressees mentioned thereon while disproving harmless silence exists:
- 7. Your Declarant is willing and able to testify competently with these documents regarding the foregoing.

¹Direct evidence of one witness sufficient. ...the direct evidence of one witness who is entitled to full credit is sufficient for proof of any fact. Calif. Evid. Code § 411 (Stats 1965 c. 299, § 2), Federal Rules of Evidence § 601.

²Evidence. Testimony, writings, or material objects offered in proof of an alleged fact or proposition. *People v. Leonard*, 207 C.A.2A 409, 24 Cal.Rptr. 597, 600.

Testimony, writings, material objects, or other things presented to the senses that are offered to prove the existence or nonexistence of a fact. Calif. Evid. Code § 140 (Stats 1965 c. 299, § 2), Federal Rules of Evidence § 401.

³Testimony. Evidence given by a competent witness under oath or affirmation; as distinguished from evidence derived from writings, and other sources. State v. Ricci, 107 R.I. 582, 568 A.2d 692, 697; Federal Rules of Evidence § 1007.

⁴Proof. The effect of evidence; the establishment of a fact by evidence. New England Newspaper Pub. Co. v. Bonner, C.C.A.Mass., 77 F.2d 915, 916; Calif. Evid. Code § 190 (Stats 1965 c. 299, § 2), Federal Rules of Evidence § 901.

WHEREAS the text printed hereon is sealed in non-compromised honesty (an adherence to John 4:23-24, "The Holy Bible") and sealed at Alachua County, Florida, 10/18/2007, THEREFORE the seal described above and the below actual seal ether prove⁴ the text sealed herein is true and correct text, and I declare under penalty of perjury the foregoing is true and crect,

INSTRUMENT # 2379629 35 PGS

Sealed:

, non-commercial entity (living soul) sealed in red ink and lettered using upper- and lower-cased lettering in adherence to the simple rules of English as an Article IX entity

Use of a Notary Public in this document does not constitute any adhesion nor does it alter my neutral status At law (in itinere In original Common Law jurisdiction). The purposes for Notary Public herein are identification and verification only, not for entrance into or under foreign jurisdiction.

On October 18, 2007 before me, Swan Wey a Notary Public, personally appeared (Michael David Beiter Jr., living soul) personally known to me -OR- proved to me on the basis of satisfactory evidence to be the entity(ies) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the entity(ies), or the person upon behalf of which entity(ies) acted, executed the instrument.

SUBSCRIBED and SWORN to before me this 18th day of October, 2007.

SUSAN SHAWLER
MY COMMISSION # DD 339154
EXP!RES: July 20, 2008

(Stamp of the State of Florida Above)

NOTARY PUBLIC (Seal)

My Commission Expires:



INSTRUMENT # 234121 7 PGS

2007 MAY 25 02:15 PM BK 3606 PG 813

J. K. "BUDDY" IRBY

CLERK OF CIRCUIT COURT

PLACEBLE COUNTY, FLORIDA

TRUMENT # 2379629 35 PGS

I, Michael David Beiter Jr., Sui Juris, hereby solemnly declare and affirm that:

VERIFIED AFFIDAVIT of Michael David Bellen Jr Receipt #331732

- 1. I have personal knowledge of the facts set forth herein, except for those facts known to me on information and belief, and with respect to those facts, I believe them to be true. If called upon and sworn as a witness, I could and would testify competently to the following:
- 2. The verified statements of fact and findings of law, as found in the documents listed and incorporated herein, are true and correct, according to the best of My current information, knowledge and belief, so help me Almighty Father, pursuant to 28 U.S.C. 1746 (1). See Supremacy Clause
- (§ 1746 is supreme Law).
- 3. I am a Florida Sovereign, and a citizen of my birth state (Florida).
- 4. I am a natural man, of flesh and blood.
- 5. I am subject to the exclusive jurisdiction of the Florida Sovereignty.
- 6. I abide by all laws which are applicable to me, a Florida Sovereign.
- 7. I conduct business under the laws of the Florida Sovereignty and the Florida Constitution.
- 8. I pay all taxes for which I am liable, as a Florida Sovereign.
- 9. I file all documents and returns for which I am liable, as a Florida Sovereign.
- 10. I have not committed any federal crime. I have not inflicted any damage or injury on federal land. There is no federal victim. There is no federal subject matter jurisdiction.
- 12. I have made my own determination that I am not subject to the federal municipal laws (i.e., internal revenue code and social security) based on my research of the Statutes at Large, the Constitution for the United States of America, and the Florida Constitution.
- 13. My research concludes the principals in this matter are acting outside their federal authority and jurisdiction.
- 14. My research concludes the principals in this matter are unlawfully encroaching upon sovereign land of Florida.
- 15. My research concludes the principals in this matter are depriving and violating the civil

rights and fundamental constitutional rights of Florida Sovereigns.

- 16. My research concludes Bertha Mitrani and darci Smith lack the requisite credentials authorizing them to investigate private people, preside over hearings, or to issue orders, any such process.
- 17. My research concludes the principals in this matter are engaging in acts against a Florida Sovereign which clearly constitute violations of state and federal laws.
- 19. My research concludes the principals in this matter are engaging in acts against a Florida Sovereign which clearly constitute violations of state and federal constitutions.
- 20. My research concludes the principals in the matter are engaging in acts against a Florida Sovereign which clearly constitute violations of state and federal civil rights.
- 21. My research concludes the principals in this matter are engaging in criminal acts to unduly influence and coerce a Florida Notary Publics and Clerks into compliance.
- 22. My research concludes the principals in this matter are engaging in acts to retaliate against me, a Qualified federal witness and victim [Title 18 §§ 1512, 1513].
- 23. My research concludes the principals in this matter are engaged in acts to commit conspiracy to fraud against me, with intent to pervert or obstruct justice.
- 24. My research concludes the principals in this matter are continuing to engage in acts of public corruption.
- 25. My research concludes the principals in this matter are continuing to engage in violations of Racketeer Influenced and Corrupt Organizations Act ("RICO").
- 26. My research concludes the principals in this matter have clear documentation of their misconduct and incompetence.
- 27. My research concludes the principals in this matter, should be immediately terminated from employment, impeached, sanctioned, disbarred and prosecuted to the fullest extent of state and federal law for their criminal acts.

INCORPORATION OF VERIFIED DOCUMENTS

I, Michael David Beiter Jr., hereby incorporate by reference all documentation received by Bertha Mitrani and her cohorts, available upon request and previously incorporated in the instant case and as well FGJ 05-10-04(FL), FGJ 06-04-03 (E060457-0004) and FGJ 06-04-03 (E060457-002) in the UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA.

Verification

IN WITNESS WHEREOF, I, Michael David Beiter Jr., solemnly affirm and verify, I have read the foregoing, and know its contents to be true to the best of my knowledge, except as to the matters which are therein stated on my information or belief, and as to those matters, I believe them to be true. This instrument is submitted upon good faith effort that is grounded in fact, warranted by existing law for the modification or reversal of existing law and submitted for proper purposes, and not to cause harassment and unnecessary delay or costs, so help me Almighty Father. See Supremacy Clause (Constitution, Laws and Treaties are all the supreme Law of the Land).

I declare under penalty of perjury, under the laws of the United States of America, without the "United States", that to the best of my knowledge and belief the foregoing is true and correct, per 28 U.S.C. 1746(1). See the Supremacy Clause (Constitution, Laws like 28 U.S.C. 1746, and Treaties are the supreme Law of the Land.

Executed on May 25, 2007.

Michael David Beiter Jr., Florida Sovereign
Qualified federal witness and victim, Title 18 §§ 1512, 1513
All Rights Reserved Without Prejudice

On May 200 before me, White the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the entity(ies), or the person upon behalf of which entity(ies) acted, executed the instrument.

SUBSCRIBED and SWORN to before me this 2 day of May 2007.

NOTARY PUBLIC (Seal)

My Commission Expires:

MY COMMISSION # DO 615566
EXPIFES: November 16, 2010
Burded That Pictured Insurance Agency

(Stamp of the State of Florida Above)

17 IVAICIAICI DAVIG BEITET Jr.
598 SW 77th Way
Pembroke Pines, Florida 32033

May 25, 2007

INSTRUMENT # 2379629 35 PGS

Public Corruption Complaint FBI Office Miami North Miami Beach, Florida 33169

Re: Demand for Investigation of Criminal Corruption at the United States District Court Fort Lauderdale, Florida
Subject: FGJ 05-10-04(FL), FGJ 06-04-03 (E060457-0004) and FGJ 06-04-03 (E060457-002) in the UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

Dear Sir or Madam:

According to the Laws that govern you: I am expecting your full support, protection and defense against the rogue federal officers and federal employees of the above-noted court who are engaged in criminal acts and a pattern of racketeering activity.

As a Florida Sovereign who is a Qualified federal witness and victim, I demand an immediate racketeering investigation to ascertain their criminal acts and stop the principals from abusing their power under color of law. The principals are not acting as required by state and federal law. The principals are not acting consistent with due process of state and federal Constitutions.

Verified documents of misconduct and incompetence have been notarized and categorized and sent to all parties related in the instant matter, however withheld from the Grand Jury Foreman of said District and is against the following principals (copies available upon request):

- 1. Bertha Mitrani d/b/a BERTHA MITRANI, ASSISTANT U.S. ATTORNEY
- 2. Darci Smith d/b/a DARCI SMITH, IRS CID

Documentary material have been sent into the court records that substantiates my claims of criminal wrong doing by the principals under the following, however those documents (exculpatory evidence) are being withheld:

A. Title 18 Crimes and Criminal Procedure:

1. Title 18 § 241: conspiracy against rights; and

- 2. Title 18 § 242: criminal use of the mails to threaten deprivation of rights under color of law; and
- 3. Title 18 § 912: research shows Bertha Mitrani and Darci Smith have been impersonating federal officers. No requisite documents authorizing her to preside over any federal court and Grand Jury have been located; and
- 4. Title 18 § 1341: criminal use of the mails to threaten and extort by coercive incarceration and through fraudulent, unlawful means to obtain information or tangible property; and
- 5. Title 18 § 1503: the federal employees and federal officers have conspired to impede, pervert and obstruct the due administration of justice; and,
- 6. Title 18 § 1512: tampering with a witness; and
- 7. Title 18 § 1513: retaliating against a witness; and
- 8. Title 18 § 1581-1588: threatening involuntary servitude (coerced incarceration)
- 9. Title 18 § 1951: the federal employees and federal officers have conspired to interfere with and influence the performance of my mainstream duties through coerced compliance; and
- B. Racketeer Influenced and Corrupt Organizations (RICO) Act, Title 18, United States Code, Sections 1961-1968 against a Qualified federal witness and victim:
 - 1. Title 18 § 1961(5) pattern of racketeering activity: ongoing fraud and conspiracy for more than 18 months; and
 - 2. Title 18 § 1962: federal officers and federal employees have violated prohibited activities, since the principals unlawfully derive income from a pattern of racketeering activity
 - 3. Title 18 § 1963: criminal penalties shall be imposed the principals for violating § 1962 above.

The above-noted principals have violated their oaths as federal officers and federal employees to uphold and defend the Constitution for the United States of America (1788). The principals have a history of promoting and exercising a substantial loss or impairment of property and freedoms of expression resulting from nuisance lawsuits and vexatious litigation.

The principals usurp their federal authority by encroaching upon the lands and The People subject to the exclusive jurisdiction of the Florida Sovereignty.

The principals (who lack subject matter jurisdiction over Florida sovereigns) have engaged in and continue to engage in a pattern or practice of using excessive forceful tactics against men and women.

The principals' threats to enforce compliance are not made with any expectation of securing valid convictions, but rather are part of a plan to employ arrests, seizures, and threats of prosecution

INSTRUMENT # 2379629 35 PGS



under color of law to harass men and women to discourage them and their supporters from asserting and attempting to vindicate their state and federal constitutional rights.

The principals' threats to enforce compliance are a part of a plan to employ arrests, seizures and threats of prosecution under color of law to harass men and women to discourage them and their supporters from asserting and attempting to vindicate their state and federal civil rights.

This use of excessive forceful tactics includes but is not limited to: use of excessive threatening language against men and women who are carrying out a routine activity and either have not committed any crime, or infraction, or petty offense.

The principals (who lack subject matter jurisdiction over Florida sovereigns) have engaged and continue to engage in a pattern or practice of using the Grand Jury to build a supposed lawful process.

The principals (who lack subject matter jurisdiction over Florida sovereigns) have engaged in and continue to engage in other misbehavior, including, but not limited to conducting searches without lawful authority or in an improper manner.

The government has tolerated the misconduct of their federal employees and federal officers, through its acts or omissions. These acts or omissions include, but are not limited to:

- failing to implement a policy on use of force that appropriately guides the actions of its officers and employees;
- failing to adequately train its officers and employees to prevent the occurrence of misconduct;
- failing to adequately supervise its officers and employees to prevent the occurrence
 of misconduct;
- d. failing to adequately monitor its officers and employees who engage in or who may be likely to engage in misconduct;
- e. failing to establish a procedure whereby federal witness and victim complaints are adequately investigated;
- f. failing to adequately investigate incidents in which a federal officer or employee uses lethal or non-lethal force;
- g. failing to fairly and adequately adjudicate or review federal witness or victim complaints, and incidents in which a federal officer or employee uses lethal or non-lethal force;
- h. failing to adequately discipline federal employees or officers who engage in misconduct.

INSTRUMENT # 2379629

35 PGS

The government has engaged in and continues to engage in a pattern of practice of conduct by its federal officers and federal employees that deprives men and women of rights, privileges, or immunities secured or protected by state and federal Constitutions, or the state and federal laws.

The Attorney General is authorized under 42 U.S.C. § 14141 to eliminate a pattern or practice of federal employees and federal officers conduct that deprives men and women of rights, privileges, or immunities secured or protected by state and federal Constitutions, or the state and federal laws.

The principals in this instance should be immediately terminated from employment, impeached, sanctioned, disburred and prosecuted to the full extent of state and federal law for their criminal acts.

Respectfully,

Michael David Beiter Jr., Florida Sovereign

Qualified federal witness and victim, Title 18 U.S.C. §1512, 1513

J.K. Buckly irly, Cleak of the Circuit & County Gourt, Bighth Anticial Circuit of Florida, to and for Anahum County, horsely decising this to be a true and correct copy of the document flow of true and correct copy of the document and

are Dopouty Charl

"Exhibit 1

Michael David Beiter Jr., a living soul with wife and children (non-commercial entities) c/o Honest Abode- 5250 Northeast 160th Avenue, Williston, Florida [Zoning Improvement Plan number not applicable]

each and every one of the attached "cc" list (after failure to rebut)

INSTRUMENT # 2379629

Subject: as you were previously given notice, failure to rebut

This is lawful notification to you and you are required to respond and to rebut that with which you disagree. If you fail to do so in writing to the "above and hereupon prominently displayed" honest abode address within ten (10) days then you admit to everything contained herein, fully binding upon you at any court without your objection, protest, or that of those who represent you.

As a result of county recorded in official records at Alachua County, Florida as instrument #2341121 (copy enclosed) and Fed. Rules of Evidence 201 and 902, you cannot legally and in the legal absence of rebuttal now claim "a rebuttal was or is expressed regarding the items recorded at the county recorder."

If you did rebut and you believe your rebuttal was either lost, stolen or otherwise made non-available to the undersigned, you may send a copy of your rebuttal writing to the above honest address within ten (10) days in order to be excluded from the list of those failing to rebut.

Your offices seem more angry where one uses the word "hell" in conversations yet less angry where our government's constitutional offices and the many agents/employees contacted seem to struggle so expensively in writing my name dishonestly (or seem afraid to write my name honestly) but we thank you for not participating in the deprivation described at 18 USC 1346 through altering or seeming to alter my honestly presented name. My wife, children and I would thank you for that honestly, quid pro quo after we do honestly present our honest forms of address and consistently.

Further, congressional authorities (over twenty herewith enclosed as cited) are undermined, disregarded and abused, causing documented fraud, waste and abuse resulting in documented damages and resulting in obstructing the congressionally specified answers from said government employees. Forgive us, the family, for our brief and pointed writing here as we hope you can see from the attached "cc" list, the evidence (documented) indicates, and indicates clearly and convincingly, that our family is being mugged under color of law.

Further, those failing to rebut include many addressees of constitutional government, both state and federal, including but not limited to the legislatures, attorneys general and a constitutional state's governor office, as the "cc" list attached herewith evidences.

"Whatever the form in which the Government functions, anyone entering into an arrangement with the Government takes the risk of having accurately ascertained that he who purports to act for the Government stays within the bounds of his authority...And this is so even though as here, the agent was not aware of the limitations upon his authority." Federal Crop Insurance Corporation v. Merrill, 332 U.S. 380 at 384 (1947)

The denial of the right to appointed counsel is pre-judicial per se. Holloway v. Arkansas, 435 U.S. 475, 489 (1978)

This is lawful notification to you and you are required to respond and to rebut that with which you disagree. If you fail to do so in writing to the "above and hereupon prominently displayed" honest abode address within ten (10) days then you admit to everything contained herein, fully binding upon you at any court without your objection, protest, or that of those who represent you.

Enclosures:

- 1. Public servant questionnaire from congressional authority (displaying 20+ "non-repealed" citations of authority)
- 2. Public servant questionnaires, sent but dishonored, citing "registered or certified mail tracking numbers"
- 3. Verified Affidavit of Michael David Beiter Jr.

The seal below is proof that I, the man signing and sealing below, affirm that the foregoing is honest (John 4:23-24, "The Holy Bible"), rue and correct under penalty of perjury this twenty-fifth day of the ninth month of the year of our Lord 2007, at arm's length and at Alachua, Florida,

Sealed:

Michael David Beiter, Jr., living soul

(sealed in red ink, upper and lower-cased in adherence to the rules of English)

FBI- Miami Office-16320 Northwest Second Avenue, Miami, Florida [Zoning Improvement Plan Number 33169] R. Alexander Acosta d/b/a R. ALEXANDER ACOSTA, U.S. ATTORNEY -500 E. Broward Boulevard, #700, Ft. Lauderdale, Florida [Zoning Improvement

Charlie Crist d/b/a CHARLIE CRIST, GOVERNOR- 420 E. Jefferson Street, Tallahassee, Florida [Zoning Improvement Plan Number 32301] Bill McCollum d/b/a BILL McCOLLUM, ATTORNEY GENERAL, FLORIDA-The Capitol PL-01, Tallahassee, Florida [Zoning Improvement Plan

Chiff Stearns d/b/a CLIFF STEARNS, CONGRESSMAN-115 South East 25th Avenue, Ocala, Florida [Zoning Improvement Plan Number 34471] Darci Smith d/b/a DARCI SMITH, CID, IRS- 6511 Pelican Terrace, Coconut Creek, Florida [Zoning Improvement Plan Number 33307] Bertha Mitrani d/b/a BERTHA MITRANI, ASS U.S. ATTORNEY-500 East Broward Boulevard, #700, Fort Lauderdale, Florida [Zoning Improvement Plan Number 33394]]

PUBLIC SERVANT'S QUESTIONNAIRE

Public Law 93-579 states in part: "The purpose of this Act is to provide certain safeguards for an individual against invasion of personal privacy by requiring Federal agencies...to permit and individual to determine what records pertaining to him are collected, maintained, used, or disseminated by such agencies." The following questions are based upon that act and are necessary in order that this individual may make a reasonable determination concerning divulgence of information to this agency.

Fill out the form completely. If any question does not apply, mark the answer with "N/A" or "Not applicable." Do not leave any question blank.

1. Full Legal Name:	
2. Residence Address	
F. ANNINGARY ARMINUS	
City State Zip	
Department Information	
3. Name of department, bureau, or agency by which public servant is	employed:
CityStateZip	
Supervisor's name:	
CityStateZip Public Servant Duty 5. Will public servant uphold the Constitution of the United States?	Contract of the state of the st
Did public servant furnish proof of identity?	
. What was the nature of proof?	
Will public servant furnish a copy of the law or regulation which anvestigation?	authorizes this
). Will the public servant read aloud the portion of the law authorizing vill ask?	ng the question

10. Are the answers to the questions voluntary or mandatory?
11. Are the questions to be asked based upon a specific law/regulation, or are they being used as a discovery process?
12. What other uses may be made of this information?
13. What other agencies may have access to this information?
14. What will be the effect upon me if I should choose not to answer any part or all of these questions?
Basis for Investigation 15. Name of person in government requesting that this investigation be made.
16. Is this investigation 'general' or is it 'special'?
17. Have you consulted, questioned, interviewed, or received information from any third party relative to this investigation?
18. If so, the identity of such third parties:
Expected Results of Investigation
19. Do you reasonably anticipate either a civil or criminal action to be initiated or pursued based upon any of the requested information?
Agency Information 20. Is there a file of records, information, or correspondence relating to me being maintained by this agency? If yes, which?
21. Is this agency using any information pertaining to me which was supplied by another agency or government source?

INSTRUMENT # 2379629 35 PGS

	a copy of that informa		
If so, how may	I obtain a copy of that	t information?	
	ent other than the one	that the information in the by whom he is employed	hese files will not be used
Affirmation			
must advise me	in writing before relea		any person or agency, you Failure to do so may subject.
I swear (affirm) correct in every		ve given to the foregoing	g questions are complete and
Printed name: _			
Date:	(month)	(day)	(year)
First Witness Pr	rinted Name:		
First Witness Si			
	-		
	Signature:		
	Signature:		
		orities for Questions:	
Second Witness	Autho	orities for Questions:	nformation to. Residence and
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 Second Witness 1,2,3,4 In order business address individual. 5 All public series 6,7 This is stand 9900-26, Section 8,9,10 Title 5 USC 12,13 Title 5 USC 14 Title 5 USC 15 Public Law 9 16 Title 5 USC 17,18 Title 5 USC 20,21 Public Law 	Authors to be sure you know exact ses are needed in case you wants have taken a sworn of lard procedure by governm 242.133. SC 552a, paragraph (e) (3) (552a, paragraph (e) (3) (552a, paragraph (e) (3) (D) (3-579 (b) (1) (552a, paragraph (e) (3) (A) (C) (552a, paragraph (e) (2) (2)	orities for Questions: thy who you are giving the in a need to serve process in a contact to uphold and defend the ment agents and officers. See (1) (A) (b) (1) (c) (3) (C)	e constitution.

" Exhibit 2"

Michael David Beiter Jr. 598 SW 77th Way Pembroke Pines, Florida 32033

Darci Smith d/b/a DARCI SMITH, CID, IRS 300 Lock Road, Room 200 Deerfield Beach, FL 33442 Priority Mail, Delivery Confirmation 03061070000300500641 THIRD REQUEST (UCC 1-207.9) INSTRUMENT # 2379629 35 PGS

Re: Cooperation

February 27, 2007

Dear Mrs Smith,

I am able and willing to fully cooperate with any requirement you say, in writing, is imposed on me by law. Like the bible says, "Give to Caesar what's Caesar's." You've refused that cooperation from me for almost 60 days now, but to obtain my immediate cooperation with a legal requirement please don't hesitate to call and specify the legal requirement(s) in writing and in the voicemail in Florida at 866-922-1385. Also, it is respectfully Demanded that you respond to the three page "PUBLIC SERVANT'S QUESTIONNAIRE" (PL 93-579) as required of you by law and return it within three days to the above address. If there are in fact any legal requirements expected of me please also include All records, if any, of determinations or decisions made that I, Michael David Beiter Jr., have a "legal duty" to furnish personal information to you or your Service.

Sincere regards,

Michael David Beiter Jr.

(In red ink)

INSTRUMENT # 2379629 35 PGS

FOR PICKUP OR TRACKING VISIT WWW.üSPS.COM [三] [1] [1] [1] [2] [3] [4]		FROM: pulsas PRIMT PHONE (Flat Rate Or Weight Int I Alpha Country Code Acceptance Epip Initials 1bs. 02s.		Date Accepted Month: Day Vear Scheduled Date of Delivery COD Fee Insurance Fee Mo. Day Vear	PO ZIP Code Day of Delivery Day of Delivery Day of Delivery Postage S	SN OTHERPRE 83	
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March 8, 2007

Michael David Beiter Jr. 598 SW 77th Way Pembroke Pines, Florida 32033

Darci Smith d/b/a DARCI SMITH, CID, IRS 300 Lock Road, Room 120 Deerfield Beach, FL 33442 Express Mail EB318898410US

Re: Confirmation of you're receiving of the "PUBLIC SERVANT QUESTIONAIRE" (PL 93-579) on March 6, 2007 along with the letter delivered with delivery confirmation 03061070000300500641, attached herein for reference.

Dear Darci:

I am anxiously expecting your filled out "PUBLIC SERVANT QUESTIONAIRE" (PL 93-579) and by the time you receive this I am sure the three days to perform the survey will be over. I intended to respectfully demand a notarized photo copy of the front and back of your Pocket Commissions and simply forgot to do so. Please take three additional days from receipt of this letter to forward me a notarized copy of such Commissions to the address above. I have enclosed a prepaid envelope for your convenience. I am still not sure if it is I you seek but I am hearing from friends and associates of mine that you are being very harsh and threatening to them and using a name similar to mine in the process? I am not sure why you seem so angry and confused but once again and for what I believe is the fifth time, I AM READY, WILLING AND ABLE TO PROVE UP ALL OF MY ACTIONS WITH LAW AND FACT IF IT IS IN FACT ME YOU SEEK. I will expect your Commissions and am required to inform you that the demand for your Pocket Commissions and the "PUBLIC SERVANT QUESTIONAIRE" (PL 93-579) is for evidence in an ongoing matter. Please notify me if you intend to withhold such evidence.

Sincere regards,

Michael David Beiter Jr.

(In red ink)

COMPLIANCE HEREWITH IS MANDATORY

Michael David Beiter Jr. c/o 598 SW 77th Way, Pembroke Pines, Florida [Zoning Improvement Plan number 32033]

INSTRUMENT # 2379629 35 PGS

13/07

To: Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY

c/o 500 East Broward Boulevard Suite 700, Fort Lauderdale, Florida [Zoning Improvement Plan number 33394]
Registered Mail RR519390023US

Dear Agent:

After your recent contacts with and impacts upon the life of the undersigned, you will affix your signature to the public servant questionnaire enclosed herewith and you will return same in the envelope provided herewith and for which postage has already been obtained. I have every desire to obey all laws that apply to me, but I am fearful that any participation with you or your Service will constitute a voluntary waiver of those rights and most any future claim to those rights.

If the above specified questionnaire is not received at the above address before 12:00 a.m. midnight (EST) of the date of 4/24/07, you may be sued legally under charges of bad faith in accordance with your Service's code and regulations, which is a suit against you, yourself, individually, including but not limited to suit to enjoin any and all ultra vires activity in which you are engaging now or in the future against the undersigned, and you may be found guilty of refusing to execute the mandatory questionnaire among other criminal and civil charges if you continue to contact the undersigned in the absence of its return, completed and signed, to the undersigned in the envelope described.

If you have any questions, you may consult the authorities listed on the last page of the questionnaire.

My authority for making this timely demand for verification of your authority is a matter of right and supported by the decision of the United States Supreme Court as follows:

"Whatever the form in which the Government functions, anyone entering into an arrangement with the Government takes the risk of having accurately ascertained that he who purports to act for the Government stays within the bounds of his authority... And this is so even though as here, the agent was not aware of the limitations upon his authority."

Federal Crop Insurance Corporation v. Merrill, 332 U.S. 380 at 384 (1947)

By my signature below I affirm that the foregoing is honest, true and correct under penalty of perjury this Thirteenth Day of the Fourth Month of the Year of our Lord 2007, executing same at arm's length and at Broward, Florida.

Michael David Beiter Jr., living soul

(In red ink)

Enclosed: Public servant questionnaire (per Public Law 93-579 and per the other twenty-one authorities cited thereon)

Use of a Notary Public in this document does not constitute any adhesion nor does it alter my neutral status At law (in itinere In original Common Law jurisdiction). The purposes for Notary Public herein are identification and verification only, not for entrance into any foreign jurisdiction.

On April 13, 2007 before me, _________ a Notary Public, personally appeared (Michael David Beiter Jr., living soul) personally known to me -OR- of proved to me on the basis of satisfactory evidence to be the entity(ies) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized apacity(ies), and that by his/her/their signature(s) on the instrument the entity(ies), or the person upon behalf of which entity(ies) acted, executed the instrument.

SUBSCRIBED and SWORN to before me this 13th day of April, 2007.

In Indianal Parties and Debrook

In Indianal Sandy

(Stamp of the State of Florida Above)

The foregoing instrument was acknowledged before me this 13 day of 2001, 2001 by Michael Renty

Personally Known or produced

Ventification type 121 # 1836.05441.91420

COMPLIANCE HEREWITH IS MANDATORY

Michael David Beiter Jr. c/o 598 SW 77th Way, Pembroke Pines, Florida [Zoning Improvement Plan number 32033]

INSTRUMENT # 2379629

3/07

To: Clarence Maddox d/b/a CLARENCE MADDOX, CLERK OF COURTS

c/o 301 North Miami Avenue, Miami, Florida [Zoning Improvement Plan number 33394] Registered Mail RR519390037US

Dear Agent:

After your recent contacts with and impacts upon the life of the undersigned, you will affix your signature to the public servant questionnaire enclosed herewith and you will return same in the envelope provided herewith and for which postage has already been obtained. I have every desire to obey all laws that apply to me, but I am fearful that any participation with you or your Service will constitute a voluntary waiver of those rights and most any future claim to those rights.

If the above specified questionnaire is not received at the above address before 12:00 a.m. midnight (EST) of the date of 4/24/07, you may be sued legally under charges of bad faith in accordance with your Service's code and regulations, which is a suit against you, yourself, individually, including but not limited to suit to enjoin any and all ultra vires activity in which you are engaging now or in the future against the undersigned, and you may be found guilty of refusing to execute the mandatory questionnaire among other criminal and civil charges if you continue to contact the undersigned in the absence of its return, completed and signed, to the undersigned in the envelope described.

If you have any questions, you may consult the authorities listed on the last page of the questionnaire.

My authority for making this timely demand for verification of your authority is a matter of right and supported by the decision of the United States Supreme Court as follows:

"Whatever the form in which the Government functions, anyone entering into an arrangement with the Government takes the risk of having accurately ascertained that he who purports to act for the Government stays within the bounds of his authority...And this is so even though as here, the agent was not aware of the limitations upon his authority."

Federal Crop Insurance Corporation v. Merrill, 332 U.S. 380 at 384 (1947)

By my signature below I affirm that the foregoing is honest, true and correct under penalty of perjury this Thirteenth Day of the Fourth Month of the Year of our Lord 2007, executing same at arm's length and at Broward, Florida,

Michael David Beiter Jr., living soul (In red ink)

(in red ink

Enclosed: Public servant questionnaire (per Public Law 93-579 and per the other twenty-one authorities cited thereon)

Use of a Notary Public in this document does not constitute any adhesion nor does it alter my neutral status At law (in itinere In original Common Law jurisdiction). The purposes for Notary Public herein are identification and verification only, not for entrance into any foreign jurisdiction.

UBSCRIBED and SWORN to before me this 13th day of April, 2007.

ly Condition of the Con

(Stamp of the State of Florida Above)

The foregoing instrument was acknowledged before me this day of April 200 by Michael Specific

Personally Known or produced

COMPLIANCE HEREWITH IS MANDATOR'

INSTRUMENT # 2379629 35 PGS

Use of a Notary Public in this document does not constitute any adhesion nor does it alter my neutral status At law (in itinere In original Common Law jurisdiction). The purposes for Notary Public herein are identification and verification only, not for entrance into any foreign jurisdiction.

On March 28, 2007 before me, TCABEN PATEL a Notary Public, personally appeared (Michael David Beiter Jr. living soul) personally known to me -OR- proved to me on the basis of satisfactory evidence to be the entity(ies) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the entity(ies), or the person upon behalf of which entity(ies) acted, executed the instrument.

SUBSCRIBED and SWORN to before me this 28th day of March 2007.

NOTARY PUBLIC (Seal)

(Stamp of the

ILABEN PATEL

Notary Public. State of Florida

My comm. expires July 11, 2009

rida Abbas D449688

My Commission Expires: 07 - 11 - 2009

COMPLIANCE HEREWITH IS MANDATORY

Michael David Beiter Jr. c/o 598 SW 77th Way, Pembroke Pines, Florida USA [Zoning Improvement Plan number 32033]

INSTRUMENT # 2379629

7/07

To: R.L. Commerson (Employee ID 56-688338), "Disclosure Manager, Greensboro Office"

c/o IRS, Disclosure Office 7, Room 409, 320 Federal Place North Carolina USA [Zoning Improvement Plan number 27401] Registered Mail RR 519 390 085 US

Dear Employee:

I am in receipt of your correspondence dated "March 21, 2007," attached herein for reference.

My authority for making this timely demand for verification of your authority is a matter of right and supported by the decision of the United States Supreme Court as follows:

"Whatever the form in which the Government functions, anyone entering into an arrangement with the Government takes the risk of having accurately ascertained that he who purports to act for the Government stays within the bounds of his authority...And this is so even though as here, the agent was not aware of the limitations upon his authority." Federal Crop Insurance Corporation v. Merrill, 332 U.S. 380 at 384 (1947)

After your recent contacts with and impacts upon the life of the undersigned, you will affix your signature to the public servant questionnaire enclosed herewith and you will return same in the envelope provided herewith and for which postage has already been obtained. I have every desire to obey all laws that apply to me, but I am fearful that any participation with you or your Service will constitute a voluntary waiver of those rights and moot any future claim to those rights.

If the above specified questionnaire is not received at the above address before 12:00 a.m. midnight (EDT) of the date of 4/10/07, you may be sued legally under charges of bad faith in accordance with your Service's revenue code and regulations, which is a suit against yourself, individually, including but not limited to suit to enjoin any and all ultra vires activity in which you are engaging now or in ature against the undersigned, and you may be found guilty of refusing to execute the mandatory questionnaire among other criminal and civil charges if you continue to contact the undersigned in the absence of its return, completed and signed, to the undersigned in the envelope described.

If you have any questions, you may consult the authorities listed on the last page of the questionnaire.

Your correspondence indicates that you are proceeding in disregard of the statutory deadlines for your Service/Agency to complete and send a response to the Privacy Act/FOIA request where it indicates that you are refusing to do so on the erroneous assumption that the Privacy Act/FOIA request contains questions and/or indications of a challenge of any sort or variety. In the absence of documents with which to make or support such assumption(s) of a challenge existing. I have little choice but to conclude that your correspondence constitutes evidence of refusal to comply with the Privacy Act and Freedom of Information Act deadlines as it fails to contain the statutorily required elements of a satisfied request (i.e., cost for copying, et cetera). I am sure that you understand the consequences to such a refusal include entitlement to a Vaughn Index.

The contents of your correspondence, namely, your internal publication indicating "Why do you have to pay taxes" is clearly offered not for the objective truth of the matter but rather indicates your diligence (albeit diligence in support of an erroneous and undocumented assumption, indicating sheer speculation and a rather hasty eagerness to libel/label someone as a tax protestor/"challenger").

By my signature below I affirm through notary that the foregoing is honest, true and correct under penalty of perjury this Twenty-Eighth Day of the Third Month of the Year of our Lord 2007, executing same at arm's length and at florida,

> Michael David Beiter Jr., living soul (In red ink)

public servant questionnaire (per Public Law 93-579 and per the other twenty-one authorities cited thereon)

COMPLIANCE HEREWITH IS MANDATORY

Michael David Beiter Jr.

c/o 598 SW 77th Way, Pembroke Pines, Florida [Zoning Improvement Plan number 32033]

INSTRUMENT # 2379629

~?/07

35 PGS

To: Darci Smith doing business as DARCI SMITH, CID, IRS AGENT

c/o 6511 Pelican Terrace, Coconut Creek, Florida [Zoning Improvement Plan number 33073-2425]

Express Mail EB318898437US

and

300 Lock Road #200, Deerfield Beach, Florida [Zoning Improvement Plan number 33442]

Express Mail EB318898445US

Dear Agent:

After your recent contacts with and impacts upon the life of the undersigned, you will affix your signature to the public servant questionnaire enclosed herewith and you will return same in the envelope provided herewith and for which postage has already been obtained. This is your third notice and opportunity to fulfill and complete the mandatory questionnaire. I have every desire to obey all laws that apply to me, but I am fearful that any participation with you or your Service will constitute a voluntary waiver of those rights and moot any future claim to those rights.

If the above specified questionnaire is not received at the above address before 12:00 a.m. midnight (PST) of the date of 4/1/07, you may be sued legally under charges of bad faith in accordance with your Service's revenue code and regulations, which is a suit against you, yourself, individually, including but not limited to suit to enjoin any and all ultra vires activity in which you are engaging now or in the future against the undersigned, and you may be found guilty of refusing to execute the mandatory questionnaire among other criminal and civil charges if you continue to contact the undersigned in the absence of its return, completed and signed, to the undersigned in the envelope described.

If you have any questions, you may consult the authorities listed on the last page of the questionnaire.

thority for making this timely demand for verification of your authority is a matter of right and supported by the decision of the 1 States Supreme Court as follows:

"Whatever the form in which the Government functions, anyone entering into an arrangement with the Government takes the risk of having accurately ascertained that he who purports to act for the Government stays within the bounds of his authority...And this is so even though as here, the agent was not aware of the limitations upon his authority."

Federal Crop Insurance Corporation v. Merrill, 332 U.S. 380 at 384 (1947)

By my signature below I affirm that the foregoing is honest, true and correct under penalty of perjury this Twenty-Second Day of the Third Month of the Year of our Lord 2007, executing same at arm's length and at Broward, Florida,

Michael David Beiter Jr., living soul

(In red ink)

Enclosed: Public servant questionnaire (per Public Law 93-579 and per the other twenty-one authorities cited thereon)

Use of a Notary Public in this document does not constitute any adhesion nor does it alter my neutral status At law (in itinere In original Common Law jurisdiction). The purposes for Notary Public herein are identification and verification only, not for entrance into any foreign jurisdiction.

On March 22, 2007 before me, ACCO WARD a Notary Public, personally appeared (Michael David Beiter Jr., ving soul) personally known to me -OR- proved to me on the basis of satisfactory evidence to be the entity(ies) whose name(s) are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized spacity(ies), and that by his/her/their signature(s) on the instrument the entity(ies). WILLIAM VULGAM (IECO) which entity(ies) acted, secuted the instrument.

JL JBED and SWORN to before me this 22nd day of March 2007.

TARY PUBLIC (Seal)

(Stamp of the

PUBLIC CTATE OF

y Commission Expires: U-708

"Exhibit 3"

INSTRUMENT # 2379629

Abstract and Surety Bond No. RR 519 390 743 US

August 31, 2007

Creditor:

Michael David Beiter Jr., living soul,

and/or assigns,

c/o temporary mailing location:

5250 NE 160th Avenue Williston, Florida

35 PGS

Debtor:

Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY

500 East Broward Boulevard, Suite 700,

Fort Lauderdale, USA [Zoning Improvement Plan Number 33394]

Amount of Judgment: 200 ounces, silver specie

Verified Abstract of Judgment

	§	The United States of America, the perpetual
	§	union of sovereign states combined
	§	to form a constitutional republic
	§	
SS.	§	on the soil of Florida, a sovereign state
	§	within the perpetual union of states
	§	
	§	at the sovereign county of Levy

The following "Verified Abstract of Judgment" is made explicitly under reserve and without recourse.

I, me, Michael David Beiter Jr., living on the soil of Florida and Creditor, am acting in good faith, with clean hands and at arm's length. I am over the age of twenty-one years, and am competent in making my declaration. The facts stated herein are of firsthand knowledge, and are true, correct and complete under penalty of perjury under the Laws of Yahweh and under the laws of the United States of America, the perpetual union of sovereign states combined to form a constitutional republic, and under the laws of Florida, a sovereign state within the union of states.

WHEREAS an un-refuted declaration, noticed on the public record, is the highest form of evidence, I am, by declaration on the public record, hereby and herein giving seasonable and timely notice to the above listed person(s) of their opportunity to refute the facts stated herein. This is done in order of protecting my unalienable rights relative of attacks by parties having UNCLEAN HANDS and involved in CONSPIRACY, CONSTRUCTIVE FRAUD, DECEIT, and other acts of BAD FAITH. I declare and proclaim the following:

I, me, Michael David Beiter Jr., living on the soil of State, and hereby and herein claiming my right to
common law jurisdiction, declare that I have suffered damages in excess of \$21.00 at the hands of the
Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY with the address above.
My claim for contractual damages has been duly established. My claim for damages has been duly
affirmed by the silence, nihil dicit, Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S.
ATTORNEY and Her/her/their voluntary refusal, nihil dicit, to contest and refute my claim for damages.

- 2. Incorporated herein and made fully part hereof by reference is my "Invoice Billing, Per Contract", numbered BM051207, issued, via Express Mail: "EB318898321", on May 14, A.D.2007 by me against Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY, as issuer. Said invoice details my claim for damages, totaling 200 ounces silver specie. Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY was given thirty days in which to either pay the said invoice or contest the validity of the debt behind the said invoice and failed and refused to do so. Proof of on Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY service is attached hereto and made a part hereof by reference.
- 3. Incorporated herein and made fully part hereof by reference is my "Notice of Contract and Notice of Dishonor and Notice of Default", issued, via Express Mail: "EB318898321" on June 20, A.D. 2007 by me to EB318898321, for Her/her/their failure, nihil dicit, to either pay the said invoice, numbered BM051207, or to contest the validity of the debt behind the said invoice within thirty days of the mailing of the Past Due Invoice. Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY, did not pay the said invoice, nor did they contest the validity of debt behind the said invoice within thirty days. The validity of the debt behind the said invoice has now been established, confirmed and proven. Proof of service on Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY is attached hereto and made a part hereof by reference.
- 4. Incorporated herein and made fully part hereof by reference is my "Second Notice of Dishonor and Default", issued via Certified Mail 70050390000628906689 on July 23, A.D. 2007 by me to Precious Grand Jury, for their <u>failure</u>, nihil dicit, to pay the said uncontested and un-refuted invoice, numbered BM051207 within the additional ten days granted them. Proof of service on Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY is attached hereto and made a part hereof by reference.
- 5. Incorporated herein and made fully part hereof by reference is my original "Registered Surety Bond" issued on behalf of, and bonding the actions of, Michael David Beiter Jr., living soul.

Definitions

Venue:

By virtue of my being a living soul with unalienable rights given me by Yahweh, my Creator, and the title to said rights being found at that declaration entitled, "IN CONGRESS, JULY 4, 1776. The unanimous Declaration of the thirteen United States of America," signed on July 4, A.D. 1776, commonly referred to as the "Declaration of Independence", with said Declaration having never been challenged, contested or refuted and said Declaration still being in full force and effect, I hereby and herein declare that the county of County, a sovereign county within the organic borders of the State of Florida, a sovereign state within the union of states, is my venue, and the Constitutional County Court of Record for the People at the county of Levy, as mandated by the Constitution for the State of Florida, convened by the County Judge at the county of Levy, and presided over by twelve justices at common law, is the proper court in said venue for determining any challenges to the foregoing "Verified Abstract of Judgment". Pursuant to the Constitution for the State of Florida, said Constitutional County Court of Record "shall be open" at all times.

Jurisdiction:

I hereby and herein claim my right to common law jurisdiction, and I <u>deny</u> that I have agreed to statutory jurisdiction. I further confer on the twelve justices of the Constitutional County Court of Record for the People at the county of Levy, the jurisdiction to determine any challenges to the foregoing "Verified Abstract of Judgment".

Relationships:

My actions are, at all times, at arm's length.

INSTRUMENT # 2379629 35 PGS

Counsel:

I am without counsel; however, I desire effective, Assistance of Counsel, pursuant to that contract, ratified on December 15, A.D. 1791, at Article VI, commonly referred to as the "Sixth Amendment", between the State of State, a sovereign state within the union of states, and the United States of America, the perpetual union of sovereign states combined to form a constitutional republic.

Rules of court:

In common law, there are no rules of court, except as prescribed by the twelve justices presiding over the case.

Testimony:

I reserve the right to provide additional facts and/or testimony to the twelve presiding justices as additional facts become known to me.

Exercise of Rights:

I am a belligerent claimant of all of my unalienable rights. I do <u>not</u> give anyone permission to make any legal determinations concerning the foregoing "Verified Abstract of Judgment", but rather, they are to turn any and all challenges over to the twelve justices presiding over the Constitutional County Court of Record for the People at the county of Levy for proper assessment and ruling, including, but not limited to, any errors, mistakes or omissions involved in the writing of the foregoing "Verified Abstract of Judgment".

Remedy:

By virtue of my being a living soul, I am constitutionally entitled to, and hereby and herein demand, a trial by jury by the common law, convened by the County Judge at the county of Levy, on the soil of State, a sovereign state within the union of states, with a determination of any challenges to the foregoing "Verified Abstract of Judgment" determined by the twelve presiding justices at the Constitutional County Court of Record for the People at the county of Levy. The State of Florida, a sovereign state within the union of states, by its contract with the United States of America, the perpetual union of sovereign states combined to form a constitutional republic, ratified on December 15, A.D. 1791, has guaranteed me a trial by jury by the common law within a republican form of government.

Terms:

The term "Judgment" used herein is defined as meaning: "a decree issued by a creditor based on the debtor's documented failure to perform under the terms of a contract or the debtor's documented failure to pay a sum of money owed the creditor pursuant to the terms of a contract".

The term "Abstract of Judgment" used herein is defined as meaning: "a documented summary, duly recorded with the recorder of the county for the world to see, of a decree issued by a creditor based on the debtor's documented failure to perform under the terms of a contract or the debtor's documented failure to pay a sum of money owed the creditor pursuant to the terms of a contract".

Equality UNDER THE LAW is paramount and mandatory by law and I hereby declare myself competent to handle my affairs. The foregoing "Verified Abstract of Judgment" is a document in commerce. Truth and full disclosure is required in commerce. Notice to the principal is notice to the agent and/or the fiduciary.

Notice to the agent and/or the fiduciary is notice to the principal. I hereby and herein explicitly reserve all of my rights without recourse and I hereby and herein claim my right to common law jurisdiction. My Word is My Bond.

As the Creditor, my "Verified Abstract of Judgment" is being issued in good faith, with clean hands and at arm's length, and is being duly recorded with the recorder of the county, with a true and correct copy being duly noticed for Precious Grand Jury, et al.

If it is proven in a competent Court I am incorrect, then I will remove all documents from the public record.

Notice for Agents is Notice for Principals and Notice for principals is Notice for Agents.

INSTRUMENT # 2379629 35 PGS

Verification: I declare under penalty of is true and correct. Executed on this 31s the county of Alachua.	f perjury under the laws of the United States of America that the foregoing st day of the eighth month in the year of our Lord, two-thousand, seven, at By: Michael David Beiter Jr., creditor, living soul (In red ink)
	Witness: By: Stuffer Section 1995
	Authentication
	ot constitute any adhesion, nor does it alter my status in any manner. The ntification only and not for entrance into any foreign jurisdiction.
State of Florida) County of Alachua)	
hand concerning the above document, duly	n by Me or made known by Me, by proper identification and having affixed his sworn and subscribed and affirmed before Me, a Notary Public in and for the nonth in the year of our Lord and Savior, Two Thousand Seven, A.D.
Notary Public:	Seal
Printed Name: SUSAN Shar	SUSAN SHAWLER MY COMMISSION # DD 339154 EXPIRES: July 20, 2008 donated Thru Pichard Insurance Agency

Abstract and Surety Bond No. RR 519 390 743 US

Issued By:

Michael David Beiter Jr., living soul,

and/or assigns,

c/o temporary mailing location:

5250 NE 160th Avenue Williston, Florida

Issued on Behalf of:

Michael David Beiter Jr., living soul,

and/or assigns,

c/o temporary mailing location:

5250 NE 160th Avenue Williston, Florida

REGISTERED SURETY BOND

The United States of America, the perpetual	§	
union of sovereign states combined	§	
to form a constitutional republic	§	
	§	
on the soil of Florida, a sovereign state	§	SS.
within the perpetual union of states	§	
	§	
at the sovereign county of Levy	§	

I, me: Michael David Beiter Jr., living soul, principal, surety and guarantor live on the soil of State over a republican form of government. Acting in good faith and with clean hands, I declare that I am <u>not</u> a corporation or legal fiction. I am a free man of age, competent for testifying, and have first-hand knowledge that the facts stated herein are true, correct, complete, certain and not misleading. I hereby and herein declare and proclaim the following:

I am acting in good conscience of my own free will and accord, in my capacity as beneficiary to the Original Jurisdiction, and hereby willingly, in the presence of Almighty Yahweh, my Creator, undertake to act as surety, to pledge and provide private bond, in the amount of twenty-one dollars in silver coinage, minted by the American Treasury of the United States of America, with said lawful coin dollars of the United States of America personally held by me in my ownership and possession.

This Registered Surety Bond is to the credit of Michael David Beiter Jr., by his appellation, in his capacity as beneficiary to the Original Jurisdiction, as a full faith and credit guarantee to any lawful Bill of Redemption, duly presented under seal in lawful specie money of account of the United States of America, Original Jurisdiction.

The Bill of Redemption is a tender, as set-off for any alleged contract, agreement, consent or assent purportedly held, as an obligation or duty against Michael David Beiter Jr., so as to cause an imputed disability or presumption against the capacity, rights and powers of Michael David Beiter Jr. This Registered Surety Bond under seal duly establishes, by my witness, the good credit, in lawful specie money, of Michael David Beiter Jr.

I do make this surety, pledge and bond, under my seal, as my full faith and credit guarantee to any lawful Bill, duly presented to me under seal, signed under penalties of perjury, in lawful specie money of account of the United States of America, in the matter of correct public judicial/corporate actions in the forum of Original Jurisdiction and Original Rules, for the benefit and credit of Michael David Beiter Jr., and his heirs and assigns.

The specific intent of this Registered Surety Bond under Seal is to establish, by my witness, the good credit, in lawful specie dollars of the United States of America, in the sum certain amount of at least twenty-one dollars in silver coinage, minted by the American Treasury of the United States of America and which carry no debt obligations worldwide, available to bond the actions of Michael David Beiter Jr., Further, in reservation of rights under common law and customs of the United States of America, Original Jurisdiction and Original Rules, Michael David Beiter Jr., has, before this assembly of witnesses, caused to be issued this bond of identity and character in tender of twenty-one dollars silver, being positive proof and competent evidence that Michael David Beiter Jr., cannot be bankrupt or be a vagrant or be a ward of the State, or be the dolus trust "MICHAEL D. BEITER JR.", a legal entity, and is not acting in cessio bonorum.

The life of this Registered Surety Bond covers a period of two years from the date of issue, unless the plaintiff enters a true bill of particulars into evidence in the case of Michael David Beiter Jr., along with all related causes of action, your advice of counsel, i.e., who do you work for, and information with testamentary documentation, signed under the penalties of perjury. In that case, the life of this Registered Surety Bond will be extended for a period of two years after such documentation is presented. By the witnessed signature, authentication and seal of me, Michael David Beiter Jr., living soul, in my capacity as beneficiary of the Original Jurisdiction, as surety and guarantor, I hereby and herein confirm, attest, and affirm this Registered Surety Bond. Any and all assumptions and/or presumptions are required to be proven in writing, and signed and sealed before three witnesses, in order to be a valid response.

Failure to, within ten business days of receipt, respond to, request additional time for responding for, or refute the foregoing Registered Surety Bond, point for point, is a default, and the adverse party is collaterally estopped from any further adversarial actions against Michael David Beiter Jr., and for good cause not limited to the laws of collateral estoppel, coercion, fraud and want of jurisdiction of the subject-matter, Michael David Beiter Jr., living soul, demands that the cause(s) be vacated and dismissed, and that the accounts be immediately discharged with prejudice. It is hereby made plain and clear that the said failure of response or rebuttal, under penalties of perjury, clearly defines the adverse party's assent to the foregoing Registered Surety Bond, and that a fault exists creating fraud through material misrepresentation that vitiates all forms, contracts, testimony, agreements, etc., both expressed or implied, from the beginning, of which the adverse party is relying on, and there is no longer permission by consent or assent for any demand of payment being ordered or levied against Michael David Beiter Jr. Michael David Beiter Jr., further demands that the record of the cause(s) be expunged. Failure to comply with the foregoing Registered Surety Bond, within ten business days of receipt, will negate the adverse party's remedies. Any third-parties serving on the cause(s) will be liable for civil and criminal prosecution.

Verified Abstract of Judgment Page 6 of 7

INSTRUMENT # 2379629 35 PGS

Notice to principal is notice to agent. Notice to agent is notice to principal. Equality is PARAMOUNT and MANDATORY by the Law. I, Michael David Beiter Jr., living soul, hereby and herein explicitly reserve all of my rights without recourse, and I hereby and herein claim my right to common law jurisdiction and refuse statutory jurisdiction and/or admiralty jurisdiction.

Asseverated, signed and issued, in good faith and with clean hands, without dolus, on this the 31st day of the eighth month in the year of our Lord, two-thousand, seven, at the county of Alachua.

Teste Meipso.

By:

Michael David Beiter Jr., living soul, creditor only in my capacity as beneficiary of the

rin bells

Original Jurisdiction (In red ink)

Witness: By

Witness: By

Authentication

Notice

Using a notary on this document does not constitute any adhesion, nor does it alter my status in any manner. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction.

State of Florida

County of Alachua

Michael David Beiter Jr., living soul, known by Me or made known by Me, by proper identification and having affixed his hand concerning the above document, duly sworn and subscribed and affirmed before Me, a Notary Public in and for the State of Florida this 31st day for the eighth month in the year of our Lord and Savior, Two Thousand Seven, A.D.

Notary Public:

Yuran

hawler

Printed Name:

Susan

Shawler

My Notary Expires:

July 20,2008

Seal

SUSAN SHAWLER
AY COMMISSION # DD 339154
EXPIRES: July 20, 2008
Forded Thru Pichard Insurance Agency

Abstract and Surety Bond No. RR 519 390 730 US

INSTRUMENT # 2379629

August 31, 2007

Creditor:

Michael David Beiter Jr., living soul,

and/or assigns,

c/o temporary mailing location:

5250 NE 160th Avenue Williston, Florida

Debtor:

Our Precious Grand Jury

299 East Broward Blvd., First floor

Fort Lauderdale, Florida [Zoning Improvement Plan Number 33301]

Amount of Judgment: 200 ounces, silver specie

Verified Abstract of Judgment

The United States of America, the perpetual	§	
union of sovereign states combined	§	
to form a constitutional republic	§	
	§	
on the soil of Florida, a sovereign state	§	SS.
within the perpetual union of states	§	
	§	
at the sovereign county of Levy	§	

The following "Verified Abstract of Judgment" is made explicitly under reserve and without recourse.

I, me, Michael David Beiter Jr., living on the soil of Florida and Creditor, am acting in good faith, with clean hands and at arm's length. I am over the age of twenty-one years, and am competent in making my declaration. The facts stated herein are of firsthand knowledge, and are true, correct and complete under penalty of perjury under the Laws of Yahweh and under the laws of the United States of America, the perpetual union of sovereign states combined to form a constitutional republic, and under the laws of Florida, a sovereign state within the union of states.

WHEREAS an un-refuted declaration, noticed on the public record, is the highest form of evidence, I am, by declaration on the public record, hereby and herein giving seasonable and timely notice to the above listed person(s) of their opportunity to refute the facts stated herein. This is done in order of protecting my unalienable rights relative of attacks by parties having UNCLEAN HANDS and involved in CONSPIRACY, CONSTRUCTIVE FRAUD, DECEIT, and other acts of BAD FAITH. I declare and proclaim the following:

I, me, Michael David Beiter Jr., living on the soil of State, and hereby and herein claiming my right to
common law jurisdiction, declare that I have suffered damages in excess of \$21.00 at the hands of the
Precious Grand Jury with the address above. My claim for contractual damages has been duly established.
My claim for damages has been duly affirmed by the silence, nihil dicit, Precious Grand Jury, and their
voluntary refusal, nihil dicit, to contest and refute my claim for damages.

This document is not being sent by any government agency, court, judge or legal representative; however, this is still a contract.

Verified Abstract of Judgment

- 2. Incorporated herein and made fully part hereof by reference is my "Invoice Billing, Per Contract", numbered GJ051207, issued, via Express Mail: "EB318898335US", on May 14, A.D.2007 by me against Precious Grand Jury, as issuer. Said invoice details my claim for damages, totaling 200 ounces silver specie. Precious Grand Jury was given thirty days in which to either pay the said invoice or contest the validity of the debt behind the said invoice and failed and refused to do so. Proof of service is attached hereto and made a part hereof by reference.
- 3. Incorporated herein and made fully part hereof by reference is my "Notice of Contract and Notice of Dishonor and Notice of Default", issued, via Express Mail: "EB318898499US" on June 22, A.D. 2007 by me to Precious Grand Jury, for their failure, nihil dicit, to either pay the said invoice, numbered GJ051207, or to contest the validity of the debt behind the said invoice within thirty days of the mailing of the Past Due Invoice. Precious Grand Jury did not pay the said invoice, nor did they contest the validity of debt behind the said invoice within thirty days. The validity of the debt behind the said invoice has now been established, confirmed and proven. Proof of service on Precious Grand Jury is attached hereto and made a part hereof by reference.
- 4. Incorporated herein and made fully part hereof by reference is my "Second Notice of Dishonor and Default", issued via Certified Mail 70050390000628906689 on June 22, A.D. 2007 by me to Precious Grand Jury, for their <u>failure</u>, nihil dicit, to pay the said uncontested and un-refuted invoice, numbered GJ051207 within the additional ten days granted them. Proof of service on Precious Grand Jury is attached hereto and made a part hereof by reference.
- 5. Incorporated herein and made fully part hereof by reference is my original "Registered Surety Bond" issued on behalf of, and bonding the actions of, Michael David Beiter Jr., living soul.

Definitions

Venue:

By virtue of my being a living soul with unalienable rights given me by Yahweh, my Creator, and the title to said rights being found at that declaration entitled, "IN CONGRESS, JULY 4, 1776. The unanimous Declaration of the thirteen United States of America," signed on July 4, A.D. 1776, commonly referred to as the "Declaration of Independence", with said Declaration having never been challenged, contested or refuted and said Declaration still being in full force and effect, I hereby and herein declare that the county of County, a sovereign county within the organic borders of the State of Florida, a sovereign state within the union of states, is my venue, and the Constitutional County Court of Record for the People at the county of Levy, as mandated by the Constitution for the State of Florida, convened by the County Judge at the county of Levy, and presided over by twelve justices at common law, is the proper court in said venue for determining any challenges to the foregoing "Verified Abstract of Judgment". Pursuant to the Constitution for the State of Florida, said Constitutional County Court of Record "shall be open" at all times.

Jurisdiction:

I hereby and herein claim my right to common law jurisdiction, and I <u>deny</u> that I have agreed to statutory jurisdiction. I further confer on the twelve justices of the Constitutional County Court of Record for the People at the county of Levy, the jurisdiction to determine any challenges to the foregoing "Verified Abstract of Judgment".

Relationships:

My actions are, at all times, at arm's length.

Counsel:

I am without counsel; however, I desire effective, Assistance of Counsel, pursuant to that contract, ratified on December 15, A.D. 1791, at Article VI, commonly referred to as the "Sixth Amendment", between the State of State, a sovereign state within the union of states, and the United States of America, the perpetual union of sovereign states combined to form a constitutional republic.

Rules of court:

In common law, there are no rules of court, except as prescribed by the twelve justices presiding over the case.

Testimony:

I reserve the right to provide additional facts and/or testimony to the twelve presiding justices as additional facts become known to me.

Exercise of Rights:

I am a belligerent claimant of all of my unalienable rights. I do <u>not</u> give anyone permission to make any legal determinations concerning the foregoing "Verified Abstract of Judgment", but rather, they are to turn any and all challenges over to the twelve justices presiding over the Constitutional County Court of Record for the People at the county of Levy for proper assessment and ruling, including, but not limited to, any errors, mistakes or omissions involved in the writing of the foregoing "Verified Abstract of Judgment".

Remedy:

By virtue of my being a living soul, I am constitutionally entitled to, and hereby and herein demand, a trial by jury by the common law, convened by the County Judge at the county of Levy, on the soil of State, a sovereign state within the union of states, with a determination of any challenges to the foregoing "Verified Abstract of Judgment" determined by the twelve presiding justices at the Constitutional County Court of Record for the People at the county of Levy. The State of Florida, a sovereign state within the union of states, by its contract with the United States of America, the perpetual union of sovereign states combined to form a constitutional republic, ratified on December 15, A.D. 1791, has guaranteed me a trial by jury by the common law within a republican form of government.

Terms:

The term "Judgment" used herein is defined as meaning: "a decree issued by a creditor based on the debtor's documented failure to perform under the terms of a contract or the debtor's documented failure to pay a sum of money owed the creditor pursuant to the terms of a contract".

The term "Abstract of Judgment" used herein is defined as meaning: "a documented summary, duly recorded with the recorder of the county for the world to see, of a decree issued by a creditor based on the debtor's documented failure to perform under the terms of a contract or the debtor's documented failure to pay a sum of money owed the creditor pursuant to the terms of a contract".

Equality is PARAMOUNT and MANDATORY by the Law, and I hereby declare myself competent to handle my affairs. The foregoing "Verified Abstract of Judgment" is a document in commerce. Truth and full disclosure is required in commerce. Notice to the principal is notice to the agent and/or the fiduciary.

Notice to the agent and/or the fiduciary is notice to the principal. I hereby and herein explicitly reserve all of my rights without recourse and I hereby and herein claim my right to common law jurisdiction. My Word is My Bond.

As the Creditor, my "Verified Abstract of Judgment" is being issued in good faith, with clean hands and at arm's length, and is being duly recorded with the recorder of the county, with a true and correct copy being duly noticed for Precious Grand Jury, et al.

Notice for Agents is Notice for Principals and Notice for principals is Notice for Agents.

This document is not being sent by any government agency, court, judge or legal representative; however, this is still a contract.

Verified Abstract of Judgment

Page 3 of 7

Verification: I declare under penalty of perjury unde is true and correct. Executed on this 31st day of the e the county of Alachua.	By: Michael David Beiter Jr., creditor, living soul (In red ink)
	Witness: By: Witness: By:
Auth	nentication
Notice <u>Using a notary on this document does not constitute a purpose for notary is verification and identification only</u>	ny adhesion, nor does it alter my status in any manner. The and not for entrance into any foreign jurisdiction.
State of Florida)	
County of Alachua)	
Michael David Beiter Jr., living soul, known by Me or ma hand concerning the above document, duly sworn and sul State of Florida this 31st day for the eighth month in the year	de known by Me, by proper identification and having affixed his bscribed and affirmed before Me, a Notary Public in and for the ar of our Lord and Savior, Two Thousand Seven, A.D.
Notary Public: JUDA Mawly	Seal
Printed Name: Susan Shawler	SUSAN SHAWLER PAY COMMISSION # DD 339154 EXPIRES: July 20, 2008 Bonded Thru Pichard Insurance Agency
My Notary Expires: July 20, 2008	Bonded Innu Pichard insulance Agency

INSTRUMENT # 2379629 35 PGS

Abstract and Surety Bond No. RR 519 390 730 US

Issued By:

Michael David Beiter Jr., living soul,

and/or assigns,

c/o temporary mailing location:

5250 NE 160th Avenue Williston, Florida

Issued on Behalf of:

Michael David Beiter Jr., living soul,

and/or assigns,

c/o temporary mailing location:

5250 NE 160th Avenue Williston, Florida

REGISTERED SURETY BOND

	§	The United States of America, the perpetual
	§	union of sovereign states combined
	§	to form a constitutional republic
	§	
SS.	§	on the soil of Florida, a sovereign state
	§	within the perpetual union of states
	§	
	§	at the sovereign county of Alachua

I, me: Michael David Beiter Jr., living soul, principal, surety and guarantor live on the soil of State over a republican form of government. Acting in good faith and with clean hands, I declare that I am <u>not</u> a corporation or legal fiction. I am a free man of age, competent for testifying, and have first-hand knowledge that the facts stated herein are true, correct, complete, certain and not misleading. I hereby and herein declare and proclaim the following:

I am acting in good conscience of my own free will and accord, in my capacity as beneficiary to the Original Jurisdiction, and hereby willingly, in the presence of Almighty Yahweh, my Creator, undertake to act as surety, to pledge and provide private bond, in the amount of twenty-one dollars in silver coinage, minted by the American Treasury of the United States of America, with said lawful coin dollars of the United States of America personally held by me in my ownership and possession.

This Registered Surety Bond is to the credit of Michael David Beiter Jr., by his appellation, in his capacity as beneficiary to the Original Jurisdiction, as a full faith and credit guarantee to any lawful Bill of Redemption, duly presented under seal in lawful specie money of account of the United States of America, Original Jurisdiction.

The Bill of Redemption is a tender, as set-off for any alleged contract, agreement, consent or assent purportedly held, as an obligation or duty against Michael David Beiter Jr., so as to cause an imputed disability or presumption against the capacity, rights and powers of Michael David Beiter Jr.,. This Registered Surety Bond under seal duly establishes, by my witness, the good credit, in lawful specie money, of Michael David Beiter Jr.

I do make this surety, pledge and bond, under my seal, as my full faith and credit guarantee to any lawful Bill, duly presented to me under seal, signed under penalties of perjury, in lawful specie money of account of the United States of America, in the matter of correct public judicial/corporate actions in the forum of Original Jurisdiction and Original Rules, for the benefit and credit of Michael David Beiter Jr., and his heirs and assigns.

The specific intent of this Registered Surety Bond under Seal is to establish, by my witness, the good credit, in lawful specie dollars of the United States of America, in the sum certain amount of at least twenty-one dollars in silver coinage, minted by the American Treasury of the United States of America and which carry no debt obligations worldwide, available to bond the actions of Michael David Beiter Jr., Further, in reservation of rights under common law and customs of the United States of America, Original Jurisdiction and Original Rules, Michael David Beiter Jr., has, before this assembly of witnesses, caused to be issued this bond of identity and character in tender of twenty-one dollars silver, being positive proof and competent evidence that Michael David Beiter Jr., cannot be bankrupt or be a vagrant or be a ward of the State, or be the dolus trust "MICHAEL D. BEITER JR.", a legal entity, and is not acting in cessio bonorum.

The life of this Registered Surety Bond covers a period of two years from the date of issue, unless the plaintiff enters a true bill of particulars into evidence in the case of Michael David Beiter Jr., along with all related causes of action, your advice of counsel, i.e., who do you work for, and information with testamentary documentation, signed under the penalties of perjury. In that case, the life of this Registered Surety Bond will be extended for a period of two years after such documentation is presented. By the witnessed signature, authentication and seal of me, Michael David Beiter Jr., living soul, in my capacity as beneficiary of the Original Jurisdiction, as surety and guarantor, I hereby and herein confirm, attest, and affirm this Registered Surety Bond. Any and all assumptions and/or presumptions are required to be proven in writing, and signed and sealed before three witnesses, in order to be a valid response.

Failure to, within three business days of receipt, respond to, request additional time for responding for, or refute the foregoing Registered Surety Bond, point for point, is a default, and the adverse party is collaterally estopped from any further adversarial actions against Michael David Beiter Jr., and for good cause not limited to the laws of collateral estoppel, coercion, fraud and want of jurisdiction of the subject-matter, Michael David Beiter Jr., living soul, demands that the cause(s) be vacated and dismissed, and that the accounts be immediately discharged with prejudice. It is hereby made plain and clear that the said failure of response or rebuttal, under penalties of perjury, clearly defines the adverse party's assent to the foregoing Registered Surety Bond, and that a fault exists creating fraud through material misrepresentation that vitiates all forms, contracts, testimony, agreements, etc., both expressed or implied, from the beginning, of which the adverse party is relying on, and there is no longer permission by consent or assent for any demand of payment being ordered or levied against Michael David Beiter Jr. Michael David Beiter Jr., further demands that the record of the cause(s) be expunged. Failure to comply with the foregoing Registered Surety Bond, within three business days of receipt, will negate the adverse party's remedies. Any third-parties serving on the cause(s) will be liable for civil and criminal prosecution.

Verified Abstract of Judgment

Notice to principal is notice to agent. Notice to agent is notice to principal. Equality UNDER THE LAW is paramount and mandatory by law. I, Michael David Beiter Jr., living soul. hereby and herein explicitly reserve all of my rights without recourse, and I hereby and herein claim my right to common law jurisdiction and refuse statutory jurisdiction and/or admiralty jurisdiction.

Asseverated, signed and issued, in good faith and with clean hands, without dolus, on this the thirty first day of the eighth month in the year of our Lord, two-thousand, seven, at the county of Alachua.

Teste Meipso.

Michael David Beiter Jr., living soul, creditor only in my capacity as beneficiary of the

Original Jurisdiction (In red ink)

J.K. "Buddy Irby, Clerk of the Circuit & County Witness: By: Court, Eighth Judicial Circuit of Florida, in and for Alachua County, hereby certifies this to be a true and correct copy of the document new of ecord in this office. Witness my hand and

Authentication

Notice

Using a notary on this document does not constitute any adhesion, nor does it alter my status in any manner. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction.

State of Florida

County of Alachua

Michael David Beiter Jr., living soul, known by Me or made known by Me, by proper identification and having affixed his hand concerning the above document, duly sworn and subscribed and affirmed before Me, a Notary Public in and for the State of Florida this 31st day for the eighth month in the year of our Lord and Savior, Two Thousand Seven, A.D.

Notary Public:

SUSAM BHAWLER MY COMMISSION # DD 339154 EXPIRES: July 20, 2008

Printed Name:

My Notary Expires:

Honest Abode:

Michael Beiter Jr., non-commercial entity per your Article IX (bill of rights (federal)) in care of: 5250 NE 160th Avenue, Williston, Florida [Zoning Improvement Plan number not applicable]

10-19-07

rci Smith, non-commercial entity doing business as DARCI SMITH, commercial entity

dressed at law to Darcy Smith or her husband in "her" (not "its") non-government living capacity]

6511 Pelican Terrace, Coconut Creek, Florida [Zoning Improvement Plan number not applicable]]

Re: Your writing dated October 15, 2007

In offering mercy:

"Holy" is the christ's resurrection, while addressing your non-commercial address is wholly appropriate as proven below:

- 1. Where your writing uses the word "inappropriate" you assert non ultra vires activity.
- 2. The only harm I've caused seems to be the authority I delegated to you through congress, according to your insistence, quote, "am authorized for mail theft activities and other thefts, including thefts of copy services and mail services."
- 3. My honest name, as you well know is, "Michael David Beiter Jr." and you also know any other lettering would be an infringement on my lawful copyright of MICHAEL DAVID BEITER JR. and all derivations thereof. You spoke to my father about the copyright and again are noticed that you will be billed at \$100,000.00 or their lawful equivalent, per violation from this point forward.
- I. You will stop painting me as though I ask technical procedure questions, as the following is found binding upon you (non ultra vires) and binding upon your Service:

"The revenue laws are a code or system in regulation of tax assessment and collection. They relate to TAXPAYERS, and not to NONTAXPAYERS. The latter are without their scope. No procedure is prescribed for nontaxpayers, and NO attempt is made TO ANNUL any of their RIGHTS and REMEDIES in due course of law. With them Congress DOES NOT ASSUME TO DEAL, and they are neither of the SUBJECT nor of the OBJECT of the revenue laws" (Emphasis added).

Long v. Rasmussen, 281 F.236, at 238 (1922)

Economy Plumbing and Heating v. U.S., 470 F.2d 585, at 589 (1972)

All waivers have been and continue to be disavowed. Again, all rights are reserved and we continue to ask "who is leaving Darci and her co-workers naked at our family's expense?"

In the event you don't feel naked, ask your nearest 12-year-old if the "Memorandum of Law on the Name" is understandable, which you previously received (return receipt requested). In the event something frightened you into your most recent writing, please understand, our beliefs include the christ's resurrection. Attempts to legislate what scripture expressly condemns convince us not, regarding legislator ability to protect us against God's wrath after we are resurrected.

Please govern you, your self, and "your" Service accordingly.

Honestly (per John 4:23-24, "The Holy Bible"),

, non-commercial entity (living soul, sealed in red ink and lettered using upper- and lower-case lettering in adherence to the rules of English

CC: Darci Smith (non-commercial entity) doing business as DARCI SMITH, commercial entity

300 Lock Road, Room 200, Deerfield Beach, Florida [Zoning Improvement Plan Number 33442]

Darci Smith - 6511 Pelican Terrace, Coconut Creek, Florida [Zoning Improvement Plan Number 33307]

Bertha Mitrani d/b/a BERTHA MITRANI, ASS U.S. ATTORNEY-500 East Broward Boulevard, #700, Fort Lauderdale, Florida [Zoning Improvement Plan Number 33394]

R. Alexander Acosta d/b/a R. ALEXANDER ACOSTA, U.S. ATTORNEY -500 E. Broward Boulevard, #700, Ft. Lauderdale, Florida [Zoning Improvement Number 33304]

Charlie Crist d/b/a CHARLIE CRIST, GOVERNOR- 420 E. Jefferson Street, Tallahassee, Florida [Zoning Improvement Plan Number 32301]
Bill McCollum d/b/a BILL McCollum, ATTORNEY GENERAL, FLORIDA-The Capitol PL-01, Tallahassee, Florida [Zoning Improvement Plan Number 32399-1050]

Cliff Stearns d/b/a CLIFF STEARNS, CONGRESSMAN- 115 South East 25th Avenue, Ocala, Florida [Zoning Improvement Plan Number 34471] FBI- Miami Office-16320 Northwest Second Avenue, Miami, Florida [Zoning Improvement Plan Number 33169]

CLIFF STEARNS

6TH DISTRICT, FLORIDA

WASHINGTON:

2370 RAYBURN HOUSE OFFICE BUILDING WASHINGTON, DC 20515-0906

> (202) 225-5744 FAX: (202) 225-3973

www.house.gov/stearns

AIR FORCE CAUCUS, CO-CHAIRMAN

CHRONIC OBSTRUCTIVE PULMONARY **DISEASE CAUCUS, CO-CHAIRMAN**

CYSTIC FIBROSIS CAUCUS, CO-CHAIRMAN



Congress of the United States

House of Representatives Washington, DC 20515-0906

COMMITTEE ON VETERANS' AFFAIRS DEPUTY RANKING REPUBLICAN MEMBER

COMMITTEE ON ENERGY AND COMMERCE

COMMERCE, TRADE, AND

CONSUMER PROTECTION RANKING REPUBLICAN MEMBER

TELECOMMUNICATIONS AND THE INTERNET

ENVIRONMENT AND HAZARDOUS MATERIALS

SUBCOMMITTEES:

HEALTH

OVERSIGHT AND INVESTIGATIONS

October 23, 2007

Mr. Michael David Beiter, Jr. 5250 NE 160th Ave Williston, FL 32696

Dear Mr. Beiter:

Enclosed is the interim response received regarding your problem with an agency of the federal government.

My staff will continue to handle your case in a prompt and thorough manner, and will be back in touch with you when further information is received from the agency.

If you have questions about this interim response, please call.

Sincerely,

Cliff Steams

United States Representative

CS:sw

. 25TH AVENUE (352) 351-8777

☐ GAINESVILLE 5700 S.W. 34TH STREET, #425 GAINESVILLE, FL 32608 (352) 337-0003

PRINTED ON RECYCLED PAPER

□ ORANGE PARK 1726 KINGSLEY AVENUE, #8 ORANGE PARK, FL 32073 (904) 269-3203



INSPECTO R GENERAL

DEPARTMENT OF THE TREASURY WASHINGTON, D.C. 20005

October 18, 2007

The Honorable Cliff Stearns U.S. House of Representatives 1 15 Southeast 25th Avenue Ocala, Florida 34471

Dear Representative Stearns:

This is in response to your inquiry dated August 15, 2007, on behalf of your constituent, Michael David Beiter, Jr. The Internal Revenue Service (IRS) forwarded your letter to the Treasury Inspector General for Tax Administration (TIGTA) on September 28, 2007. Mr. Beiter alleges that an Assistant United States Attorney (AUSA) at the U.S. District Court in Fort Lauderdale, Florida, and an IRS employee, are engaging in racketeering activity and abusing their power under color of law.

We have reviewed the information you provided on behalf of your constituent. TIGTA's responsibilities include the investigation of criminal impropriety within Federal tax administration and serious misconduct by IRS employees. We are conducting a review of the allegations concerning the IRS employee and upon completion, to the extent allowable under the law, will advise you of the results.

We have determined that the allegations concerning the AUSA are within the jurisdiction and authority of the Department of Justice (DOJ). Accordingly, we have taken the liberty of forwarding your correspondence to the DOJ, Office of Legislative Affairs, for appropriate action. Follow-up inquiries to the DOJ, Office of Legislative Affairs, may be addressed to:

U.S. Department of Justice Office of Legislative Affairs 950 Pennsylvania Avenue, NW Room 1145 Washington, DC 20530 Actual Abode: c/o 5250 NE 160th Avenue, Williston, Florida [Zoning Improvement Plan number not applicable]

Congressman Cliff Stearns 115 S.E. 25th Ave., Ocala, Florida [Zoning Improvement Plan number not applicable] Phone 352-351-877

Subject: Your writing of October 23, 2007, and your offered interim writing(s) and TIGTA-offered interim writing(s) and IRS

Salutations, Constitutional Congressman:

From the words of your writing, or someone signing for you, and dated "October 23, 2007" only an adversarial remedy process is able to be availed while non-adversarial remedy (honest service) is non-able to be availed; our terrified family presented unrebuttable proof to you through a face-to-face "meeting-in-fact" (non-commercial) where said proof's status as "unrebuttable" occurred through the merit and substance of Federal Rules of Evidence 201 and 902 while our family was already terrified after the documented harms against our family clearly and compellingly qualify as "non-remedied" (implying greater harm to neighbors of lesser financial ability). Stated simply, a proof-sufficient trial is already complete in substance and in structure, needing simply a constitutional government to prosecute the documented violations against already pre-scribed laws (as the evidence recorded with a Florida county recorder proves) while our Christ-loving family now suffers through your neglect (non-exhaustively listed) and only a portion thereof as follows:

NEGLECT:

- You wrote to FBI using words "other than" our family's words, causing FBI to react only to "other than" our family's words.
 FBI replied to you with a non-active mailing address yet you merit the FBI writing with validity instead of meriting your office with sufficient authority to investigate FBI's disregarding your office.
- You wrote to IRS using words "other than" our family's words, causing IRS to react only to "other than" our family's words. You then relayed to us a writing from an entity other than IRS ("TIGTA") where said writing expresses an assumption of IRS function in replying to you instead of IRS replying to you, proving the non-adversarial remedy for our frightened family suddenly shifts into adversarial where the "TIGTA" entity (1) purports an investigation minus our family's evidence is already active yet without a shred of the proof requested or received from our family (the only ones who matter in starting an investigation), implying the thieves are already under investigation previous to our proof of harm against our family and (2) leaves no other interpretation possible, from the record, than that the entity "TIGTA" through that writing of October 18. 2007, attempts to impose "adversarial remedy" as a substitute in the place of "non-adversarial remedy" during our family's remedy-seeking where the entity "TIGTA" uses the word "alleges" while referring to the Fed. Rules of Evidence 201's and 902's unrebuttable proof.
- 3. Your writing of October 23 uses the words, and I quote, "your problem" and "your case" to the great alarm of law-abiding neighbors observing your writing, for the simple reason that my scared family's problems ended the minute your constitutional office received notice of the documented disregard of IRS against Congressional Statutes (numbering over twenty (20) such statutes disregarded/nullified) by agents subjected (and sworn) under such Congressional Statutes. The problem became yours at that instant, unless your Constitutional office denies such. The English dictionary shows a tremendous difference between the commonly used word "case" and "your case" as of your text.

As you were previously informed, added delay is an attack on the safety and security of our family, yet you offer "interim" efforts wholly inappropriate where, as you were also previously informed, to lessen your effort, the Public Servant Questionnaire, a copy of which you have, prominently displays the congressional authorities (20+ listed) IRS already disregarded unrebuttably so that, therefore, a waste of your honest efforts is found in attempting to charge IRS with a further duty using your writings today; said wasted effort is also a redundant wasted effort, since IRS already failed to discharge duties charged under congressional statutes authorizing said Public Servant Questionnaire so that, therefore, your attempts to charge IRS with further duty, using further writings, is a redundant wasted effort. Harms are added daily and we have attempted to help you reduce harms by mailing only first class, non registered.

We apologize for straining your constitutional office with constitutional duties. If you would like to vacate your office, we are happy to take your place as man and wife instead of the commercial "it" located in the d/b/a "CLIFF STEARNS" where Cliff Stearns does business as CLIFF STEARNS since our scared family, didn't ask for interim efforts to be expended.

Sealed,

Michael David Beiter Jr., non-commercial entity (living soul) in accordance with Article IX for your bill of rights (federal)

cc: Charlie Crist d/b/a CHARLIE CRIST, GOVERNOR- 420 E. Jefferson Street, Tallahassee, FL [Zoning Improvement Plan Number 32301]

CC: Bill McCollum d/b/a BILL McCOLLUM, ATTORNEY GENERAL, FLORIDA- The Capitol PL-01, Tallahassee, FL [Zoning Improvement Plan Number 32399-1050]

CC: R. Alexander Acosta d/b/a R. ALEXANDER ACOSTA, U.S. ATTORNEY- 500 E. Broward Boulevard, #700, Ft. Lauderdale. FL [Zoning Improvement Plan Number 33394]

Michael David Beiter Jr., a living soul with wife and children (non-commercial entities)

c/o Honest Abode- 5250 Northeast 160th Avenue, Williston, Florida [Zoning Improvement Plan number not applicable]

To: each and every one of the attached "cc" list (after failure to rebut)

Subject: as you were previously given notice, failure to rebut

This is lawful notification to you and you are required to respond and to rebut that with which you disagree. If you fail to do so in writing to the "above and hereupon prominently displayed" honest abode address within ten (10) days then you admit to everything contained herein, fully binding upon you at any court without your objection, protest, or that of those who represent you.

As a result of instrument 2379629 (copy enclosed) recorded at Alachua County, Florida and Fed. Rules of Evidence 201 and 902, establishing an absent rebuttal, you cannot legally now claim "a rebuttal was or is expressed regarding the items recorded at the county recorder."

If you did previously rebut and you believe your rebuttal was either lost, stolen or otherwise made non-available to the undersigned, you may send a copy of your rebuttal writing to the above honest address within ten (10) days in order to be excluded from the list of those failing to rebut.

Your offices seem more angry where one uses the word "hell" in conversations yet less angry at the massive expenses involved where our government's constitutional offices and the many agents/employees contacted seem to struggle so expensively in writing my name dishonestly (seeming almost afraid to write my name honestly) but we thank you for not participating in the deprivation described at 18 USC 1346 through altering or seeming to alter my honestly presented name. My wife, children and I would thank you for that honestly, quid pro quo after we do honestly present our honest forms of address and consistently, a right recorded at Article IX for your bill of rights.

Further, congressional authorities (over twenty herewith enclosed as cited) are undermined, disregarded and abused, causing documented fraud, waste and abuse resulting in documented damages and resulting in obstructing the congressionally specified answers from said government employees. Forgive us, the family, after our brief and pointed writing here as we hope you can see from the attached "cc" list, the evidence (documented) indicates, and indicates clearly and convincingly, that our family is being mugged under color of law.

Further, those failing to rebut include many addressees of constitutional government both state and federal, including but not limited to the legislatures, attorneys general and a constitutional state's governor office, as the "cc" list attached herewith evidences.

"Whatever the form in which the Government functions, anyone entering into an arrangement with the Government takes the risk of having accurately ascertained that he who purports to act for the Government stays within the bounds of his authority...And this is so even though as here, the agent was not aware of the limitations upon his authority."

Federal Crop Insurance Corporation v. Merrill, 332 U.S. 380 at 384 (1947)

The denial of the right to appointed counsel is pre-judicial per se. Holloway v. Arkansas, 435 U.S. 475, 489 (1978)

This is lawful notification to you and you are required to respond and to rebut that with which you disagree. If you fail to do so in writing to the "above and hereupon prominently displayed" honest abode address within ten (10) days then you admit to everything contained herein, fully binding upon you at any court without your objection, protest, or that of those who represent you.

Enclosures:

cc:

1. Instrument Number 2379629 with attachments totaling thirty five (35) pages.

The seal below is proof that I, the man signing and sealing below, affirm that the foregoing is honest (John 4:23-24, "The Holy Bible"), true and correct under penalty of perjury this eighteenth day of the tenth month of the year of our Lord 2007, at arm's length and at Alachua, Florida.

Sealed:

Michael David Beiter, Jr., living soul

(sealed in red ink, upper and lower-cased in adherence to the rules of English)

FBI- Miami Office-16320 Northwest Second Avenue, Miami, Florida [Zoning Improvement Plan Number 33169]

R. Alexander Acosta d/b/a R. ALEXANDER ACOSTA, U.S. ATTORNEY -500 E. Broward Boulevard, #700, Ft. Lauderdale, Florida [Zoning Improvement Plan Number 33394]

Charlie Crist d/b/a CHARLIE CRIST, GOVERNOR- 420 E. Jefferson Street, Tallahassee, Florida [Zoning Improvement Plan Number 32301] Bill McCollum d/b/a BILL McCOLLUM, ATTORNEY GENERAL, FLORIDA-The Capitol PL-01, Tallahassee, Florida [Zoning Improvement Plan Number 32399-1050]

Cliff Stearns d/b/a CLIFF STEARNS, CONGRESSMAN- 115 South East 25th Avenue, Ocala, Florida [Zoning Improvement Plan Number 34471]

Darci Smith d/b/a DARCI SMITH, CID, IRS- 6511 Pelican Terrace, Coconut Creek, Florida [Zoning Improvement Plan Number 33307]

Bertha Mitrani d/b/a BERTHA MITRANI, ASS U.S. ATTORNEY-500 East Broward Boulevard, #700, Fort Lauderdale, Florida [Zoning Improvement Plan

Number 33394]]



INSTRUMENT # 2379629 35 PGS
INSTRUMENT # 2379629 35 PGS
2007 OCT 18 11:32 AM BK 3693 PG 481
J. K. "BUDDY" IRBY
CLERK OF CIRCUIT COURT
ALACHUA COUNTY, FLORIDA
CLERK10 Receipt#350309

Declaration (Affidavit of Truth and true bill) of Michael David Beiter Jr.

"I" and "me" herein is Michael David Beiter Jr, your Declarant, who is over 21 and competent to testify to the facts herein based upon first-hand knowledge, and as to these facts your Declarant will testify truthfully so help him God:

- 1. Michael David Beiter Jr. is your Declarant herein;
- 2. Your Declarant is over 21, competent to testify, and will testify truthfully;
- 3. Your Declarant is aware of the laws concerning perjury specified in the Laws of God;
- 4. Your Declarant has first-hand knowledge of the facts stated herein and makes this first-hand statement under the penalty against falsehood (penalty of perjury) pursuant to the Laws of God;
- 5. Your Declarant understands that this Declaration of Michael David Beiter Jr. is evidence by testimony and presented as proof, as defined in HENRY CAMPBELL BLACK, M.A., ET AL., BLACK'S LAW DICTIONARY (by West Publishing Co., sixth edition, 1990), in the Florida (and/or Federal Rules of Evidence), for each item sworn to below, and proof from an Article IX non-commercial entity (Article IX, bill of rights (federal), as U.S. attorneys argue at our precious supreme courts do exist in order for "Article IX to ever be written" and in order for "a fertilized human ovum to exist");
- 6. Giving due regard for Florida-recorded article 3341121, Alachar, Floridathe factual documents attached and included herewith (Exhibit 1 herewith, Exhibit 2 herewith, Exhibit 3 herewith) record only a portion of "proof of costs of harms" proving the harmful silences of the addressees mentioned thereon while disproving harmless silence exists;
- 7. Your Declarant is willing and able to testify competently with these documents regarding the foregoing.

WHEREAS the text printed hereon is sealed in non-compromised honesty (an adherence to John 4:23-24, "The Holy Bible") and sealed at Alachua County, Florida, 10/18/2007, THEREFORE the seal described above and the below actual seal together prove⁴ the text sealed herein is true and correct text, and I declare under penalty of perjury the foregoing is true and rect,

¹Direct evidence of one witness sufficient. ...the direct evidence of one witness who is entitled to full credit is sufficient for proof of any fact. Calif. Evid. Code § 411 (Stats 1965 c. 299, § 2), Federal Rules of Evidence § 601.

²Evidence. Testimony, writings, or material objects offered in proof of an alleged fact or proposition. *People v. Leonard*, 207 C.A.2A 409, 24 Cal.Rptr. 597, 600.

Testimony, writings, material objects, or other things presented to the senses that are offered to prove the existence or nonexistence of a fact. Calif. Evid. Code § 140 (Stats 1965 c. 299, § 2), Federal Rules of Evidence § 401.

³Testimony. Evidence given by a competent witness under oath or affirmation; as distinguished from evidence derived from writings, and other sources. State v. Ricci, 107 R.I. 582, 568 A.2d 692, 697; Federal Rules of Evidence § 1007.

⁴Proof. The effect of evidence; the establishment of a fact by evidence. New England Newspaper Pub. Co. v. Bonner, C.C.A.Mass., 77 F.2d 915, 916; Calif. Evid. Code § 190 (Stats 1965 c. 299, § 2), Federal Rules of Evidence § 901.

valed:

, non-commercial entity (living soul) sealed in red ink and lettered using upper- and lower-cased lettering in adherence to the simple rules of English as an Article IX entity

Use of a Notary Public in this document does not constitute any adhesion nor does it alter my neutral status At law (in itinere In original Common Law jurisdiction). The purposes for Notary Public herein are identification and verification only, not for entrance into or under foreign jurisdiction.

On October 18, 2007 before me, Swan Shawlev a Notary Public, personally appeared (Michael David Beiter Jr., living soul) personally known to me -OR- proved to me on the basis of satisfactory evidence to be the entity(ies) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the entity(ies), or the person upon behalf of which entity(ies) acted, executed the instrument.

SUBSCRIBED and SWORN to before me this 18th day of October, 2007.

SINGIN Shimer

NOTARY PUBLIC (Seal)

My Commission Expires: July 20, 2008

SUSAN SHAWLER
MY COMMISSION # DD 339154
EXPIRES: July 20, 2008
bonded Thru Pichard Insurance Agency

(Stamp of the State of Florida Above)



INSTRUMENT 1 234121 7 PGS

2007 MAY 25 02:15 PM BK 3606 PG 813

J. K. "BUDDY" IRBY

CLERK OF CIRCUIT COURT

ALACHUA COUNTY, FLORIDA

NSTRUMENT # 2379629

I, Michael David Beiter Jr., Sui Juris, hereby solemnly declare and affirm that:

VERIFIED AFFIDAVIT of Michael David Belle Jr Receipt #331732

- 1. I have personal knowledge of the facts set forth herein, except for those facts known to me on information and belief, and with respect to those facts, I believe them to be true. If called upon and sworn as a witness, I could and would testify competently to the following:
- 2. The verified statements of fact and findings of law, as found in the documents listed and incorporated herein, are true and correct, according to the best of My current information, knowledge and belief, so help me Almighty Father, pursuant to 28 U.S.C. 1746 (1). See Supremacy Clause
- (§ 1746 is supreme Law).
- 3. I am a Florida Sovereign, and a citizen of my birth state (Florida).
- 4. I am a natural man, of flesh and blood.
- 5. I am subject to the exclusive jurisdiction of the Florida Sovereignty.
- 6. I abide by all laws which are applicable to me, a Florida Sovereign.
- 7. I conduct business under the laws of the Florida Sovereignty and the Florida Constitution.
- 8. I pay all taxes for which I am liable, as a Florida Sovereign.
- 9. I file all documents and returns for which I am liable, as a Florida Sovereign.
- 10. I have not committed any federal crime. I have not inflicted any damage or injury on federal land. There is no federal victim. There is no federal subject matter jurisdiction.
- 12. I have made my own determination that I am not subject to the federal municipal laws (i.e., internal revenue code and social security) based on my research of the Statutes at Large, the Constitution for the United States of America, and the Florida Constitution.
- 13. My research concludes the principals in this matter are acting outside their federal authority and jurisdiction.
- 14. My research concludes the principals in this matter are unlawfully encroaching upon sovereign land of Florida.
- 15. My research concludes the principals in this matter are depriving and violating the civil

rights and fundamental constitutional rights of Florida Sovereigns.

- 16. My research concludes Bertha Mitrani and darci Smith lack the requisite credentials authorizing them to investigate private people, preside over hearings, or to issue orders, any such process.
- 17. My research concludes the principals in this matter are engaging in acts against a Florida Sovereign which clearly constitute violations of state and federal laws.
- 19. My research concludes the principals in this matter are engaging in acts against a Florida Sovereign which clearly constitute violations of state and federal constitutions.
- 20. My research concludes the principals in the matter are engaging in acts against a Florida Sovereign which clearly constitute violations of state and federal civil rights.
- 21. My research concludes the principals in this matter are engaging in criminal acts to unduly influence and coerce a Florida Notary Publics and Clerks into compliance.
- 22. My research concludes the principals in this matter are engaging in acts to retaliate against me, a Qualified federal witness and victim [Title 18 §§ 1512, 1513].
- 23. My research concludes the principals in this matter are engaged in acts to commit conspiracy to fraud against me, with intent to pervert or obstruct justice.
- 24. My research concludes the principals in this matter are continuing to engage in acts of public corruption.
- 25. My research concludes the principals in this matter are continuing to engage in violations of Racketeer Influenced and Corrupt Organizations Act ("RICO").
- 26. My research concludes the principals in this matter have clear documentation of their misconduct and incompetence.
- 27. My research concludes the principals in this matter, should be immediately terminated from employment, impeached, sanctioned, disbarred and prosecuted to the fullest extent of state and federal law for their criminal acts.

INCORPORATION OF VERIFIED DOCUMENTS

I, Michael David Beiter Jr., hereby incorporate by reference all documentation received by Bertha Mitrani and her cohorts, available upon request and previously incorporated in the instant case and as well FGJ 05-10-04(FL), FGJ 06-04-03 (E060457-0004) and FGJ 06-04-03 (E060457-002) in the UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA.

Verification

IN WITNESS WHEREOF, I, Michael David Beiter Jr., solemnly affirm and verify, I have read the foregoing, and know its contents to be true to the best of my knowledge, except as to the matters which are therein stated on my information or belief, and as to those matters, I believe them to be true. This instrument is submitted upon good faith effort that is grounded in fact, warranted by existing law for the modification or reversal of existing law and submitted for proper purposes, and not to cause harassment and unnecessary delay or costs, so help me Almighty Father. See Supremacy Clause (Constitution, Laws and Treaties are all the supreme Law of the Land).

I declare under penalty of perjury, under the laws of the United States of America, without the "United States", that to the best of my knowledge and belief the foregoing is true and correct, per 28 U.S.C. 1746(1). See the Supremacy Clause (Constitution, Laws like 28 U.S.C. 1746, and Treaties are the supreme Law of the Land.

Executed on May 25, 2007.

Michael David Beiter Jr., Florida Sovereign

Qualified federal witness and victim, Title 18 §§ 1512, 1513

All Rights Reserved Without Prejudice

On May 200 before me, Alband Described a Notary Public, personally appeared (Michael David Beiter Jr., living soul) Dependently known to me OR- proved to me on the basis of satisfactory evidence to be the entity(ies) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the entity(ies), or the person upon behalf of which entity(ies) acted, executed the instrument.

SUBSCRIBED and SWORN to before me this 2 day of May 2007.

_ 1USON TIS

NOTARY PUBLIC (Seal)

My Commission Expires:

MY COMMISSION # DO 615566
EXPIRES: November 16, 2010
Buoded Their Pictured Insurance Agency

(Stamp of the State of Florida Above)

May 25, 2007

INSTRUMENT # 2379629 35 PGS

Public Corruption Complaint FBI Office Miami North Miami Beach, Florida 33169

Re: Demand for Investigation of Criminal Corruption at the United States District Court Fort Lauderdale, Florida
Subject: FGJ 05-10-04(FL), FGJ 06-04-03 (E060457-0004) and FGJ 06-04-03 (E060457-002) in the UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

Dear Sir or Madam:

According to the Laws that govern you: I am expecting your full support, protection and defense against the rogue federal officers and federal employees of the above-noted court who are engaged in criminal acts and a pattern of racketeering activity.

As a Florida Sovereign who is a Qualified federal witness and victim, I demand an immediate racketeering investigation to ascertain their criminal acts and stop the principals from abusing their power under color of law. The principals are not acting as required by state and federal law. The principals are not acting consistent with due process of state and federal Constitutions.

Verified documents of misconduct and incompetence have been notarized and categorized and sent to all parties related in the instant matter, however withheld from the Grand Jury Foreman of said District and is against the following principals (copies available upon request):

- 1. Bertha Mitrani d/b/a BERTHA MITRANI, ASSISTANT U.S. ATTORNEY
- 2. Darci Smith d/b/a DARCI SMITH, IRS CID

Documentary material have been sent into the court records that substantiates my claims of criminal wrong doing by the principals under the following, however those documents (exculpatory evidence) are being withheld:

A. Title 18 Crimes and Criminal Procedure:

1. Title 18 § 241: conspiracy against rights; and

2. Title 18 § 242: criminal use of the mails to threaten deprivation of rights under color of law; and

3. Title 18 § 912: research shows Bertha Mitrani and Darci Smith have been impersonating federal officers. No requisite documents authorizing her to preside over any federal court and Grand Jury have been located; and

4. Title 18 § 1341: criminal use of the mails to threaten and extort by coercive incarceration and through fraudulent, unlawful means to obtain information or tangible property; and

5. Title 18 § 1503: the federal employees and federal officers have conspired to impede, pervert and obstruct the due administration of justice; and,

6. Title 18 § 1512: tampering with a witness; and

7. Title 18 § 1513: retaliating against a witness; and

8. Title 18 § 1581-1588: threatening involuntary servitude (coerced incarceration)

 Title 18 § 1951: the federal employees and federal officers have conspired to interfere with and influence the performance of my mainstream duties through coerced compliance; and

B. Racketeer Influenced and Corrupt Organizations (RICO) Act, Title 18, United States Code, Sections 1961-1968 against a Qualified federal witness and victim:

1. Title 18 § 1961(5) pattern of racketeering activity: ongoing fraud and conspiracy for more than 18 months; and

2. Title 18 § 1962: federal officers and federal employees have violated prohibited activities, since the principals unlawfully derive income from a pattern of racketeering activity

3. Title 18 § 1963: criminal penalties shall be imposed the principals for violating § 1962 above.

The above-noted principals have violated their oaths as federal officers and federal employees to uphold and defend the Constitution for the United States of America (1788). The principals have a history of promoting and exercising a substantial loss or impairment of property and freedoms of expression resulting from nuisance lawsuits and vexatious litigation.

The principals usurp their federal authority by encroaching upon the lands and The People subject to the exclusive jurisdiction of the Florida Sovereignty.

The principals (who lack subject matter jurisdiction over Florida sovereigns) have engaged in and continue to engage in a pattern or practice of using excessive forceful tactics against men and women.

The principals' threats to enforce compliance are not made with any expectation of securing valid convictions, but rather are part of a plan to employ arrests, seizures, and threats of prosecution

under color of law to harass men and women to discourage them and their supporters from asserting and attempting to vindicate their state and federal constitutional rights.

The principals' threats to enforce compliance are a part of a plan to employ arrests, seizures and threats of prosecution under color of law to harass men and women to discourage them and their supporters from asserting and attempting to vindicate their state and federal civil rights.

This use of excessive forceful tactics includes but is not limited to: use of excessive threatening language against men and women who are carrying out a routine activity and either have not committed any crime, or infraction, or petty offense.

The principals (who lack subject matter jurisdiction over Florida sovereigns) have engaged and continue to engage in a pattern or practice of using the Grand Jury to build a supposed lawful process.

The principals (who lack subject matter jurisdiction over Florida sovereigns) have engaged in and continue to engage in other misbehavior, including, but not limited to conducting searches without lawful authority or in an improper manner.

The government has tolerated the misconduct of their federal employees and federal officers, through its acts or omissions. These acts or omissions include, but are not limited to:

- failing to implement a policy on use of force that appropriately guides the actions of its officers and employees;
- b. failing to adequately train its officers and employees to prevent the occurrence of misconduct:
- c. failing to adequately supervise its officers and employees to prevent the occurrence
 of misconduct;
- d. failing to adequately monitor its officers and employees who engage in or who may be likely to engage in misconduct;
- failing to establish a procedure whereby federal witness and victim complaints are adequately investigated;
- f. failing to adequately investigate incidents in which a federal officer or employee uses lethal or non-lethal force;
- g. failing to fairly and adequately adjudicate or review federal witness or victim complaints, and incidents in which a federal officer or employee uses lethal or non-lethal force;
- h. failing to adequately discipline federal employees or officers who engage in misconduct.

The government has engaged in and continues to engage in a pattern of practice of conduct by its federal officers and federal employees that deprives men and women of rights, privileges, or immunities secured or protected by state and federal Constitutions, or the state and federal laws.

The Attorney General is authorized under 42 U.S.C. § 14141 to eliminate a pattern or practice of federal employees and federal officers conduct that deprives men and women of rights, privileges, or immunities secured or protected by state and federal Constitutions, or the state and federal laws.

The principals in this instance should be immediately terminated from employment, impeached, sanctioned, disbarred and prosecuted to the full extent of state and federal law for their criminal acts.

Respectfully,

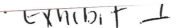
Michael David Beiter Jr., Florida Sovereign

Qualified federal witness and victim, Title 18 U.S.C. §1512, 1513

INSTRUMENT # 2379629 35 PGS

L.K. Quelity irby, Clerk of the Circuit & County
Court, Stokith Undicine Circuit of Florida. In one
for Alasham Caussy, busing outlines this to be
true and correct copy of the document now o
record in this office. Witness my hand and asincord in this office.

Care Deputy Cit



Michael David Beiter Jr., a living soul with wife and children (non-commercial entities) c/o Honest Abode- 5250 Northeast 160th Avenue, Williston, Florida [Zoning Improvement Plan number not applicable]

each and every one of the attached "cc" list (after failure to rebut)

INSTRUMENT # 2379629

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As a result of county recorded in official records at Alachua County, Florida as instrument # 2341121 (copy enclosed) and Fed. Rules of Evidence 201 and 902, you cannot legally and in the legal absence of rebuttal now claim "a rebuttal was or is expressed regarding the items recorded at the county recorder."

If you did rebut and you believe your rebuttal was either lost, stolen or otherwise made non-available to the undersigned, you may send a copy of your rebuttal writing to the above honest address within ten (10) days in order to be excluded from the list of those failing to rebut.

Your offices seem more angry where one uses the word "hell" in conversations yet less angry where our government's constitutional offices and the many agents/employees contacted seem to struggle so expensively in writing my name dishonestly (or seem afraid to write my name honestly) but we thank you for not participating in the deprivation described at 18 USC 1346 through altering or seeming to alter my honestly presented name. My wife, children and I would thank you for that honestly, quid pro quo after we do honestly present our honest forms of address and consistently.

Further, congressional authorities (over twenty herewith enclosed as cited) are undermined, disregarded and abused, causing documented fraud, waste and abuse resulting in documented damages and resulting in obstructing the congressionally specified answers from said government employees. Forgive us, the family, for our brief and pointed writing here as we hope you can see from the attached "cc" list, the evidence (documented) indicates, and indicates clearly and convincingly, that our family is being mugged under color of law.

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The denial of the right to appointed counsel is pre-judicial per se. Holloway v. Arkansas, 435 U.S. 475, 489 (1978)

This is lawful notification to you and you are required to respond and to rebut that with which you disagree. If you fail to do so in writing to the "above and hereupon prominently displayed" honest abode address within ten (10) days then you admit to everything contained herein, fully binding upon you at any court without your objection, protest, or that of those who represent you.

Enclosures:

- 1. Public servant questionnaire from congressional authority (displaying 20+ "non-repealed" citations of authority)
- Public servant questionnaires, sent but dishonored, citing "registered or certified mail tracking numbers"
- Verified Affidavit of Michael David Beiter Jr.

he seal below is proof that I, the man signing and sealing below, affirm that the foregoing is honest (John 4:23-24, "The Holy Bible"), ue and correct under penalty of perjury this twenty-fifth day of the ninth month of the year of our Lord 2007, at arm's length and at lachua, Florida,

Sealed:

Michael David Beiter, Jr., living soul

(sealed in red ink, upper and lower-cased in adherence to the rules of English)

FBI- Miami Office-16320 Northwest Second Avenue, Miami, Florida [Zoning Improvement Plan Number 33169] R. Alexander Acosta d/b/a R. ALEXANDER ACOSTA, U.S. ATTORNEY -500 E. Broward Boulevard, #700, Ft. Lauderdale, Florida [Zoning Improvement

Charlie Crist d/b/a CHARLIE CRIST, GOVERNOR- 420 E. Jefferson Street, Tallahassee, Florida [Zoning Improvement Plan Number 32301] Bill McCollum d/b/a BILL McCOLLUM, ATTORNEY GENERAL, FLORIDA-The Capitol PL-01, Tallahassee, Florida [Zoning Improvement Plan

Chiff Stearns d/b/a CLIFF STEARNS, CONGRESSMAN-115 South East 25th Avenue, Ocala, Florida [Zoning Improvement Plan Number 34471] Darci Smith d/b/a DARCI SMITH, CID, IRS-6511 Pelican Terrace, Coconut Creek, Florida [Zoning Improvement Plan Number 33307] Bertha Mitrani d/b/a BERTHA MITRANI, ASS U.S. ATTORNEY-500 East Broward Boulevard, #700, Fort Lauderdale, Florida [Zoning Improvement Plan Number 3339411

PUBLIC SERVANT'S QUESTIONNAIRE

Public Law 93-579 states in part: "The purpose of this Act is to provide certain safeguards for an individual against invasion of personal privacy by requiring Federal agencies...to permit and individual to determine what records pertaining to him are collected, maintained, used, or disseminated by such agencies." The following questions are based upon that act and are necessary in order that this individual may make a reasonable determination concerning divulgence of information to this agency.

Fill out the form completely. If any question does not apply, mark the answer with "N/A" or "Not applicable." Do not leave any question blank.

Public Servant Information		
1. Full Legal Name:		
2. Residence Address		
City	State	Zip
Department Information		
3. Name of department, bureau, or a	agency by which pub	olic servant is employed:
City	State	Zip
Supervisor's name:		
4. Mailing address City Public Servant Duty	State	Zip
5. Will public servant uphold the Co	onstitution of the Un	ited States?
6. Did public servant furnish proof	of identity?	
7. What was the nature of proof?		
8. Will public servant furnish a copy investigation?	y of the law or regula	ation which authorizes this
9. Will the public servant read aloue will ask?	d the portion of the la	aw authorizing the questions he

Nature of Investigation 10. Are the answers to the questions voluntary or mandatory?
11. Are the questions to be asked based upon a specific law/regulation, or are they being used as a discovery process?
12. What other uses may be made of this information?
13. What other agencies may have access to this information?
14. What will be the effect upon me if I should choose not to answer any part or all of these questions?
Basis for Investigation 15. Name of person in government requesting that this investigation be made.
16. Is this investigation 'general' or is it 'special'?
17. Have you consulted, questioned, interviewed, or received information from any third party relative to this investigation?
18. If so, the identity of such third parties:
Expected Results of Investigation 19. Do you reasonably anticipate either a civil or criminal action to be initiated or pursued based upon any of the requested information?
Agency Information
20. Is there a file of records, information, or correspondence relating to me being maintained by this agency? If yes, which?
21. Is this agency using any information pertaining to me which was supplied by another agency or government source?

22. May I hav	e a copy of that informat	ion?	If not, why not?
If so, how may	y I obtain a copy of that	information?	
_	ment other than the one b	by whom he is en	
Affirmation			
must advise m	_	sing such inform	d from any person or agency, you nation. Failure to do so may subject the act.
I swear (affirm correct in ever		e given to the for	regoing questions are complete and
Printed name:			
Ciamatana			
•			(year)
	Printed Name:		
First Witness S			
	s Signature:		
occord writies	s orginature.		
	Autho	rities for Question	s:
• 1.2.3.4 In orde	er to be sure you know exact	v who you are givi	ng the information to. Residence and
business addre	sses are needed in case you	need to serve proces	ss in a civil or criminal action upon this
individual.	•	•	
 5 All public se 	avants have taken a sworn o	ath to uphold and de	efend the constitution.
		ent agents and offic	cers. See Internal Revenue Manual, MT-
9900-26, Secti		(4)	
	USC 552a, paragraph (e) (3) C 552a, paragraph (d) (5), (e)		
	JSC 552a, paragraph (e) (3)		
	C 552a, paragraph (e) (3) (D)		
• 15 Public Law			
	2552a, paragraph (e) (3) (A)	ĺ	
	JSC 552a, paragraph (e) (2)		
	2 552a, paragraph (d) (5)		
 20,21 Public L 22 Title 5 USC 			
	2 552a, paragraph (d) (1) 2 552a, paragraph (e) (10)		

" txhibit 2"

Michael David Beiter Jr. 598 SW 77th Way Pembroke Pines, Florida 32033

Darci Smith d/b/a DARCI SMITH, CID, IRS 300 Lock Road, Room 200 Deerfield Beach, FL 33442 Priority Mail, Delivery Confirmation 03061070000300500641 THIRD REQUEST (UCC 1-207.9) INSTRUMENT # 2379629 35 PGS

Re: Cooperation

February 27, 2007

Dear Mrs Smith,

I am able and willing to fully cooperate with any requirement <u>you</u> say, in writing, is imposed on me by law. Like the bible says, "Give to Caesar what's Caesar's." You've refused that cooperation from me for almost 60 days now, but to obtain my immediate cooperation with a legal requirement please don't hesitate to call and specify the legal requirement(s) in writing and in the voicemail in Florida at 866-922-1385. Also, it is respectfully Demanded that you respond to the three page "PUBLIC SERVANT'S QUESTIONNAIRE" (PL 93-579) as required of you by law and return it within three days to the above address. If there are in fact any legal requirements expected of me please also include All records, if any, of <u>determinations</u> or <u>decisions</u> made that I, Michael David Beiter Jr., have a "legal duty" to furnish personal information to you or your Service.

Sincere regards.

Michael David Beiter Jr.

(In red ink)

FOR PICKUP OR TRACKING visit www.üsps.com = 三雲雲		EB 318898410 US ORIGINAL SERVICE US RIONAN PO ZIP Code Code Code Po ZIP Code Code Code Code Code Po ZIP Code Code Code Code Code Code Po ZIP Code Code Code Code Code Code Code Code Code Po ZIP Code	
POR INTERMATIONAL DESTINATIONS, WHITE COUNTRY MAJES SILLOW.	ZIP - 41.A. ADDRESSIS ONLY. OO NOT USE FOR FOREIGN POSTAL CODES.)	DELIVERY (POSTAL SERVICE **) DELIVERY (POSTAL USE ONLY). Delivery Attempt Time AM Employee Signature Mo. Day Delivery Attempt Time AM Employee Signature Mo. Day Delivery Date Delivery Da	EXPRESS Customer Copy

March 8, 2007

Michael David Beiter Jr. 598 SW 77th Way Pembroke Pines, Florida 32033

Darci Smith d/b/a DARCI SMITH, CID, IRS 300 Lock Road, Room 120 Deerfield Beach, FL 33442 Express Mail EB318898410US

Re: Confirmation of you're receiving of the "PUBLIC SERVANT QUESTIONAIRE" (PL 93-579) on March 6, 2007 along with the letter delivered with delivery confirmation 03061070000300500641, attached herein for reference.

Dear Darci:

I am anxiously expecting your filled out "PUBLIC SERVANT QUESTIONAIRE" (PL 93-579) and by the time you receive this I am sure the three days to perform the survey will be over. I intended to respectfully demand a notarized photo copy of the front and back of your Pocket Commissions and simply forgot to do so. Please take three additional days from receipt of this letter to forward me a notarized copy of such Commissions to the address above. I have enclosed a prepaid envelope for your convenience. I am still not sure if it is I you seek but I am hearing from friends and associates of mine that you are being very harsh and threatening to them and using a name similar to mine in the process? I am not sure why you seem so angry and confused but once again and for what I believe is the fifth time, I AM READY, WILLING AND ABLE TO PROVE UP ALL OF MY ACTIONS WITH LAW AND FACT IF IT IS IN FACT ME YOU SEEK. I will expect your Commissions and am required to inform you that the demand for your Pocket Commissions and the "PUBLIC SERVANT QUESTIONAIRE" (PL 93-579) is for evidence in an ongoing matter. Please notify me if you intend to withhold such evidence.

Sincere regards,

Michael David Beiter Jr.

(In red ink)

COMPLIANCE HEREWITH IS MANDATORY

Michael David Beiter Jr. c/o 598 SW 77th Way, Pembroke Pines, Florida [Zoning Improvement Plan number 32033]

INSTRUMENT # 2379629

13/07

: Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY

c/o 500 East Broward Boulevard Suite 700, Fort Lauderdale, Florida [Zoning Improvement Plan number 33394] Registered Mail RR519390023US

Dear Agent:

After your recent contacts with and impacts upon the life of the undersigned, you will affix your signature to the public servant questionnaire enclosed herewith and you will return same in the envelope provided herewith and for which postage has already been obtained. I have every desire to obey all laws that apply to me, but I am fearful that any participation with you or your Service will constitute a voluntary waiver of those rights and most any future claim to those rights.

If the above specified questionnaire is not received at the above address before 12:00 a.m. midnight (EST) of the date of 4/24/07, you may be sued legally under charges of bad faith in accordance with your Service's code and regulations, which is a suit against you, yourself, individually, including but not limited to suit to enjoin any and all ultra vires activity in which you are engaging now or in the future against the undersigned, and you may be found guilty of refusing to execute the mandatory questionnaire among other criminal and civil charges if you continue to contact the undersigned in the absence of its return, completed and signed, to the undersigned in the envelope described.

If you have any questions, you may consult the authorities listed on the last page of the questionnaire.

My authority for making this timely demand for verification of your authority is a matter of right and supported by the decision of the United States Supreme Court as follows:

"Whatever the form in which the Government functions, anyone entering into an arrangement with the Government takes the risk of having accurately ascertained that he who purports to act for the Government stays within the bounds of his authority... And this is so even though as here, the agent was not aware of the limitations upon his authority." Federal Crop Insurance Corporation v. Merrill, 332 U.S. 380 at 384 (1947)

By my signature below I affirm that the foregoing is honest, true and correct under penalty of perjury this Thirteenth Day of the Fourth Month of the Year of our Lord 2007, executing same at arm's length and at Broward, Florida.

Michael David Beiter Jr., living soul

(In red ink)

Enclosed: Public servant questionnaire (per Public Law 93-579 and per the other twenty-one authorities cited thereon)

Use of a Notary Public in this document does not constitute any adhesion nor does it alter my neutral status At law (in itinere In original Common Law jurisdiction). The purposes for Notary Public herein are identification and verification only, not for entrance into any foreign jurisdiction.

On April 13, 2007 before me, ______ a Notary Public, personally appeared (Michael David Beiter Jr., ving soul) personally known to me -OR- proved to me on the basis of satisfactory evidence to be the entity(ies) whose name(s) / are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized pacity(ies), and that by his/her/their signature(s) on the instrument the entity(ies), or the person upon behalf of which entity(ies) acted, secuted the instrument.

UBSCRIBED and SWORN to before me this 13th day of April, 2007.

SE A INCIDENCE OCCUPANTO (SOCIETY OCCUPANT) (SOCIET	(Sta
y Commission Expires:	

(Stamp of the Courte of FLORIDA

The foregoing instrument was acknowledged before me this 13 day of 2007 by Wicking Section

Personally Known or produced

Mentification type 21 # B360544691420

Michael David Beiter Jr.

c/o 598 SW 77th Way, Pembroke Pines, Florida [Zoning Improvement Plan number 32033]

4/13/07

INSTRUMENT # 2379629

35 PGS

/: Clarence Maddox d/b/a CLARENCE MADDOX, CLERK OF COURTS

c/o 301 North Miami Avenue, Miami, Florida [Zoning Improvement Plan number 33394]
Registered Mail RR519390037US

Dear Agent:

After your recent contacts with and impacts upon the life of the undersigned, you will affix your signature to the public servant questionnaire enclosed herewith and you will return same in the envelope provided herewith and for which postage has already been obtained. I have every desire to obey all laws that apply to me, but I am fearful that any participation with you or your Service will constitute a voluntary waiver of those rights and most any future claim to those rights.

If the above specified questionnaire is not received at the above address before 12:00 a.m. midnight (EST) of the date of 4/24/07, you may be sued legally under charges of bad faith in accordance with your Service's code and regulations, which is a suit against you, yourself, individually, including but not limited to suit to enjoin any and all ultra vires activity in which you are engaging now or in the future against the undersigned, and you may be found guilty of refusing to execute the mandatory questionnaire among other criminal and civil charges if you continue to contact the undersigned in the absence of its return, completed and signed, to the undersigned in the envelope described.

If you have any questions, you may consult the authorities listed on the last page of the questionnaire.

My authority for making this timely demand for verification of your authority is a matter of right and supported by the decision of the United States Supreme Court as follows:

"Whatever the form in which the Government functions, anyone entering into an arrangement with the Government takes the risk of having accurately ascertained that he who purports to act for the Government stays within the bounds of his authority...And this is so even though as here, the agent was not aware of the limitations upon his authority."

Federal Crop Insurance Corporation v. Merrill, 332 U.S. 380 at 384 (1947)

By my signature below I affirm that the foregoing is honest, true and correct under penalty of perjury this Thirteenth Day of the Fourth Month of the Year of our Lord 2007, executing same at arm's length and at Broward, Florata,

Michael David Beiter Jr., living soul

(In red ink)

Enclosed: Public servant questionnaire (per Public Law 93-579 and per the other twenty-one authorities cited thereon)

Use of a Notary Public in this document does not constitute any adhesion nor does it alter my neutral status At law (in itinere In original Common Law jurisdiction). The purposes for Notary Public herein are identification and verification only, not for entrance into any foreign jurisdiction.

UBSCRIBED and SWORN to before me this 13th day of April, 2007.

O' Y PUBLIC (Seal)

(Stamp of the State of Florida Above)

The foregoing instrument was acknowledged before me this Lodgy of April 200 by Muchael 1240

Personally Known or produced

MY COMMISSION # DD 615586
EXPIRES: November 16, 2010
Bounded Thre Pidnerd Insurance Agency

COMPLIANCE HEREWITH IS MANDATOR'

INSTRUMENT # 2379629 35 PGS

ILABEN PATEL Notary Public. State of Florida My comm. expires July 11, 2009

Use of a Notary Public in this document does not constitute any adhesion nor does it alter my neutral status At law (in itinere In original Common Law jurisdiction). The purposes for Notary Public herein are identification and verification only, not for entrance into any foreign jurisdiction.

On March 28, 2007 before me, ICABEN PATEL a Notary Public, personally appeared (Michael David Beiter Jr. living soul) personally known to me -OR- proved to me on the basis of satisfactory evidence to be the entity(ies) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the entity(ies), or the person upon behalf of which entity(ies) acted, executed the instrument.

SUBSCRIBED and SWORN to before me this 28th day of March 2007.

NOTARY PUBLIC (Seal)

(Stamp of the State of Florida Above 0449688

My Commission Expires: 07 - 11 - 2009

COMPLIANCE HEREWITH IS MANDATORY

Michael David Beiter Jr. c/o 598 SW 77th Way, Pembroke Pines, Florida USA [Zoning Improvement Plan number 32033]

INSTRUMENT # 2379629

~7/07

35 PGS

To: R.L. Commerson (Employee ID 56-688338), "Disclosure Manager, Greensboro Office"

c/o IRS, Disclosure Office 7, Room 409, 320 Federal Place North Carolina USA [Zoning Improvement Plan number 27401]
Registered Mail RR 519 390 085 U S

Dear Employee:

I am in receipt of your correspondence dated "March 21, 2007," attached herein for reference.

My authority for making this timely demand for verification of your authority is a matter of right and supported by the decision of the United States Supreme Court as follows:

"Whatever the form in which the Government functions, anyone entering into an arrangement with the Government takes the risk of having accurately ascertained that he who purports to act for the Government stays within the bounds of his authority...And this is so even though as here, the agent was not aware of the limitations upon his authority."

Federal Crop Insurance Corporation v. Merrill, 332 U.S. 380 at 384 (1947)

After your recent contacts with and impacts upon the life of the undersigned, you will affix your signature to the public servant questionnaire enclosed herewith and you will return same in the envelope provided herewith and for which postage has already been obtained. I have every desire to obey all laws that apply to me, but I am fearful that any participation with you or your Service will constitute a voluntary waiver of those rights and moot any future claim to those rights.

If the above specified questionnaire is not received at the above address before 12:00 a.m. midnight (EDT) of the date of 4/10/07, you may be sued legally under charges of bad faith in accordance with your Service's revenue code and regulations, which is a suit against your yourself, individually, including but not limited to suit to enjoin any and all ultra vires activity in which you are engaging now or in ture against the undersigned, and you may be found guilty of refusing to execute the mandatory questionnaire among other criminal and civil charges if you continue to contact the undersigned in the absence of its return, completed and signed, to the undersigned in the envelope described.

If you have any questions, you may consult the authorities listed on the last page of the questionnaire.

Your correspondence indicates that you are proceeding in disregard of the statutory deadlines for your Service/Agency to complete and send a response to the Privacy Act/FOIA request where it indicates that you are refusing to do so on the erroneous assumption that the Privacy Act/FOIA request contains questions and/or indications of a challenge of any sort or variety. In the absence of documents with which to make or support such assumption(s) of a challenge existing, I have little choice but to conclude that your correspondence constitutes evidence of refusal to comply with the Privacy Act and Freedom of Information Act deadlines as it fails to contain the statutorily required elements of a satisfied request (i.e., cost for copying, et cetera). I am sure that you understand the consequences to such a refusal include entitlement to a Vaughn Index.

The contents of your correspondence, namely, your internal publication indicating "Why do you have to pay taxes" is clearly offered not for the objective truth of the matter but rather indicates your diligence (albeit diligence in support of an erroneous and undocumented assumption, indicating sheer speculation and a rather hasty eagerness to libel/label someone as a tax protestor/"challenger").

By my signature below I affirm through notary that the foregoing is honest, true and correct under penalty of perjury this Twenty-Eighth Day of the Third Month of the Year of our Lord 2007, executing same at arm's length and at Florida,

Michael David Beiter Jr., living soul (In red ink)

nclosed:

public servant questionnaire (per Public Law 93-579 and per the other twenty-one authorities cited thereon)

FF-MB-RLC-032807

1 of 2

Michael David Beiter Jr.

c/o 598 SW 77th Way, Pembroke Pines, Florida [Zoning Improvement Plan number 32033]

INSTRUMENT # 2379629

~2/07

To: Darci Smith doing business as DARCI SMITH, CID, IRS AGENT

c/o 6511 Pelican Terrace, Coconut Creek, Florida [Zoning Improvement Plan number 33073-2425]

Express Mail EB318898437US

and

300 Lock Road #200, Deerfield Beach, Florida [Zoning Improvement Plan number 33442]

Express Mail EB318898445US

Dear Agent:

After your recent contacts with and impacts upon the life of the undersigned, you will affix your signature to the public servant questionnaire enclosed herewith and you will return same in the envelope provided herewith and for which postage has already been obtained. This is your third notice and opportunity to fulfill and complete the mandatory questionnaire. I have every desire to obey all laws that apply to me, but I am fearful that any participation with you or your Service will constitute a voluntary waiver of those rights and moot any future claim to those rights.

If the above specified questionnaire is not received at the above address before 12:00 a.m. midnight (PST) of the date of 4/1/07, you may be sued legally under charges of bad faith in accordance with your Service's revenue code and regulations, which is a suit against you, yourself, individually, including but not limited to suit to enjoin any and all ultra vires activity in which you are engaging now or in the future against the undersigned, and you may be found guilty of refusing to execute the mandatory questionnaire among other criminal and civil charges if you continue to contact the undersigned in the absence of its return, completed and signed, to the undersigned in the envelope described.

If you have any questions, you may consult the authorities listed on the last page of the questionnaire.

thority for making this timely demand for verification of your authority is a matter of right and supported by the decision of the 1 States Supreme Court as follows:

"Whatever the form in which the Government functions, anyone entering into an arrangement with the Government takes the risk of having accurately ascertained that he who purports to act for the Government stays within the bounds of his authority...And this is so even though as here, the agent was not aware of the limitations upon his authority." Federal Crop Insurance Corporation v. Merrill, 332 U.S. 380 at 384 (1947)

By my signature below I affirm that the foregoing is honest, true and correct under penalty of perjury this Twenty-Second Day of the Third Month of the Year of our Lord 2007, executing same at arm's length and at Broward, Florida,

Michael David Beiter Jr., living soul

(In red ink)

Enclosed: Public servant questionnaire (per Public Law 93-579 and per the other twenty-one authorities cited thereon)

Use of a Notary Public in this document does not constitute any adhesion nor does it alter my neutral status At law (in itinere In original Common Law jurisdiction). The purposes for Notary Public herein are identification and verification only, not for entrance into any foreign jurisdiction.

On March 22, 2007 before me, Kasen Warner a Notary Public, personally appeared (Michael David Beiter Jr., ving soul) personally known to me -OR- proved to me on the basis of satisfactory evidence to be the entity(ies) whose name(s) /are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized pacity(ies), and that by his/her/their signature(s) on the instrument the entity(iea) will her son upon behalf of which entity(ies) acted, tecuted the instrument.

UN AIBED and SWORN to before me this 22nd day of March 2007.

(Starm of the Street of Florida 1 and 1 acknowledged to me that necessary executed the same in his/her/their auditorized auditorized pacity(ies), and that by his/her/their signature(s) on the instrument the entity(iea) will her some upon behalf of which entity(ies) acted, tecuted the instrument.

Y PUBLIC (Seal)

(Stamp of the State of

PUBLIC STATE OF

y Commission Expires: U-708

Exhibit 3"

Abstract and Surety Bond No. RR 519 390 743 US

August 31, 2007

Creditor:

Michael David Beiter Jr., living soul,

and/or assigns,

c/o temporary mailing location:

5250 NE 160th Avenue Williston, Florida

INSTRUMENT # 2379629 35 PGS

Debtor:

Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY

500 East Broward Boulevard, Suite 700,

Fort Lauderdale, USA [Zoning Improvement Plan Number 33394]

Amount of Judgment: 200 ounces, silver specie

Verified Abstract of Judgment

§ The United States of America, the perpetual
§ union of sovereign states combined
§ to form a constitutional republic
§
SS. § on the soil of Florida, a sovereign state
§ within the perpetual union of states
§
§ at the sovereign county of Levy

The following "Verified Abstract of Judgment" is made explicitly under reserve and without recourse.

I, me, Michael David Beiter Jr., living on the soil of Florida and Creditor, am acting in good faith, with clean hands and at arm's length. I am over the age of twenty-one years, and am competent in making my declaration. The facts stated herein are of firsthand knowledge, and are true, correct and complete under penalty of perjury under the Laws of Yahweh and under the laws of the United States of America, the perpetual union of sovereign states combined to form a constitutional republic, and under the laws of Florida, a sovereign state within the union of states.

WHEREAS an un-refuted declaration, noticed on the public record, is the highest form of evidence, I am, by declaration on the public record, hereby and herein giving seasonable and timely **notice** to the above listed person(s) of their opportunity to refute the facts stated herein. This is done in order of protecting my unalienable rights relative of attacks by parties having UNCLEAN HANDS and involved in CONSPIRACY, CONSTRUCTIVE FRAUD, DECEIT, and other acts of BAD FAITH. I declare and proclaim the following:

I, me, Michael David Beiter Jr., living on the soil of State, and hereby and herein claiming my right to
common law jurisdiction, declare that I have suffered damages in excess of \$21.00 at the hands of the
Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY with the address above.
My claim for contractual damages has been duly established. My claim for damages has been duly
affirmed by the silence, nihil dicit, Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S.
ATTORNEY and Her/her/their voluntary refusal, nihil dicit, to contest and refute my claim for damages.

- 2. Incorporated herein and made fully part hereof by reference is my "Invoice Billing, Per Contract", numbered BM051207, issued, via Express Mail: "EB318898321", on May 14, A.D.2007 by me against Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY, as issuer. Said invoice details my claim for damages, totaling 200 ounces silver specie. Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY was given thirty days in which to either pay the said invoice or contest the validity of the debt behind the said invoice and failed and refused to do so. Proof of on Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY service is attached hereto and made a part hereof by reference.
- 3. Incorporated herein and made fully part hereof by reference is my "Notice of Contract and Notice of Dishonor and Notice of Default", issued, via Express Mail: "EB318898321" on June 20, A.D. 2007 by me to EB318898321, for Her/her/their failure, nihil dicit, to either pay the said invoice, numbered BM051207, or to contest the validity of the debt behind the said invoice within thirty days of the mailing of the Past Due Invoice. Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY, did not pay the said invoice, nor did they contest the validity of debt behind the said invoice within thirty days. The validity of the debt behind the said invoice has now been established, confirmed and proven. Proof of service on Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY is attached hereto and made a part hereof by reference.
- 4. Incorporated herein and made fully part hereof by reference is my "Second Notice of Dishonor and Default", issued via Certified Mail 70050390000628906689 on July 23, A.D. 2007 by me to Precious Grand Jury, for their <u>failure</u>, nihil dicit, to pay the said uncontested and un-refuted invoice, numbered BM051207 within the additional ten days granted them. Proof of service on Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY is attached hereto and made a part hereof by reference.
- 5. Incorporated herein and made fully part hereof by reference is my original "Registered Surety Bond" issued on behalf of, and bonding the actions of, Michael David Beiter Jr., living soul.

Definitions

Venue:

By virtue of my being a living soul with unalienable rights given me by Yahweh, my Creator, and the title to said rights being found at that declaration entitled, "IN CONGRESS, JULY 4, 1776. The unanimous Declaration of the thirteen United States of America," signed on July 4, A.D. 1776, commonly referred to as the "Declaration of Independence", with said Declaration having never been challenged, contested or refuted and said Declaration still being in full force and effect, I hereby and herein declare that the county of County, a sovereign county within the organic borders of the State of Florida, a sovereign state within the union of states, is my venue, and the Constitutional County Court of Record for the People at the county of Levy, as mandated by the Constitution for the State of Florida, convened by the County Judge at the county of Levy, and presided over by twelve justices at common law, is the proper court in said venue for determining any challenges to the foregoing "Verified Abstract of Judgment". Pursuant to the Constitution for the State of Florida, said Constitutional County Court of Record "shall be open" at all times.

Jurisdiction:

I hereby and herein claim my right to common law jurisdiction, and I <u>deny</u> that I have agreed to statutory jurisdiction. I further confer on the twelve justices of the Constitutional County Court of Record for the People at the county of Levy, the jurisdiction to determine any challenges to the foregoing "Verified Abstract of Judgment".

Relationships:

My actions are, at all times, at arm's length.

Counsel:

I am without counsel; however, I desire effective, Assistance of Counsel, pursuant to that contract, ratified on December 15, A.D. 1791, at Article VI, commonly referred to as the "Sixth Amendment", between the State of State, a sovereign state within the union of states, and the United States of America, the perpetual union of sovereign states combined to form a constitutional republic.

Rules of court:

In common law, there are no rules of court, except as prescribed by the twelve justices presiding over the case.

Testimony:

I reserve the right to provide additional facts and/or testimony to the twelve presiding justices as additional facts become known to me.

Exercise of Rights:

I am a belligerent claimant of all of my unalienable rights. I do <u>not</u> give anyone permission to make any legal determinations concerning the foregoing "Verified Abstract of Judgment", but rather, they are to turn any and all challenges over to the twelve justices presiding over the Constitutional County Court of Record for the People at the county of Levy for proper assessment and ruling, including, but not limited to, any errors, mistakes or omissions involved in the writing of the foregoing "Verified Abstract of Judgment".

Remedy:

By virtue of my being a living soul, I am constitutionally entitled to, and hereby and herein demand, a trial by jury by the common law, convened by the County Judge at the county of Levy, on the soil of State, a sovereign state within the union of states, with a determination of any challenges to the foregoing "Verified Abstract of Judgment" determined by the twelve presiding justices at the Constitutional County Court of Record for the People at the county of Levy. The State of Florida, a sovereign state within the union of states, by its contract with the United States of America, the perpetual union of sovereign states combined to form a constitutional republic, ratified on December 15, A.D. 1791, has guaranteed me a trial by jury by the common law within a republican form of government.

Terms:

The term "Judgment" used herein is defined as meaning: "a decree issued by a creditor based on the debtor's documented failure to perform under the terms of a contract or the debtor's documented failure to pay a sum of money owed the creditor pursuant to the terms of a contract".

The term "Abstract of Judgment" used herein is defined as meaning: "a documented summary, duly recorded with the recorder of the county for the world to see, of a decree issued by a creditor based on the debtor's documented failure to perform under the terms of a contract or the debtor's documented failure to pay a sum of money owed the creditor pursuant to the terms of a contract".

Equality UNDER THE LAW is paramount and mandatory by law and I hereby declare myself competent to handle my affairs. The foregoing "Verified Abstract of Judgment" is a document in commerce. Truth and full disclosure is required in commerce. Notice to the principal is notice to the agent and/or the fiduciary.

Notice to the agent and/or the fiduciary is notice to the principal. I hereby and herein explicitly reserve all of my rights without recourse and I hereby and herein claim my right to common law jurisdiction. My Word is My Bond.

As the Creditor, my "Verified Abstract of Judgment" is being issued in good faith, with clean hands and at arm's length, and is being duly recorded with the recorder of the county, with a true and correct copy being duly noticed for Precious Grand Jury, et al.

If it is proven in a competent Court I am incorrect, then I will remove all documents from the public record.

Notice for Agents is Notice for Principals and Notice for principals is Notice for Agents.

INSTRUMENT # 2379629 35 PGS

Verification: I declare under penalty of perjuis true and correct. Executed on this 31st day of the county of Alachua.	By: Michael David Beiter Jr., creditor, living soul (In red ink)
	Witness: By: Student States St
	Authentication
Notice	
	titute any adhesion, nor does it alter my status in any manner. The
purpose for notary is verification and identificat	ion only and not for entrance into any foreign jurisdiction.
State of Florida)	
County of Alachua	
Michael David Beiter Jr., living soul, known by M hand concerning the above document, duly sworn	te or made known by Me, by proper identification and having affixed his and subscribed and affirmed before Me, a Notary Public in and for the n the year of our Lord and Savior, Two Thousand Seven, A.D.
Notary Public: SUDOM Show	. Seal
Printed Name: SUSAN Shawley	SUSAN SHAWLER
My Notary Expires: () 1111 20 - 200	MY COMMISSION # DD 339154 EXPIRES: July 20, 2008

Abstract and Surety Bond No. RR 519 390 743 US

Issued By:

Michael David Beiter Jr., living soul,

and/or assigns,

c/o temporary mailing location:

5250 NE 160th Avenue Williston, Florida

Issued on Behalf of:

Michael David Beiter Jr., living soul,

and/or assigns,

c/o temporary mailing location:

5250 NE 160th Avenue Williston, Florida

REGISTERED SURETY BOND

	§	The United States of America, the perpetual
	§	union of sovereign states combined
	§	to form a constitutional republic
	§	
SS.	§	on the soil of Florida, a sovereign state
	§	within the perpetual union of states
	§	
	§	at the sovereign county of Levy

I, me: Michael David Beiter Jr., living soul, principal, surety and guarantor live on the soil of State over a republican form of government. Acting in good faith and with clean hands, I declare that I am <u>not</u> a corporation or legal fiction. I am a free man of age, competent for testifying, and have first-hand knowledge that the facts stated herein are true, correct, complete, certain and not misleading. I hereby and herein declare and proclaim the following:

I am acting in good conscience of my own free will and accord, in my capacity as beneficiary to the Original Jurisdiction, and hereby willingly, in the presence of Almighty Yahweh, my Creator, undertake to act as surety, to pledge and provide private bond, in the amount of twenty-one dollars in silver coinage, minted by the American Treasury of the United States of America, with said lawful coin dollars of the United States of America personally held by me in my ownership and possession.

This Registered Surety Bond is to the credit of Michael David Beiter Jr., by his appellation, in his capacity as beneficiary to the Original Jurisdiction, as a full faith and credit guarantee to any lawful Bill of Redemption, duly presented under seal in lawful specie money of account of the United States of America, Original Jurisdiction.

The Bill of Redemption is a tender, as set-off for any alleged contract, agreement, consent or assent purportedly held, as an obligation or duty against Michael David Beiter Jr., so as to cause an imputed disability or presumption against the capacity, rights and powers of Michael David Beiter Jr. This Registered Surety Bond under seal duly establishes, by my witness, the good credit, in lawful specie money, of Michael David Beiter Jr.

I do make this surety, pledge and bond, under my seal, as my full faith and credit guarantee to any lawful Bill, duly presented to me under seal, signed under penalties of perjury, in lawful specie money of account of the United States of America, in the matter of correct public judicial/corporate actions in the forum of Original Jurisdiction and Original Rules, for the benefit and credit of Michael David Beiter Jr., and his heirs and assigns.

The specific intent of this Registered Surety Bond under Seal is to establish, by my witness, the good credit, in lawful specie dollars of the United States of America, in the sum certain amount of at least twenty-one dollars in silver coinage, minted by the American Treasury of the United States of America and which carry no debt obligations worldwide, available to bond the actions of Michael David Beiter Jr., Further, in reservation of rights under common law and customs of the United States of America, Original Jurisdiction and Original Rules, Michael David Beiter Jr., has, before this assembly of witnesses, caused to be issued this bond of identity and character in tender of twenty-one dollars silver, being positive proof and competent evidence that Michael David Beiter Jr., cannot be bankrupt or be a vagrant or be a ward of the State, or be the dolus trust "MICHAEL D. BEITER JR." a legal entity, and is not acting in cessio bonorum.

The life of this Registered Surety Bond covers a period of two years from the date of issue, unless the plaintiff enters a true bill of particulars into evidence in the case of Michael David Beiter Jr., along with all related causes of action, your advice of counsel, i.e., who do you work for, and information with testamentary documentation, signed under the penalties of perjury. In that case, the life of this Registered Surety Bond will be extended for a period of two years after such documentation is presented. By the witnessed signature, authentication and seal of me, Michael David Beiter Jr., living soul, in my capacity as beneficiary of the Original Jurisdiction, as surety and guarantor, I hereby and herein confirm, attest, and affirm this Registered Surety Bond. Any and all assumptions and/or presumptions are required to be proven in writing, and signed and sealed before three witnesses, in order to be a valid response.

Failure to, within ten business days of receipt, respond to, request additional time for responding for, or refute the foregoing Registered Surety Bond, point for point, is a default, and the adverse party is collaterally estopped from any further adversarial actions against Michael David Beiter Jr., and for good cause not limited to the laws of collateral estoppel, coercion, fraud and want of jurisdiction of the subject-matter, Michael David Beiter Jr., living soul, demands that the cause(s) be vacated and dismissed, and that the accounts be immediately discharged with prejudice. It is hereby made plain and clear that the said failure of response or rebuttal, under penalties of perjury, clearly defines the adverse party's assent to the foregoing Registered Surety Bond, and that a fault exists creating fraud through material misrepresentation that vitiates all forms, contracts, testimony, agreements, etc., both expressed or implied, from the beginning, of which the adverse party is relying on, and there is no longer permission by consent or assent for any demand of payment being ordered or levied against Michael David Beiter Jr. Michael David Beiter Jr., further demands that the record of the cause(s) be expunged. Failure to comply with the foregoing Registered Surety Bond, within ten business days of receipt, will negate the adverse party's remedies. Any third-parties serving on the cause(s) will be liable for civil and criminal prosecution.

Verified Abstract of Judgment

INSTRUMENT # 2379629

Notice to principal is notice to agent. Notice to agent is notice to principal. Equality is PARAMOUNT and MANDATORY by the Law. I, Michael David Beiter Jr., living soul, hereby and herein explicitly reserve all of my rights without recourse, and I hereby and herein claim my right to common law jurisdiction and refuse statutory jurisdiction and/or admiralty jurisdiction.

Asseverated, signed and issued, in good faith and with clean hands, without dolus, on this the 31st day of the eighth month in the year of our Lord, two-thousand, seven, at the county of Alachua.

Teste Meipso.

Michael David Beiter Jr., living soul, creditor only in my capacity as beneficiary of the **Original Jurisdiction**

nin bells

(In red ink)

Witness: By:

Authentication

Notice

Using a notary on this document does not constitute any adhesion, nor does it alter my status in any manner. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction.

State of Florida

County of Alachua

Michael David Beiter Jr., living soul, known by Me or made known by Me, by proper identification and having affixed his hand concerning the above document, duly sworn and subscribed and affirmed before Me, a Notary Public in and for the State of Florida this 31st day for the eighth month in the year of our Lord and Savior, Two Thousand Seven, A.D.

Notary Public:

Printed Name:

My Notary Expires:

SUSAN SHAWLER COMMISSION # DD 339154 EXPIRES: July 20, 2008

Seal

orded Thru Pichard Insurance Age

Abstract and Surety Bond No. RR 519 390 730 US

INSTRUMENT # 2379629 35 PGS

August 31, 2007

Creditor:

Michael David Beiter Jr., living soul,

and/or assigns,

c/o temporary mailing location:

5250 NE 160th Avenue Williston, Florida

Debtor:

Our Precious Grand Jury

299 East Broward Blvd., First floor

Fort Lauderdale, Florida [Zoning Improvement Plan Number 33301]

Amount of Judgment: 200 ounces, silver specie

Verified Abstract of Judgment

	§	The United States of America, the perpetual
	§	union of sovereign states combined
	§	to form a constitutional republic
	§	
SS.	§	on the soil of Florida, a sovereign state
	§	within the perpetual union of states
	§	
	§	at the sovereign county of Levy

The following "Verified Abstract of Judgment" is made explicitly under reserve and without recourse.

I, me, Michael David Beiter Jr., living on the soil of Florida and Creditor, am acting in good faith, with clean hands and at arm's length. I am over the age of twenty-one years, and am competent in making my declaration. The facts stated herein are of firsthand knowledge, and are true, correct and complete under penalty of perjury under the Laws of Yahweh and under the laws of the United States of America, the perpetual union of sovereign states combined to form a constitutional republic, and under the laws of Florida, a sovereign state within the union of states.

WHEREAS an un-refuted declaration, noticed on the public record, is the highest form of evidence, I am, by declaration on the public record, hereby and herein giving seasonable and timely **notice** to the above listed person(s) of their opportunity to refute the facts stated herein. This is done in order of protecting my unalienable rights relative of attacks by parties having UNCLEAN HANDS and involved in CONSPIRACY, CONSTRUCTIVE FRAUD, DECEIT, and other acts of BAD FAITH. I declare and proclaim the following:

I, me, Michael David Beiter Jr., living on the soil of State, and hereby and herein claiming my right to
common law jurisdiction, declare that I have suffered damages in excess of \$21.00 at the hands of the
Precious Grand Jury with the address above. My claim for contractual damages has been duly established.
My claim for damages has been duly affirmed by the silence, nihil dicit, Precious Grand Jury, and their
voluntary refusal, nihil dicit, to contest and refute my claim for damages.

- 2. Incorporated herein and made fully part hereof by reference is my "Invoice Billing, Per Contract", numbered GJ051207, issued, via Express Mail: "EB318898335US", on May 14, A.D.2007 by me against Precious Grand Jury, as issuer. Said invoice details my claim for damages, totaling 200 ounces silver specie. Precious Grand Jury was given thirty days in which to either pay the said invoice or contest the validity of the debt behind the said invoice and failed and refused to do so. Proof of service is attached hereto and made a part hereof by reference.
- 3. Incorporated herein and made fully part hereof by reference is my "Notice of Contract and Notice of Dishonor and Notice of Default", issued, via Express Mail: "EB318898499US" on June 22, A.D. 2007 by me to Precious Grand Jury, for their failure, nihil dicit, to either pay the said invoice, numbered GJ051207, or to contest the validity of the debt behind the said invoice within thirty days of the mailing of the Past Due Invoice. Precious Grand Jury did not pay the said invoice, nor did they contest the validity of debt behind the said invoice within thirty days. The validity of the debt behind the said invoice has now been established, confirmed and proven. Proof of service on Precious Grand Jury is attached hereto and made a part hereof by reference.
- 4. Incorporated herein and made fully part hereof by reference is my "Second Notice of Dishonor and Default", issued via Certified Mail 70050390000628906689 on June 22, A.D. 2007 by me to Precious Grand Jury, for their <u>failure</u>, nihil dicit, to pay the said uncontested and un-refuted invoice, numbered GJ051207 within the additional ten days granted them. Proof of service on Precious Grand Jury is attached hereto and made a part hereof by reference.
- 5. Incorporated herein and made fully part hereof by reference is my original "Registered Surety Bond" issued on behalf of, and bonding the actions of, Michael David Beiter Jr., living soul.

Definitions

Venue:

By virtue of my being a living soul with unalienable rights given me by Yahweh, my Creator, and the title to said rights being found at that declaration entitled, "IN CONGRESS, JULY 4, 1776. The unanimous Declaration of the thirteen United States of America," signed on July 4, A.D. 1776, commonly referred to as the "Declaration of Independence", with said Declaration having never been challenged, contested or refuted and said Declaration still being in full force and effect, I hereby and herein declare that the county of County, a sovereign county within the organic borders of the State of Florida, a sovereign state within the union of states, is my venue, and the Constitutional County Court of Record for the People at the county of Levy, as mandated by the Constitution for the State of Florida, convened by the County Judge at the county of Levy, and presided over by twelve justices at common law, is the proper court in said venue for determining any challenges to the foregoing "Verified Abstract of Judgment". Pursuant to the Constitution for the State of Florida, said Constitutional County Court of Record "shall be open" at all times.

Jurisdiction:

I hereby and herein claim my right to common law jurisdiction, and I <u>deny</u> that I have agreed to statutory jurisdiction. I further confer on the twelve justices of the Constitutional County Court of Record for the People at the county of Levy, the jurisdiction to determine any challenges to the foregoing "Verified Abstract of Judgment".

Relationships:

My actions are, at all times, at arm's length.

Counsel:

I am without counsel; however, I desire effective, Assistance of Counsel, pursuant to that contract, ratified on December 15, A.D. 1791, at Article VI, commonly referred to as the "Sixth Amendment", between the State of State, a sovereign state within the union of states, and the United States of America, the perpetual union of sovereign states combined to form a constitutional republic.

Rules of court:

In common law, there are no rules of court, except as prescribed by the twelve justices presiding over the case.

Testimony:

I reserve the right to provide additional facts and/or testimony to the twelve presiding justices as additional facts become known to me.

Exercise of Rights:

I am a belligerent claimant of all of my unalienable rights. I do <u>not</u> give anyone permission to make any legal determinations concerning the foregoing "Verified Abstract of Judgment", but rather, they are to turn any and all challenges over to the twelve justices presiding over the Constitutional County Court of Record for the People at the county of Levy for proper assessment and ruling, including, but not limited to, any errors, mistakes or omissions involved in the writing of the foregoing "Verified Abstract of Judgment".

Remedy:

By virtue of my being a living soul, I am constitutionally entitled to, and hereby and herein demand, a trial by jury by the common law, convened by the County Judge at the county of Levy, on the soil of State, a sovereign state within the union of states, with a determination of any challenges to the foregoing "Verified Abstract of Judgment" determined by the twelve presiding justices at the Constitutional County Court of Record for the People at the county of Levy. The State of Florida, a sovereign state within the union of states, by its contract with the United States of America, the perpetual union of sovereign states combined to form a constitutional republic, ratified on December 15, A.D. 1791, has guaranteed me a trial by jury by the common law within a republican form of government.

Terms:

The term "Judgment" used herein is defined as meaning: "a decree issued by a creditor based on the debtor's documented failure to perform under the terms of a contract or the debtor's documented failure to pay a sum of money owed the creditor pursuant to the terms of a contract".

The term "Abstract of Judgment" used herein is defined as meaning: "a documented summary, duly recorded with the recorder of the county for the world to see, of a decree issued by a creditor based on the debtor's documented failure to perform under the terms of a contract or the debtor's documented failure to pay a sum of money owed the creditor pursuant to the terms of a contract".

Equality is PARAMOUNT and MANDATORY by the Law, and I hereby declare myself competent to handle my affairs. The foregoing "Verified Abstract of Judgment" is a document in commerce. Truth and full disclosure is required in commerce. Notice to the principal is notice to the agent and/or the fiduciary.

Notice to the agent and/or the fiduciary is notice to the principal. I hereby and herein explicitly reserve all of my rights without recourse and I hereby and herein claim my right to common law jurisdiction. My Word is My Bond.

As the Creditor, my "Verified Abstract of Judgment" is being issued in good faith, with clean hands and at arm's length, and is being duly recorded with the recorder of the county, with a true and correct copy being duly noticed for Precious Grand Jury, et al.

Notice for Agents is Notice for Principals and Notice for principals is Notice for Agents.

	By: Michael David Beiter Jr., creditor, living soul (In red ink)						
	Witness: By: Witness: By:						
Authe	ntication						
Notice <u>Using a notary on this document does not constitute any purpose for notary is verification and identification only a</u>	adhesion, nor does it alter my status in any manner. The nd not for entrance into any foreign jurisdiction.						
State of Florida)							
County of Alachua)							
	known by Me, by proper identification and having affixed his cribed and affirmed before Me, a Notary Public in and for the of our Lord and Savior, Two Thousand Seven, A.D.						
Notary Public: Juan Mawly	Seal						
Printed Name: SUSAN Shawler	SUSAN SHAWLER AY COMMISSION # DD 339154 EXPIRES: July 20, 2008 Bonded Thru Pichard Insurance Agency						
My Notary Expires: (1111 20 - 2008	No. Vie.						

Abstract and Surety Bond No. RR 519 390 730 US

Issued By:

Michael David Beiter Jr., living soul,

and/or assigns,

c/o temporary mailing location:

5250 NE 160th Avenue Williston, Florida

Issued on Behalf of:

Michael David Beiter Jr., living soul,

and/or assigns,

c/o temporary mailing location:

5250 NE 160th Avenue Williston, Florida

REGISTERED SURETY BOND

§	The United States of America, the perpetual
§	union of sovereign states combined
§	to form a constitutional republic
§	*
§	on the soil of Florida, a sovereign state
§	within the perpetual union of states
§	
§	at the sovereign county of Alachua
	8 8 8 8 8

I, me: Michael David Beiter Jr., living soul, principal, surety and guarantor live on the soil of State over a republican form of government. Acting in good faith and with clean hands, I declare that I am <u>not</u> a corporation or legal fiction. I am a free man of age, competent for testifying, and have first-hand knowledge that the facts stated herein are true, correct, complete, certain and not misleading. I hereby and herein declare and proclaim the following:

I am acting in good conscience of my own free will and accord, in my capacity as beneficiary to the Original Jurisdiction, and hereby willingly, in the presence of Almighty Yahweh, my Creator, undertake to act as surety, to pledge and provide private bond, in the amount of twenty-one dollars in silver coinage, minted by the American Treasury of the United States of America, with said lawful coin dollars of the United States of America personally held by me in my ownership and possession.

This Registered Surety Bond is to the credit of Michael David Beiter Jr., by his appellation, in his capacity as beneficiary to the Original Jurisdiction, as a full faith and credit guarantee to any lawful Bill of Redemption, duly presented under seal in lawful specie money of account of the United States of America, Original Jurisdiction.

The Bill of Redemption is a tender, as set-off for any alleged contract, agreement, consent or assent purportedly held, as an obligation or duty against Michael David Beiter Jr., so as to cause an imputed disability or presumption against the capacity, rights and powers of Michael David Beiter Jr., This Registered Surety Bond under seal duly establishes, by my witness, the good credit, in lawful specie money, of Michael David Beiter Jr.

I do make this surety, pledge and bond, under my seal, as my full faith and credit guarantee to any lawful Bill, duly presented to me under seal, signed under penalties of perjury, in lawful specie money of account of the United States of America, in the matter of correct public judicial/corporate actions in the forum of Original Jurisdiction and Original Rules, for the benefit and credit of Michael David Beiter Jr., and his heirs and assigns.

The specific intent of this Registered Surety Bond under Seal is to establish, by my witness, the good credit, in lawful specie dollars of the United States of America, in the sum certain amount of at least twenty-one dollars in silver coinage, minted by the American Treasury of the United States of America and which carry no debt obligations worldwide, available to bond the actions of Michael David Beiter Jr., Further, in reservation of rights under common law and customs of the United States of America, Original Jurisdiction and Original Rules, Michael David Beiter Jr., has, before this assembly of witnesses, caused to be issued this bond of identity and character in tender of twenty-one dollars silver, being positive proof and competent evidence that Michael David Beiter Jr., cannot be bankrupt or be a vagrant or be a ward of the State, or be the dolus trust "MICHAEL D. BEITER JR." a legal entity, and is not acting in cessio bonorum.

The life of this Registered Surety Bond covers a period of two years from the date of issue, unless the plaintiff enters a true bill of particulars into evidence in the case of Michael David Beiter Jr., along with all related causes of action, your advice of counsel, i.e., who do you work for, and information with testamentary documentation, signed under the penalties of perjury. In that case, the life of this Registered Surety Bond will be extended for a period of two years after such documentation is presented. By the witnessed signature, authentication and seal of me, Michael David Beiter Jr., living soul, in my capacity as beneficiary of the Original Jurisdiction, as surety and guarantor, I hereby and herein confirm, attest, and affirm this Registered Surety Bond. Any and all assumptions and/or presumptions are required to be proven in writing, and signed and sealed before three witnesses, in order to be a valid response.

Failure to, within three business days of receipt, respond to, request additional time for responding for, or refute the foregoing Registered Surety Bond, point for point, is a default, and the adverse party is collaterally estopped from any further adversarial actions against Michael David Beiter Jr., and for good cause not limited to the laws of collateral estoppel, coercion, fraud and want of jurisdiction of the subject-matter, Michael David Beiter Jr., living soul, demands that the cause(s) be vacated and dismissed, and that the accounts be immediately discharged with prejudice. It is hereby made plain and clear that the said failure of response or rebuttal, under penalties of perjury, clearly defines the adverse party's assent to the foregoing Registered Surety Bond, and that a fault exists creating fraud through material misrepresentation that vitiates all forms, contracts, testimony, agreements, etc., both expressed or implied, from the beginning, of which the adverse party is relying on, and there is no longer permission by consent or assent for any demand of payment being ordered or levied against Michael David Beiter Jr. Michael David Beiter Jr., further demands that the record of the cause(s) be expunged. Failure to comply with the foregoing Registered Surety Bond, within three business days of receipt, will negate the adverse party's remedies. Any third-parties serving on the cause(s) will be liable for civil and criminal prosecution.

Notice to principal is notice to agent. Notice to agent is notice to principal. Equality UNDER THE LAW is paramount and mandatory by law. I, Michael David Beiter Jr., living soul, hereby and herein explicitly reserve all of my rights without recourse, and I hereby and herein claim my right to common law jurisdiction and refuse statutory jurisdiction and/or admiralty iurisdiction.

Asseverated, signed and issued, in good faith and with clean hands, without dolus, on this the thirty first day of the eighth month in the year of our Lord, two-thousand, seven, at the county of Alachua.

Teste Meipso.

By: Michael David Beiter Jr., living soul, creditor only in my capacity as beneficiary of the Original Jurisdiction (In red ink)

Witness: By: J.K. "Buddy Irby, Clerk of the Circuit & County Court, Eighth Judicial Circuit of Florida, in and for Alachua County, hereby certifies this to be a true and correct copy of the document now of this office. Witness my

Authentication

Notice

Using a notary on this document does not constitute any adhesion, nor does it alter my status in any manner. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction.

State of Florida County of Alachua

Michael David Beiter Jr., living soul, known by Me or made known by Me, by proper identification and having affixed his hand concerning the above document, duly sworn and subscribed and affirmed before Me, a Notary Public in and for the State of Florida this 31st day for the eighth month in the year of our Lord and Savior, Two Thousand Seven, A.D.

Notary Public:

Printed Name:

My Notary Expires:

SUSAM BHAWLER COMMISSION # DD 339154 EXPIRES: July 20, 2008

Honest Abode:

Michael Beiter Jr., non-commercial entity per your Article IX (bill of rights (federal)) in care of: 5250 NE 160th Avenue, Williston, Florida [Zoning Improvement Plan number not applicable]

10-19-07

Parci Smith, non-commercial entity doing business as DARCI SMITH, commercial entity ddressed at law to Darcy Smith or her husband in "her" (not "its") non-government living capacity] 6511 Pelican Terrace, Coconut Creek, Florida [Zoning Improvement Plan number not applicable]]

Re: Your writing dated October 15, 2007

In offering mercy:

"Holy" is the christ's resurrection, while addressing your non-commercial address is wholly appropriate as proven below:

- 1. Where your writing uses the word "inappropriate" you assert non ultra vires activity.
- 2. The only harm I've caused seems to be the authority I delegated to you through congress, according to your insistence, quote, "am authorized for mail theft activities and other thefts, including thefts of copy services and mail services."
- 3. My honest name, as you well know is, "Michael David Beiter Jr." and you also know any other lettering would be an infringement on my lawful copyright of MICHAEL DAVID BEITER JR. and all derivations thereof. You spoke to my father about the copyright and again are noticed that you will be billed at \$100,000.00 or their lawful equivalent, per violation from this point forward.
- **q.** You will stop painting me as though I ask technical procedure questions, as the following is found binding upon you (non ultra vires) and binding upon your Service:

"The revenue laws are a code or system in regulation of tax assessment and collection. They relate to TAXPAYERS, and not to NONTAXPAYERS. The latter are without their scope. No procedure is prescribed for nontaxpayers, and NO attempt is made TO ANNUL any of their RIGHTS and REMEDIES in due course of law. With them Congress DOES NOT ASSUME TO DEAL, and they are neither of the SUBJECT nor of the OBJECT of the revenue laws" (Emphasis added).

Long v. Rasmussen, 281 F.236, at 238 (1922)

Economy Plumbing and Heating v. U.S., 470 F.2d 585, at 589 (1972)

All waivers have been and continue to be disavowed. Again, all rights are reserved and we continue to ask "who is leaving Darci and her co-workers naked at our family's expense?"

In the event you don't feel naked, ask your nearest 12-year-old if the "Memorandum of Law on the Name" is understandable, which you previously received (return receipt requested). In the event something frightened you into your most recent writing, please understand, our beliefs include the christ's resurrection. Attempts to legislate what scripture expressly condemns convince us not, regarding legislator ability to protect us against God's wrath after we are resurrected.

Please govern you, your self, and "your" Service accordingly.

Honestly (per John 4:23-24, "The Holy Bible"),

), non-commercial entity (living soul, sealed in red ink and lettered using upper- and lowercase lettering in adherence to the rules of English

cc: Darei Smith (non-commercial entity) doing business as DARCI SMITH, commercial entity

300 Lock Road, Room 200, Deerfield Beach, Florida [Zoning Improvement Plan Number 33442]

Darci Smith - 6511 Pelican Terrace, Coconut Creek, Florida [Zoning Improvement Plan Number 33307]

Bertha Mitrani d/b/a BERTHA MITRANI, ASS U.S. ATTORNEY-500 East Broward Boulevard, #700, Fort Lauderdale, Florida [Zoning Improvement Plan Number 33394]

R. Alexander Acosta d/b/a R. ALEXANDER ACOSTA, U.S. ATTORNEY -500 E. Broward Boulevard, #700, Ft. Lauderdale, Florida [Zoning Improvement Number 33394]

Charlie Crist d/b/a CHARLIE CRIST, GOVERNOR- 420 E. Jefferson Street, Tallahassee, Florida [Zoning Improvement Plan Number 32301]
Rill McCollum d/b/a PH I. McCOLLUM ATTORNEY CENERAL FLORIDA The Conited PL. 01 Tallahassee, Florida [Zoning Improvement Plan Number 32301]

Bill McCollum d/b/a BILL McCOLLUM, ATTORNEY GENERAL, FLORIDA-The Capitol PL-01, Tallahassee, Florida [Zoning Improvement Plan Number 32399-1050]

Cliff Stearns d/b/a CLIFF STEARNS, CONGRESSMAN- 115 South East 25th Avenue, Ocala, Florida [Zoning Improvement Plan Number 34471] FBI- Miami Office-16320 Northwest Second Avenue, Miami, Florida [Zoning Improvement Plan Number 33169]

Express notice

Michael David Beiter Jr., a living soul with wife and children (non-commercial entities)

c/o Honest Abode- 5250 Northeast 160th Avenue, Williston, Florida [Zoning Improvement Plan number not applicable] To: Kenneth W. Kaiser d/b/a KENNETH W. KAISER, ASSISTANT DIRECTOR, CID

U.S. DEPARTMENT OF JUSTICE Washington, D.C. [Zoning Improvement Plan number 20535-0001 not applicable]

Subject: as you were previously given notice, failure to rebut

This is lawful notification to you and you are required to respond and to rebut that with which you disagree. If you fail to do so in writing to the "above and hereupon prominently displayed" honest abode address within ten (10) days then you admit to everything contained herein, fully binding upon you at any court without your objection, protest, or that of those who represent you.

If you did rebut and you believe your rebuttal was either lost, stolen or otherwise made non-available to the undersigned, you may send a copy of your rebuttal writing to the above honest address within ten (10) days in order to be excluded from the list of those failing to rebut.

Your offices seem more angry where one uses the word "hell" in conversations yet less angry where our government's constitutional offices and the many agents/employees contacted seem to struggle so expensively in writing my name dishonestly (or seem afraid to write my name honestly) but we thank you for not participating in the deprivation described at 18 USC 1346 through altering or seeming to alter my honestly presented name. My wife, children and I would thank you for that honesty, quid pro quo after we do honestly present our honest forms of address and consistently.

Further, congressional authorities (over twenty herewith enclosed as cited) are undermined, disregarded and abused, causing documented fraud, waste and abuse resulting in documented damages and resulting in obstructing the congressionally specified answers from said government employees. Forgive us, the family, for our brief and pointed writing here as we hope you can see from the attached "cc" list, the evidence (documented) indicates, and indicates clearly and convincingly, that our family is being mugged under color of law.

Further, those failing to rebut include many addressees of constitutional government, both state and federal, including but not limited to the legislatures, attorneys general and a constitutional state's governor office, as the "cc" list attached herewith evidences.

"Whatever the form in which the Government functions, anyone entering into an arrangement with the Government takes the risk of having accurately ascertained that he who purports to act for the Government stays within the bounds of his authority...And this is so even though as here, the agent was not aware of the limitations upon his authority.' Federal Crop Insurance Corporation v. Merrill, 332 U.S. 380 at 384 (1947)

The denial of the right to appointed counsel is pre-judicial per se. Holloway v. Arkansas, 435 U.S. 475, 489 (1978)

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The seal below is proof that I, the man signing and sealing below, affirm that the foregoing is honest (John 4:23-24, "The Holy Bible"), true and correct under penalty of perjury this twenty- second day of the tenth month of the year of our Lord 2007, at arm's length and at Alachua, Florida,

Sealed:

Michael David Beiter, Jr., living soul

(sealed in red ink, upper and lower-cased in adherence to the rules of English)

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c/o 5250 NE 160th Avenue Williston, Florida October 22, 2007

FREEDOM OF INFORMATION ACT REQUEST

DOJ

Certified Mail #: 7004 2510 0001 2082 7199

Return receipt requested

Attn: Melanie Ann Putsay

Office of Information and Privacy

1425 New York Avenue N.W., Suite 11050

Washington, DC [Zoning Improvement Plan Number 20530-0001]

(305) 536-5346

Enclosure(s):

Letter from William E. Bordley d/b/a WILLIAM E. BORDLEY, ASSOCIATE GENERAL COUNSEL/FOIPA OFFICER

Dear Melanie:

This request is being made in reference to Freedom of Information/Privacy Act Request Nr. 2008USMS11020. As per attached letter William is in receipt of the Affidavit of Judges Domicile that I respectfully demand be immediately completed and returned to me. If some of this request is exempt from release, please furnish me with those portions reasonably segregable. I am waiving personal inspection of the requested records. PLEASE EXPEDITE THIS REQUEST, as it is required for evidence in matters related.

1. REASON FOR REQUEST:

28 U.S.C. § 134(b) requires that all federal District Court Judges must reside within the district where they serve. The purpose of this inquiry is to ensure that Judge Lurana S. Snow has satisfied the requirements of the law.

2. ITEMS TO PROVIDE:

- 1. Completed "Affidavit of Judge's Domicile" for Judge Lurana S. Snow, United States District Court, Southern District of Florida. William has all pertaining documents.
- 2. Certified copy of State Cession Document for the property where Judge Lurana S. Snow maintains his physical domicile, pursuant to 40 U.S.C. § 3112(b).

3. CONCLUSION:

If you find this request for information to be defective, then promptly (within 3 days) notify me of the deficiency and I will gladly and promptly correct it and resend my request.

I understand the penalties provided in 5 U.S.C. 552a(i)(3) for requesting or obtaining access to records under false pretenses.

Respectfully.

11

Michael David Beiter Jr., living soul (in red ink), upper and lower-cased



U.S. Department of Justice

United States Marshals Service

Office of General Counsel

Washington, DC 20530-1000

October 17, 2007

Michael David Beiter, Jr. 5250 NE 160th Avenue Williston, FL 32696

Re: Freedom of Information/Privacy Act Request Nr. 2008USMS11020

Dear Requester:

The United States Marshals Service (USMS) is in receipt of your request for the agency responsible for the Affidavit of Judge's Domicile.

You should direct your request to Melanie Ann Pustay, Director, Policy and Litigation, Office of Information and Privacy, Department of Justice, Suite 11050, 1425 New York Avenue, N.W., Washington, DC 20530-0001.

Sincerely,

William E. Bordley

Associate General Counsel/FOIPA Officer

Office of General Counsel



c/o 5250 NE 160th Avenue Williston, Florida October 22, 2007

FREEDOM OF INFORMATION ACT REQUEST

DOJ

Certified Mail #:10042510 000 1 2082 7199

Return receipt requested

Attn: Melanie Ann Putsay
Office of Information and Privacy

1425 New York Avenue N.W., Suite 11050

Washington, DC [Zoning Improvement Plan Number 20530-0001]

(305) 536-5346

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Respectfully.

Michael David Beiter Jr., living soul (in red ink), upper and lower-cased

		(PILIPA Ma	1 2001/201	2 2 -	25 11 222	11520			
<u>\$ 104</u>		Department of the Treasury—Internal Revenue U.S. Individual Income T	1009231	000	005 408 3	41179	(1	1 pages	
30		U.S. Individual Income Tax R For the year Jan. 1-Dec. 31 2003	e Service	10	1			1.0	
Label			eturn 20	13	(99) IPS I				
	- 1		eginning ,	2003, e	ndina	Ise Only-Do	not writ	e or staple in this spac	e.
(See instructions	4	MICHAEL D	Last name		- J	, 20	-	OMB No. 1545-00	174
on page 19.)	В	If a joint return, spouse's first name and initial	BEITER				You	ir social security n	umber
Use the IRS	E	spouse's list name and initial	Last name					595 32 874	8
label.		Home address (number -					Spo	use's social securit	y number
Otherwise,	Ë	Home address (number and street). If you have 5250 NE 160 Avenue	a P.O. box, see page	19.	LAnt		-	140 60 862	8
	K -				Apt.	no.		Important	1 4
- type.	·	City, town or post office, state, and ZIP code. If VILLISTON, FLORIDA 32696	you have a foreign ad	dress.	See nage 10		_	You must enter	= 4
Presidential						j		your SSN(s) abov	re.
Election Campaio (See page 19.)	Ju 🕨	Note. Checking "Yes" will not change you, or your spouse if filing a joint of	your tax or reduce	VOLET	ofind				
tocc page 19.)		James a pount in thing a joint i	eturn, want \$3 to o	your it	tiuria. his fund?			- opoc	
Filing Status	1	☐ Single	×	4		• • •		s No Yes	
-	2	- Warred minig Jointry leven it only one	had income)	4	Head of house	hold (with	qualifyir	ng person). (See pag	ge 20.) If
Check only	3	Married filing separately. Enter spous	e's SSN aboun		this child's nam	erson is a	child bu	it not your depende	nt, enter
one box.		and full name here. ▶ DONNA L B	EITER	5 🗆			donas	adamt al III (O	
Evament'	6a	Yourself. If your parent (or someone return, do not check box	e else) can claim vo		dependent on	bio an ha	deper	ndent child. (See p	age 20.)
Exemptions		return, do not check box	6a		dependent on	nis or ne	r tax	checked on	1
	b	Spouse					(6a and 6b	
	C	Dependents:	(2) Dependent's	Ť	(3) Dependent's	(4) Vif qual	lifying	No. of children on 6c who:	
		(1) First name Last name	social security numb	per	relationship to you	child for chi credit (see pa		 lived with you 	
If many there to				$\neg \uparrow$	- Jou	Credit (See pa	ye 21)	 did not live with you due to divorce 	
If more than five dependents,						H		or separation	
see page 21.								(see page 21) Dependents on 6c	
								not entered above	
								Add numbers on lines	1
	d	Total number of exemptions claimed .			<u></u>			above ▶	
lm =	7	Wages, salaries, tips, etc. Attach Form(s	s) W-2				7	0	00
Income	8a	Taxable interest. Attach Schedule B if re	equired				8a	0	00
Attach	b	Tax-exempt interest. Do not include on	line 8a	8b	<u> </u>	0 00			
Forms W-2 and	9a	Ordinary dividends. Attach Schedule B i	f required	: .			9a	0	00
W-2G here. Also attach	b			9b	<u> </u>	0 00	111111	0	00
Form(s) 1099-R	10	Taxable refunds, credits, or offsets of st	ate and local incom	ne taxe	es (see page 2	3)	10	0	
if tax was	11	Alimony received					11	0	00
withheld.	12	Business income or (loss). Attach Sched					12	0	00
	13a	Capital gain or (loss). Attach Schedule D				0 0 0	13a		100
	b	If box on 13a is checked, enter post-May 5 capit	tal gain distributions	13b	<u> </u>	0 00		0	00
If you did not	14	Other gains or (losses). Attach Form 479					14 15h	0	00
get a W-2, see page 22.	15a				le amount (see p	-	15b 16b	0	-
p-3	16a				le amount (see p	•	17	0	-
Enclose, but do	17	Rental real estate, royalties, partnerships		usts, e	tc. Attach Scho	edule E	18	0	-
not attach, any payment. Also,	18	Farm income or (loss). Attach Schedule	F	• •			19	0	-
please use	19	Unemployment compensation	0 00 10		le amount (see p		20b	0	00
Form 1040-V.	20a	Social security benefits . 20a Other income. List type and amount (see				age 21)	21	0	00
	21 22	Add the amounts in the far right column for				ome >	22	0	00
	23			23		0 00			
Adjusted	24	IRA deduction (see page 29)		24		0 00			
Gross	25	Student loan interest deduction (see page	ne 31)	25		0 00			
Income	26	Tuition and fees deduction (see page 32		26		0 00			
	27	M		27		0 00			
	28	One-half of self-employment tax. Attach		28		0 00			
	29	Self-employed health insurance deduction		29		0 00			
	30	Self-employed SEP, SIMPLE, and qualif		30		0 00			1
	31	Penalty on early withdrawal of savings	•	31		0 00			
	32a	Alimony paid b Recipient's SSN ▶		32a		0 00			
	33	Add lines 23 through 32a					33	0	00
	34	Subtract line 33 from line 22. This is you	ur adjusted gross i	ncom	<u>e</u>	>	34	0	00

Tax and	3	amount from line 34 (adjusted and)			
Credits	36	Tou were porn before I	3!		Page 2
Standard		if:		0	00
Deduction for-		b If you are married filling separately and building 1939, LI Blind. checked ▶ 36a			1
	L	you were a dual-status alien see page 34			1
 People will checked any 	1	Itemized deductions (from Schedule A) expenses			1
box on line 36a or 36b o	38	Subtract line 37 from line 35	37	4750	00
who can be	33	If line 35 is \$104,625 or less multiply \$2 or a	38	<4750>	00
claimed as a dependent,		line 6d. If line 35 is over \$104,625, see the worksheet on page 35. Taxable income. Subtract line 39 from li			
see page 34.	40	Taxable income. Subtract line 39 from line 38. If line 39 is more than line 38, enter -0-	39	3050	00
All others:	41	Tax (see page 36). Check if any tax is from: a Form(s) 8814	40	<7800>	00
Single or	42	Alternative minimum tax (see page 38). Attach Form 6251	41	0	00
Married filing	43	Add lines 41 and 42	42	0	00
separately, \$4,750	44	Foreign tax credit. Attach Form 1116 if required	mm	0	00
Married filing	45	Credit for child and dependent care expenses. Attach Form 2441 45 0 00			
jointly or Qualifying	46	Credit for the elderly or the disabled. Attach Schedule R			
widow(er),	47	Education credits. Attach Form 8863			
\$9,500	48	Retirement savings contributions credit. Attach Form 8880 . 48 0 00			
Head of household,	49	Child tax credit (see page 40)			
\$7,000	50	Adoption credit. Attach Form 8839			
	51	Credits from: a Form 8396 b Form 8859 51 0 00			
	52	Other credits. Check applicable box(es): a Form 3800 b Form 8801 c Specify 52 0 00			
	53	b Form 8801 c Specify 52 0 00 Add lines 44 through 52. These are your total credits	53	0	00
	54	Subtract line 53 from line 43. If line 53 is more than line 43, enter -0	54	0	00
0.1	55	Self-employment tax. Attach Schedule SE	55	0	00
Other	56	Social security and Medicare tax on tip income not reported to employer. Attach Form 4137	56	0	00
Taxes	57	Tax on qualified plans, including IRAs, and other tax-favored accounts. Attach Form 5329 if required .	57	0	00
	58	Advance earned income credit payments from Form(s) W-2 ,	58	0	00
	59	Household employment taxes. Attach Schedule H	59	0	00
	60	Add lines 54 through 59. This is your total tax	60		
Payments	61	rederal income tax withheld from Forms W-2 and 1055			
If you have a	62 63	2003 estimated tax payments and amount applied from 2002 return . 62 63 0 00 Earned income credit (EIC)			
qualifying	64	Excess social security and tier 1 RRTA tax withheld (see page 56) 64 1428 21			
child, attach Schedule EIC.	65	Additional child tax credit. Attach Form 8812			
	66	Amount paid with request for extension to file (see page 56) 66 0 00			
	67	Other payments from: a Form 2439 b Form 4136 c Form 8885 . 67 0 00		2052	20
	68	Add lines 61 through 67. These are your total payments	68	2652	20
Refund	69	If line 68 is more than line 60, subtract line 60 from line 68. This is the amount you overpaid	69	2652	00
Direct deposit?	70a	Amount of line 69 you want refunded to you	70a		
See page 56 and fill in 70b,	▶ b	Routing number			
70c, and 70d.	▶ d 71	Account number Amount of line 69 you want applied to your 2004 estimated tax ► 71			
Amount	72	Amount you owe. Subtract line 68 from line 60. For details on how to pay, see page 57	72	0	00
You Owe	73	Estimated tax penalty (see page 58)			
Third Party	Do	you want to allow another person to discuss this return with the IRS (see page 58)?	Compl	ete the following. 🛭	No
Designee	Des	ignee's Phone Personal identified	ation	ПП	\Box
	nar	no. () number (PIN) ler penalties of perjury, I declare that I have examined this return and accompanying schedules and statements, an	d to the	hest of my knowledge	and
Sign Here	beli	ef, they are true, correct, and complete. Declaration of preparer (other than taxpayer) is based on all information of w	hich pre	parer has any knowledg	e.
Joint return?	You	r signature Date Your occupation	Dayt	me phone number	
See page 20.	M	ICHAZE D. BIZITER SIZ7 AMERICAN	()	
Keep a copy for your	<u> </u>	buse's signature. If a joint return, both must sign. Date Spouse's occupation			
records.					
aid		parer's Date Check if		arer's SSN or PTIN	
Preparer's		lature Self-employed Self-employed	1 59	5-32-8748	
Use Only	VOL	n's name (or rs if self-employed), ress, and ZIP code Phone no.	-		
-	auc	ress, and ZIP code Phone no.		For 1040 6	2002)

rorm 1040 (2003)

Form 4852 (Revised Oct. 1998)

Department of the Treasury - Internal Revenue Service

Substitute for Form W-2, Wage and Tax Statement, or Form 1099-R, Distributions From Pensions, Annuities, Retirement or Profit-Sharing Plans, IRAs, Insurance Contracts, Etc.

Attach to Form 1040,1040A, 1040-EZ or 1040X

OMB No. 1545-0458

I. Name (First, middle, last) MICHAEL D. BEITER JR				
3. Address			2. Social securit 595-3	ty number (SSN) 2-8748
5250 NE 160 AVE WILLISTON FLORIDA 32696				
4. Please fill in the year of the				
4. Please fill in the year at the end of the statement. I have Tax Statement, or Form 1099-R, Distributions From Petc., from my employer or payer named below. I have my best estimates of all wages or payments paid to me	notified the leader	, and the state of	I FIMILS IN A S INCH	-2, Wage and irance Contracts hown below are 2003
5. Employer's or payer's name, address and ZIP code	-			(year)
BELLSOUTH 250 WILLIAMS STREET SUITE 607	0 ATLANTA	GA. 30303	number (if known) 58-043	
7(A) Enter wages, compensations and taxes withheld			30-043	10120
 Wages (Note: Include (1) the total wages paid (2) noncash payments, (3) tips /reported and (4) all other compensation before deductions for 		f. Federal income tax withheld	_	1223.99
taxes, insurance, etc.)	-0-	g. State tax withheld (Name or state)	_	-0-
b. Social security wages	-0-	h. Local tax withheld		-0-
c. Medicare wages	-0-	(Name of locality)		
d. Advance EIC payments	-0-	i. Social security tax withheld		1428.21
e. Social security tips	-0-	j. Medicare tax withheld	_	334.02
7(B). Enter distributions from pensions, annuities, retire	ment or pro	fit-sharing plans, IRAs, insurance c	contracts, etc.	
Gross Distribution	-0-	4. Federal Income Ta	x Withheld	-0-
2a. Taxable Amount	-0-	5. State Income Tax \		-0-
2b. Taxable Amount not determined		6. Employee Contribu		-0-
Total Distribution		7. Net Unrealized App		-0-
3. Capital Gains (included in 2a)	-0-	8. Enter Distribution (-0-
8. How did you determine the amounts in item 7 above	?			
Company provoded records and statutory langu		IRC sections 3401 and 3121 and	others	
9. Explain your efforts to obtain Form W-2, 1099-R, or	W-2c, State	ement of Corrected Income and Ta	x Amounts.	
Requested, but company refuses to issue forms	listing payr	nents of "wages as defined in 34		a)" for fear of
IRS retaliation. The amounts listed as withheld o Importance Notice: If your employer has ceased open			eand a copy of this	form to the
Social Security Administration office listed in your telep	hone directo	ry to ensure proper social security	credit.	s total to are
Paperwork Reduction Act Notice: We ask for the information on this form to carry out the Internation need it to ensure that you are complying with these laws and to information requested on a form that is subject to the Paper Relating to a form or its instructions must be retained as long a Generally, tax returns and return information are confidential, and depending on individual circumstances. The estimated average estimate or suggestions for making this form simpler, we would Distribution Center, Rancho Cordova, CA 95743 0001. DO NO	o allow us to feduction Act us their content as required by a time is 18 md do be happy to	igure and collect the right amount of tar inless the form displays a valid OMB or is may become material in the administ or Code section 6103. The time needed injurtes. If you have comments concerning hear from you. You can write to the Ta	x. You are not required the control number. Books tration of any Internation complete this forming the occurrence of the committee.	red to provide the sor records is all Revenue law. In will vary of this time
Under penalties of perjury, I declare that I have examined this	statement, an	d to the best of my knowledge and beli	ief, it is true, correct,	and complete.
10. Your signature	Mary area - Translated (Th		11. Date (mmddy	yyy)
Catalog No. 42058U	******		Form 485	52 (Rev. 10-98)

сору в to be filed with employee's Federal tax return Employer Fed. ID. No. 58-0436120 WAGES, TIPS, OTHER COMPENSATION BELLSOUTH TELECOMMUNICATIONS AGENCY FOR BELLSO TELECOM 2 FEDERAL INCOME TAX WITHHELD 23035.69 250 WILLIAMS ST. SUITE 6070 3 SOCIAL SECURITY 1223.99 ATLANTA SOCIAL SECURITY 23035.69 GA 5 MEDICARE WAGES 1428.21 AND TIPS MEDICARE TAX WITHHELD 23035.69 imployee SSN 334.02 595-32-8748 MIKE DAVID BEITER 3261 NW 63RD ST FT LAUDERDALE 33309 14. Union Dues 264.89 13. Retirement Plan.....YES 15 STATE EMPLOYER'S STATE D 18 LOCAL WAGES 19 LOCAL INCOME TAX 0.00 0.00 Department of the Treasury - Internal Revenue Service OMB No. 1545-0008 For Paperwork Reduction Act Notice, see Form W-2 instructions. Form W-2 Wage and Tax Statement - Calendar Year Copy 2 to be filed with employee's State or Local Tax Return REISSUED STATEMENT Employer Fed. ID. No. 58-0436120 WAGES, TIPS, OTHER COMPENSATION FEDERAL INCOME TAX WITHHELD 23035.69 1223.99 BELLSOUTH TELECOMMUNICATIONS 3 SOCIAL SECURITY WAGES AGENCY FOR BELLSO TELECOM SOCIAL SECURITY 23035.69 250 WILLIAMS ST. SUITE 6070 1428.21 **ATLANTA** GA 5 MEDICARE WAGES MEDICARE TAX WITHHELD 23035.69 334.02 Employee SSN 595-32-8748 MIKE DAVID BEITER 261 NW 63RD ST FT LAUDERDALE 33309 14. Union Dues 264.89 13. Retirement Plan.....YES 15 STATE EMPLOYER'S STATE ID 16 STATE WAGES 19 LOCAL INCOME TAX 20 LOCALITY NAME 0.00 0.00 Department of the Treasury - Internal Revenue Service OMB No. 1545-0008 For Paperwork Reduction Act Notice, see Form W-2 instructions. Form W-2 Wage and Tax Statement - Calendar Year __ Copy C for employee's records REISSUED STATEMENT Employer Fed. ID. No. WAGES, TIPS, OTHER FEDERAL INCOME TAX WITHHELD 58-0436120 1223.99 23035.69 BELLSOUTH TELECOMMUNICATIONS SOCIAL SECURITY 3 SOCIAL SECURITY AGENCY FOR BELLSO TELECOM 23035.69 1428.21 250 WILLIAMS ST. SUITE 6070 **ATLANTA** 5 MEDICARE WAGES 6 MEDICARE TAX 30303 GA 23035.69 334.02 Employee SSN 595-32-8748 MIKE DAVID BEITER 3261 NW 63RD ST FT LAUDERDALE FL 33309 14. Union Dues 264.89 13. Retirement Plan.....YES

15 STATE FMOI OVER'S STATE O									
15 STATE EMPLOYER'S STATE D	16 STATE WAGES	17 STATE INCOME TAX	18 LOCAL WAGES	19 LOCAL INCOME TAX	20 LOCALITY NAME				
	0.00	0.00							
Department of the Treasury - Internal Revenue Service OMB No. 1545-0008									

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½ 1U40	U_S	S. Individual Income Tax Re	Service 201	NA	1					
	TE	r the year Jan. 1-Dec. 31, 2004, or other tax year be	etum Gu	UT	(99)	IRS Use O	nly-Do n	ot write o	or staple in this space.	
Label		our first name and initial		, 2004, an	ding	, 7	0		OMB No. 1545-0074	
(See L		NCHAEL D	Last name				:	Your	social security num	ber
instructions A	-	The same of the sa	BEITER				:		595; 32 :8748	
on page 16.)	1 "	a joint return, spouse's first name and initial	Last name				;	Spou	se's social security r	number
Use the IRS	-	uma addressa (a)							140 ; 60 ; 8620	
Otherwise, please print R	_	me address (number and street). If you have				Apt. no.		A	Important!	A
or type.		y, town or post office, state, and ZIP code. If	you have a foreign	address,	see page	16.			You must enter Your SSN(s) above.	
Presidential	<u> </u>									•
Election Campaign (See page 16.)	•	Note. Checking "Yes" will not change	your tax or redu	ce your n	efund.			Yo		e
too page 10.)	-	Do you, or your spouse if filing a joint	return, want \$3 t	o go to t	his fund?	·	. >	∐ Ye	s No Yes	∠ No
Filing Status	1	Single		4	Head of	househoi	d (with q	ualifyin	g person). (See page	17.) H
	2	Married filing jointly (even if only one	had income)						t not your dependent	
Check only	3	mild colors areal. Title short	se's SSN above	-	*	d's name			and the state of t	**********
one box.		and full name here. ▶ DONNA LEI	E BEITER	5 _	THE RESERVE THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TRANSPORT NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TRANSPORT NAMED		(er) with	depen	dent child (see pag	e 17)
Evametians	6a	Yourself. If someone can claim yo	u as a depender	nt, do no	t check t	оох ба		1	Boxes checked on 6a and 6b -	1
Exemptions	b	Spouse						<u></u> .	No. of children	
	C	Dependents:	(2) Depende		(3) Deper		4)√ if quali child for chil		on 6c who:	
		(1) First name Last name	social security i	number	YOU		edit (see jaa		a did not live with	
			1 : :						you due to divorce or separation	
If more than four dependents, see			1 : :						(see page 18) -	
page 18.			1 : :						Dependents on 6c not entered above -	
,			1 1						ľ	
	d	Total number of exemptions claimed							Add numbers on lines above >	annana d
Partie Co. St. Co. Co. Co. Co. Co. Co. Co. Co. Co. Co	7	Wages, salaries, tips, etc. Attach Form	THE PERSON NAMED IN COLUMN	PARTIE STATE S	The state of the state of the state of			7	-0-	
Income	8a	Taxable interest. Attach Schedule B if					•	8a	-0-	
				86			h-1			
Attach Form(s) W-2 here. Also	Ь	Tax-exempt interest. Do not include of			k			9a	-0-	
attach Forms	9a	Ordinary dividends. Attach Schedule B	il required .	96	1	-(-1			
W-2G and	ь	Qualified dividends (see page 20)				200		10	-0-	
1099-R if tax	10	Taxable refunds, credits, or offsets of	state and local in	icome tax	xes (see	page 20)		11	-0-	
was withheld.	11	Alimony received					•	12	-0-	
	12	Business income or (loss). Attach Sche	Ċ	13	-0=					
	13	Capital gain or (loss). Attach Schedule		not requir	rea, chec	x nere ∍	11	14	-0-	
If you did not get a W-2,	14	Other gains or (losses). Attach Form 4	797					15b	-0-	
see page 19.	15a	IRA distributions 15a	- A	7	ible amou			16b	-0-	
	16a	Pensions and annuities 16a	-0-	and the same of the same	ible amou		-	17	-0-	
Enclose, but do	17	Rental real estate, royalties, partnership	os, S corporation	s, trusts,	etc. Atta	ch Sched	lule E		-0-	
not attach, any payment. Also,	18	Farm income or (loss). Attach Schedul	eF					18	-0-	
please use	19	Unemployment compensation						19	-0-	
Form 1040-V.	20a	Social security benefits . [20a]	-0-	b Taxa	able amou	nt (see pa	ge 24)	206	-0-	
	21	Other income. List type and amount (s	ee page 24)					21	-0-	
-	22	Add the amounts in the far right column	for lines / throug		-			22		
Adjusted	23	Educator expenses (see page 26) .		. 23	4-	~[]-			
_	24	Certain business expenses of reservists, pe	erforming artists, ar	nd	1		. 1			
Gross		fee-basis government officials. Attach For	m 2106 or 2106-E	Z 24	-					
Income	25	IRA deduction (see page 26)		25	<u> </u>)-			ļ
	26	Student loan interest deduction (see page 1		1 00)-			
	27	Tuition and fees deduction (see page 2	29)	27		-4)-			
	28	Health savings account deduction. Atta		1 00)-			
	29	Moving expenses. Attach Form 3903		1 20		-()-			
	30	One-half of self-employment tax. Attach		1 20		{)-			
	31	Self-employed health insurance deduc		24		-4)-	1 100		
	32	Self-employed SEP, SIMPLE, and qual				-4	}-			
	33	Penalty on early withdrawal of savings		22		-1)-			
	34a	Alimony paid b Recipient's SSN ▶		348	а	ad)-			
	35	Add lines 23 through 34a						35	-0-	
	-	O. hannel No. Of from No. On 77 1						00	-0-	

P	37	Amount from the OC (- the)		
Tax and	38a	Amount from line 36 (adjusted gross income)	37	-0-
Credits	voa	1 Slind. Total horses		
Standard	٦.	" (L. Spouse was born before January 2, 1940, L Blind. checked ▶ 38a		
Deduction	b	38b 39b 30b	国際經濟	
for	39	ntermized deductions (from Schedule A) or your standard deduction (see left margin)	39	-0-
• People who	40	Subtract line 30 from line 37	40	4850
checked any	41	If line 37 is \$107,025 or less, multiply \$3,100 by the total number of exemptions claimed on		
box on line 38a or 38b or		line 6d. If line 37 is over \$107,025, see the worksheet on page 33.	41	3100
who can be	42	Taxable income. Subtract line 41 from line 40. If line 41 is more than line 40, enter -0-	42	<7950>
claimed as a dependent,	43	Tax (see page 33). Check if any tax is from: a Form(s) 8814 b Form 4972	43	-0-
see page 31.	44	Alternative minimum tax (see page 35). Attach Form 6251 .		
 All others: 	45		44	-0-
Single or	46	Foreign toy great Attack F	45	-0-
Married filing separately,	47	Credit for child and dependent area and a series of the se	-	
\$4,850	48	Credit for child and dependent care expenses. Attach Form 2441 47 -0-	+ 1	
Married filing	49	Credit for the elderly or the disabled. Attach Schedule R		1
jointly or	50	Education credits. Attach Form 8863		1
Qualifying widow(er),	51	Retirement savings contributions credit. Attach Form 8880 50 -0-		
\$9,700		Child tax credit (see page 37)	4.77	and the state of t
Head of		Adoption credit. Attach Form 8839		
household,		Credits from: a Form 8396 b Form 8859		[
\$7,150	54	Other credits. Check applicable box(es): a Form 3800		
	55	b Form 8801 c Specify 54	52.00	
	56	Add lines 46 through 54. These are your total credits	55	-0-
		Subtract line 55 from line 45. If line 55 is more than line 45, enter -0-	56	
Other		Self-employment tax. Attach Schedule SE	57	-0-
Taxes		Social security and Medicare tax on tip income not reported to employer. Attach Form 4137	58	-0-
		Additional tax on IRAs, other qualified retirement plans, etc. Attach Form 5329 if required .	59	-0-
	60	Advance earned income credit payments from Form(s) W-2	60	-0-
	61	Household employment taxes. Attach Schedule H	61	
	62	Add lines 56 through 61. This is your total tax	62	-0-
Payments	63	Federal income tax withheld from Forms W-2 and 1099 63 -0-		1
	64	2004 estimated tax payments and amount applied from 2003 return 64 -0-	77.5	į.
If you have a	65a	Earned income credit (EIC)		
qualifying child, attach	b	Nontaxable combat pay election > 65b		
Schedule EIC.	66	Excess social security and tier 1 RRTA tax withheld (see page 54) 66 -0-		į
	67	Additional child tax credit. Attach Form 8812 67		1
	68	Amount paid with request for extension to file (see page 54) 68 -0-	(3.4.4)	-
	69	Other payments from: a Form 2439 b Form 4136 c Form 8885 , 69 -0-		
		Add lines 63, 64, 65a, and 66 through 69. These are your total payments	70	-0-
Refund	71	If line 70 is more than line 62, subtract line 62 from line 70. This is the amount you overpaid	71	-0-
Direct deposit?	72a	Amount of line 71 you want refunded to you	72a	-0-
see page 54		Routing number		
and fill in 72b, 2c, and 72d.		Account number		a contraction of the contraction
	73	Amount of line 71 you want applied to your 2005 estimated tax ▶ 73 -0-		
Amount		Amount you owe. Subtract line 70 from line 62. For details on how to pay, see page 55 ▶	74	-0-
ou Owe	75	Estimated tax penalty (see page 55)		
hird Party	Do y	ou want to allow another person to discuss this return with the IRS (see page 56)? Yes. (Complete th	he following. 2
Designee	Desid	gnee's Phone Personal identific	ation =	
	name	•	▶ [
Sign	Unde	r penalties of perjury, I declare that I have examined this return and accompanying schedules and statements, an	to the best	of my knowledge
lere	pelief	, they are true, correct, and complete. Declaration of preparer (other than taxpayer) is based on all information of whether the correct is based on all information of whether the correct is based on all information of whether the correct is based on all information of whether the correct is based on all information of whether the correct is based on all information of whether the correct is based on all information of the correct is based on all information of whether the correct is based on all information of the correct is based on the correct information of the correct is based on the correct information of the correct is based on the correct information of the correct i		
oint return?	Your	signature Date Your occupation	Daytime p	hone number
ee page 17.	M	IICHAEL D. BEITER 1-29-7 American	()	
deep a copy or your		se's signature. If a joint return, both must sign. Date Spouse's occupation		
ecords.				
		Date	Preparer's	SSN or PTIN
hie	Prana	arer's a -// // // // // // // // // // // // //		
Paid Preparer's	Prepa signa	alers - Check if	55	95328748

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Department of the Treasury-Internal Revenue Service (2008)

E I UTU	U	S. Individual Income Tax Re	eturn 200	4					
Labol	L	or the year Jan. 1-Dec. 31, 2004, or other tax year be		004, ending	99) IRS Us		not write	or staple in this space.	
Label	1	our first name and initial	Last name	out, ending		, 20		OMB No. 1545-0074	4
(See instructions	L	MICHAEL D	BEITER				You	r social security nun	
On page 16)	B H	a joint return, spouse's first name and initial	Last name					595; 32;8748	
Use the IRS	- 1		Last Halle				Spou	use's social security	
label.	, Н	ome address (number and street). If you have	a P.O. box. see page 1	IS.	1		CONTRACTOR NAMED IN COLUMN	140 : 60 : 8620	
Otherwise, please print R	i				Apt.	10.	A	Important!	
or type.	C	ity, town or post office, state, and ZIP code. If	you have a foreign add	tress see	nage 16	——		You must enter	
Presidential			•	.,	page 10.)		your SSN(s) above	€.
Election Campaign	n 📗	Note. Checking "Yes" will not change	Vour tax or reduce y	Our robus	-d		Y	ou Spous	
(See page 16.)		Do you, or your spouse if filing a joint	return, want \$3 to g	o to this	fund?			es No Tyes	
Eiling Status	1	Single							
Filing Status	2	Married filing jointly (even if only one	had income)		e aualifyina n	noio (With (erean is a	qualityin	ng person). (See page at not your dependen	e 17.) H
Check only	3	Married filing separately. Enter spous	e's SSN above	thi	is child's nam	ne here.	Simu Du	it not your dependen	i, enter
one box.		and full name here. ▶ DONNA LEE	BEITER	5 🗌 Q	ualifying wide	ow(er) with	depen	ndent child (see pag	ie 17)
Exemptions	6a	Yourself. If someone can claim yo	u as a dependent, o	o not ch	eck box 6a		1	Boxes checked on 6a and 6b	1
ryembrion9	b	Spouse		· · ·			}	No. of children	
	С	Dependents:	(2) Dependent's	1 '	Dependent's lationship to	(4) ✓ if qual child for chil		on 6c who: • lived with you _	
		(1) First name Last name	social security numb	er	you	credit (see pa		· did not live with	
If more than four			 					you due to divorce or separation	
dependents, see			 			ᆜ		(see page 18) Dependents on 6c	
page 18.			 			ᆜ		not entered above	
		Table and a second seco	<u> </u>					Add numbers on	1
	d	Total number of exemptions claimed		<u>· · · · · </u>		<u> </u>	i -	lines above >	_
Income	7	Wages, salaries, tips, etc. Attach Form(7	-0-	
	8a	Taxable interest. Attach Schedule B if		1051		-0-1	8a	-0-	
Attach Form(s)	b	Tax-exempt interest. Do not include of		8b		-0-1	9a	-0-	
W-2 here. Also attach Forms	9a	Ordinary dividends. Attach Schedule B	ir required	9b		-0-1			
W-2G and	b	Qualified dividends (see page 20) . Taxable refunds, credits, or offsets of s	, , , , , , , , , , , , , , , , , , ,		ooo paga 2	m	10	-0-	
1099-R if tax was withheld.	10 11		tate and local incom	ie iakes (see page 2	0,	11	-0-	
was with icid.	12	Alimony received	dule C or C-F7				12	-0-	
	13	Capital gain or (loss). Attach Schedule		required.	check here	▶ □	13	-0-	
If you did not	14	Other gains or (losses). Attach Form 47					14	-0-	
get a W-2,	15a	IRA distributions 15a	15b	-0-					
see page 19.	16a	Pensions and annuities 16a	-0- b	Taxable a	mount (see p	page 22)	16b	-0-	
Enclose, but do	17	Rental real estate, royalties, partnership	17	-0-					
not attach, any	18	Farm income or (loss). Attach Schedule	F				18	-0-	-
payment. Also, please use	19	Unemployment compensation					19	-0-	-
Form 1040-V.	20a	Social security benefits . 20a			mount (see p		20b	-0-	-
	21	Other income. List type and amount (se	e page 24)	This is y	aurtotal in	noma b	21	-0-	
-	22	Add the amounts in the far right column to	for lines / through 21	1	Our total line	-0-	12		-
Adjusted	23	Educator expenses (see page 26) .		23		-0-	1		
Gross	24	Certain business expenses of reservists, per		24		-0-			
Income	05	fee-basis government officials. Attach For		25		-0-			
	25	IRA deduction (see page 26)		26		-0-			
	26 27	Student loan interest deduction (see page 2)	-	27		-0-			
	28	Tuition and fees deduction (see page 2 Health savings account deduction. Atta		28		-0-			
	29	Moving expenses. Attach Form 3903		29		-0-			
	30	One-half of self-employment tax. Attach		30		-0-			
	31	Self-employed health insurance deduct		31		-0-			
	32	Self-employed SEP, SIMPLE, and quali	, , ,	32		-0-			
	33	Penalty on early withdrawal of savings		33		-0-			
	34a	Alimony paid b Recipient's SSN ▶	<u>: : : : : : : : : : : : : : : : : : : </u>	34a		-0-			
	35	Add lines 23 through 34a					35	-0-	
	36	Subtract line 35 from line 22. This is yo	ur adjusted gross i	ncome		>	36	-0-	L

Form 1040 (200				P	age
Tax and	37	Amount from line 36 (adjusted gross income)	37	-0-	age
Credits	38a	Total were born before January 2, 1940. [Rlind] Total house	W. 11.2		
Committee	٦.	" (Spouse was born before January 2, 1940. Blind checked > 290			
Standard Deduction	-	" your spouse nemizes on a separate return or you were a dual-status alien, see page 31 and cheek home.			
for	39	refinzed deductions (from Schedule A) or vour standard deduction (see left many)	39	-0-	
• People who	40	Subtract line 30 from line 37	40	4850	0
checked any	41	if line 37 is \$107,025 or less, multiply \$3 100 by the total number of accounts	52539	- 1000	
box on line 38a or 38b or		line 6d. If line 37 is over \$107,025, see the worksheet on page 33.	630/460980	3100	0
who can be	42	Taxable income. Subtract line 41 from line 40. If line 41 is more than line 40, enter -0-	41		0
claimed as a dependent,	43	Tax (see page 33). Check if any tax is from: a Form(s) 8814 b Form 4972	42	<7950>	0
see page 31.	44	Add lines 43 and 44	43	-0-	
All others:	45	Add lines 43 and 44	44	-0-	
Single or	46	Foreign tay credit Attach Farm 4440 Y	45	-0-	
Married filing separately,	47	Credit for child and done - 1		1	
\$4,850	48	Crodit for the elded II II			
Married filing	49	Education and the Att. 1 m			
jointly or	50				
Qualifying widow(er).	51	Retirement savings contributions credit. Attach Form 8880			
\$9,700	52	Child tax credit (see page 37)	12.00		
Head of		Adoption credit. Attach Form 8839			
household,	53	Credits from: a Form 8396 b Form 8859 53 -0-		1	
\$7,150	54	Other credits. Check applicable box(es): a Form 3800			
	-	b ☐ Form 8801 c ☐ Specify 54	or seed		
	55 56	Add lines 46 through 54. These are your total credits	55	-0-	
***************************************	56	Subtract line 55 from line 45. If line 55 is more than line 45, enter -0	56	-0-	
Other	57	Self-employment tax. Attach Schedule SE	57	-0-	
Taxes	58	Social security and Medicare tax on tip income not reported to employer. Attach Form 4137	58	-0-	
	59	Additional tax on IRAs, other qualified retirement plans, etc. Attach Form 5329 if required .	59	-0-	
	60	Advance earned income credit payments from Form(s) W-2	60	-0-	
	61	Household employment taxes. Attach Schedule H	61		
	62	Add lines 56 through 61. This is your total tax	62	-0-	
Payments	63	Federal income tax withheld from Forms W-2 and 1099 63		1	
	64	2004 estimated tax payments and amount applied from 2003 return 64 -0-			
If you have a	65a	Earned income credit (EIC) 65a -0-			
qualifying child, attach	b	Nontaxable combat pay election ▶ 65b			
Schedule EIC.	66	Excess social security and tier 1 RRTA tax withheld (see page 54) 66 -0-		İ	
	67	Additional child tax credit. Attach Form 8812 67			
	68	Amount paid with request for extension to file (see page 54) 68 -0-			
	69	Other payments from: a Form 2439 b Form 4136 c Form 8885 . 69 -0-	25/20		
***************************************	70	Add lines 63, 64, 65a, and 66 through 69. These are your total payments	70	-0-	
Refund	71	If line 70 is more than line 62, subtract line 62 from line 70. This is the amount you overpaid	71	-0-	
Direct deposit?	72a	Amount of line 71 you want refunded to you	72a	-0-	
See page 54	b b	Routing number		1	
and fill in 72b, 72c, and 72d.	► d	Account number			
	73	Amount of line 71 you want applied to your 2005 estimated tax ▶ 73 -0-		.	
Amount	74	Amount you owe. Subtract line 70 from line 62. For details on how to pay, see page 55 ▶	74	-0-	V 2 150
You Owe	75	Estimated tax penalty (see page 55)			2
Third Party	Do	you want to allow another person to discuss this return with the IRS (see page 56)? Yes. C	omplete ti	ne following. 🛭	No
Designee		signee's Phone Personal identifica	ition [$\neg \neg \neg \neg$	
	nar		<u>▶ L</u>		
Sign	Und beli	der penalties of perjury, I declare that I have examined this return and accompanying schedules and statements, and ef, they are true, correct, and complete. Declaration of preparer (other than taxpayer) is based on all information of whi	to the best ch preparer	ot my knowledge a has any knowledge	171 0 3.
Here				hone number	
Joint return?			Dayune p	Note number	
See page 17. Keep a copy		MICHAEL D. BEITER 1-29-7 American	()	100 per 100 pe	() m 38
for your	Spo	ouse's signature. If a joint return, both must sign. Date Spouse's occupation			
records.					
Paid	Pre	parer's Date Check if		SSN or PTIN	
Preparer's		nature	- 55	95328748	
Use Only	you	n's name (or EIN	1		
		ress, and ZIP code Phone no.	()		

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# 1040		artment of the Treasury—Internal Revenue S Individual Income Tax Re	□ //// 11 m m A	1	(99) IRS Use	Onte Do no	t units or	staple in this space.	
2 1070	-	the year Jan. 1-Dec. 31, 2004, or other tax year begin		04, endi		20	and the second s	MB No. 1545-0074	-
Label	_	our first name and initial	Last name		,		DESCRIPTION OF THE PERSON NAMED IN	ocial security numb	er
		ONNA L	BEITER					40: 60:8628	
(See instructions A	_	a joint return, spouse's first name and initial	Last name				-	e's social security nu	umber
on page 16.)	1 "	form return, spouse s instrume and mina	Last harre				•	95: 32:8748	
Use the IRS	Н	ome address (number and street). If you have a	P.O. box, see page 1	6.	Apt. no). T	A	Inon ortenti	A
Otherwise, E		3390 NE 55 STREET						Important!	
please print R E	C	ty, town or post office, state, and ZIP code. If	you have a foreign add	dress, s	see page 16.		-	ou must enter our SSN(s) above.	
Presidential	W	ILLISTON, FLORIDA							
Election Campaign	A	Note. Checking "Yes" will not change	your tax or reduce	your re	efund.		Yo.		
(See page 16.)	7	Do you, or your spouse if filing a joint				>	Ye	s ☑ No ☐ Yes	No
	1	Single		4	Head of house	old (with o	qualifyin	g person). (See page	17.) H
Filing Status	2	Married filing jointly (even if only one	had income)		the qualifying p	erson is a	child bu	t not your dependent,	, enter
Check only	3	Married filing separately. Enter spous	se's SSN above	_	this child's nam				
one box.		and full name here. ▶ MICHAEL D		5		ow(er) with	depen	dent child (see page Boxes checked	e 17)
Evamptions	6a	Yourself. If someone can claim you		do not	t check box 6a		}	on 6a and 6b -	1
Exemptions	Ь	Spouse	1	• •	(3) Dependent's	(4) Vif qua	lifving	No. of children on 6c who:	
	C		(2) Dependent's social security num		relationship to	child for ch	ild tax	• lived with you _	
		(1) First name Last name	+ : :		you	credit (see pr	age 18)	 did not live with you due to divorce 	
If more than four			 			H		or separation (see page 18)	
dependents, see page 18.			1 : :	-		片片		Dependents on 6c	
page 16.			+			片片		not entered above	
	d	Total number of exemptions claimed		<u>-</u>				Add numbers on lines above	1
	7	Wages, salaries, tips, etc. Attach Form	(s) W-2				7	-0-	
Income	8a	Taxable interest. Attach Schedule B if	.,				8a	-0-	
Attach Form(s)	b	Tax-exempt interest. Do not include of	on line 8a	8b		-0-			
W-2 here. Also	9a	Ordinary dividends. Attach Schedule B	if required				9a	-0-	
attach Forms W-2G and	b	Qualified dividends (see page 20) .		9b		-0-			
1099-R if tax	10	Taxable refunds, credits, or offsets of	state and local inco	me tax	ces (see page 2	0)	10	-0-	-
was withheld.	11	Alimony received	11	-0-					
	12	Business income or (loss). Attach Sche	12	-0-					
	13	Capital gain or (loss). Attach Schedule		requir	red, check here		13	-0-	
If you did not get a W-2,	14	Other gains or (losses). Attach Form 47	797				14	-0-	
see page 19.	15a	IRA distributions 15a	15b	-0-					
F	16a	Pensions and annuities 16a			ble amount (see p		16b	-0-	
Enclose, but do not attach, any	17	Rental real estate, royalties, partnership	os, S corporations, t	rusts,	etc. Attach Sch	edule E	17	-0-	
payment. Also,	18	Farm income or (loss). Attach Schedule	eF				18	-0-	
please use Form 1040-V.	19 20a	Unemployment compensation Social security benefits 20a	-0-1 1				19 20b	-0-	
1010 1.	21	Other income. List type and amount (s		b raxat	ble amount (see p	age 24)	21	-0-	
	22	Add the amounts in the far right column	for lines 7 through 2	1. This	is your total inc	ome >	22	-0-	
A ali	23			23	7	-0-	225.65		
Adjusted	24	Certain business expenses of reservists, pe							
Gross		fee-basis government officials. Attach For	m 2106 or 2106-EZ	24		-0-			
Income	25	IRA deduction (see page 26)		25		-0-			
	26	Student loan interest deduction (see pa	age 28)	26		-0-			
	27	Tuition and fees deduction (see page 2	9)	27		-0-			
	28	Health savings account deduction. Atta	ch Form 8889	28		-0-			
	29	Moving expenses. Attach Form 3903		29	-	-0-		-	
	30	One-half of self-employment tax. Attach	Schedule SE	30	-	-0-	7.00		
	31	Self-employed health insurance deduct		31	+	-0-			
	32	Self-employed SEP, SIMPLE, and quali		32	-	-0-			
	33	Penalty on early withdrawal of savings		33	+	0-			
	34a	Alimony paid b Recipient's SSN ▶		34a		-0-			
	35 36	Add lines 23 through 34a	ur adjusted gross		· · · · ·	٠.:	35	-0- -D-	

CORRECTED (if checked) PAYER'S name, street address, city, state, ZIP code, and telephone no. OMB No. 1545-0115 Miscellaneous 2004 Income 2 Royalties NSA.INC 140 CRESENT DRIVE Form 1099-MISC COLLIERVILLE TN 38017 3 Other income 4 Federal income tax withheld Copy B For Recipient PAYER'S Federal identification RECIPIENT'S identification 5 Fishing boat proceeds 6 Medical and health care payments 62-081596320-481 140-60-8628 RECIPIENT'S name Nonemployee compensation 8 Substitute payments in lieu of This is important tax dividends or interest information and is being furnished to DONNA L BEITER the Internal Revenue -0-Service. If you are required to file a Payer made direct sales of \$5,000 or more of consume Street address (including apt. no.) 10 Crop insurance proceeds return, a negligence products to a buyer (recipient) for resale penalty or other 3621 NW 63RD STREET sanction may be City, state, and ZIP code imposed on you if 12 this income is FT. LAUDERDALE FL 33309 taxable and the IRS Account number (optional) Excess golden parachute 14 Gross proceeds paid to determines that it an attorney payments has not been reported. 15 State tax withheld 17 State/Payer's state no. 18 State income Form 1099-MISC (keep for your records) Department of the Treasury - Internal Revenue Service

This corrected form 1099-MISC is submitted to correct and rebut a document known to have been submitted by the party identified above as 'PAYER' which erroneously alleges a payment to the party identified above as 'RECIPIENT' of "gains, profit, or income" made in the course of a "trade or business." I declare under the penalty of perjury under the laws of the United States of America that I have examined this statement and to the best of my knowledge and belief it is true, correct, complete.

By Donna I Beita

Date

Form 1040 (2004)		37	~0-
Tax and	37 Amount from line 36 (adjusted gross income)		
Credits	38a Check \ \ \ You were born before January 2, 1940, \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		
Oreares	if: { Spouse was born before January 2, 1940, ☐ Blind.} checked ▶ 38a ☐		
Standard	b If your spouse itemizes on a separate return or you were a dual-status alien, see page 31 and check here ▶ 38b L	39	4850
Deduction for	39 Itemized deductions (from Schedule A) or your standard deduction (see left margin)	40	<4850>
	40 Subtract line 39 from line 37	1.700.00	
 People who checked any 	41 If line 37 is \$107,025 or less, multiply \$3,100 by the total number of exemptions claimed on	41	3100
box on line 38a or 38b or	line 6d. If line 37 is over \$107,025, see the worksheet on page 33	42	<7950>
who can be	42 Taxable income. Subtract line 41 from line 40. If line 41 is more than line 40, enter -0-	43	-0-
claimed as a dependent,	43 Tax (see page 33). Check if any tax is from: a Form(s) 8814 b Form 4972	44	-0-
see page 31.	44 Alternative minimum tax (see page 35). Attach Form 6251	45	-0-
All others:	45 Add lines 43 and 44	0.000	
Single or Married filing	46 Foreign tax credit. Attach Form 1116 if required		
separately,	47 Credit for child and dependent care expenses. Attach Form 2441		
\$4,850	48 Credit for the elderly of the disabled. Attach Schedule 1		
Married filing jointly or	49 Education credits. Atlacti Form 6005		
Qualifying	Netirement savings contributions credit. Attach 1 of 1 about .		
widow(er), \$9,700	51 Child tax credit (see page 57)		
Head of	32 Adoption credit. Attach Form 8839		
household,	53 Credits from: a Profit 6396 b Profit 6395		
\$7,150	b Form 8801 c Specify 54		
	55 Add lines 46 through 54. These are your total credits	55	-0-
	56 Subtract line 55 from line 45. If line 55 is more than line 45, enter -0	56	-0-
	57 Self-employment tax. Attach Schedule SE	57	-0-
Other	58 Social security and Medicare tax on tip income not reported to employer. Attach Form 4137	58	-0-
Taxes	59 Additional tax on IRAs, other qualified retirement plans, etc. Attach Form 5329 if required.	59	-0-
	60 Advance earned income credit payments from Form(s) W-2	60	-0-
	61 Household employment taxes. Attach Schedule H	61	-0-
	62 Add lines 56 through 61. This is your total tax	62	-0-
Payments	63 Federal income tax withheld from Forms W-2 and 1099 63		
- aymonto	64 2004 estimated tax payments and amount applied from 2003 return 64 -0-		
If you have a	65a Earned income credit (EIC)		
qualifying child, attach	b Nontaxable combat pay election ▶ 65b		
Schedule EIC	. 66 Excess social security and tier 1 RRTA tax withheld (see page 54)	_	
	67 Additional child tax credit. Attach Form 8812 67	-	
	Amount paid with request for extension to file (see page 54) 68 -0-		
	69 Other payments from: a Form 2439 b Form 4136 c Form 8885 . 69		
	70 Add lines 63, 64, 65a, and 66 through 69. These are your total payments	70	-0-
Refund	71 If line 70 is more than line 62, subtract line 62 from line 70. This is the amount you overpaid	71	-0-
Direct deposit?	72a Amount of line 71 you want refunded to you	72a	-0-
See page 54 and fill in 72b,	▶ b Routing number	1 8 8	
72c, and 72d.	▶ d Account number		
	73 Amount of line 71 you want applied to your 2005 estimated tax ► 73 -0-	的影響	-0-
Amount You Owe	74 Amount you owe. Subtract line 70 from line 62. For details on how to pay, see page 55 ► 75 Estimated tax penalty (see page 55)	74	-V-
		Corre	ete the following [7] No
Third Part			ete the following. 🕢 No
Designee	Designee's Phone Personal identifi	cation	
Sign	name ► no. ► () number (PIN) Under penalties of perjury, I declare that I have examined this return and accompanying schedules and statements, ar	nd to the	best of my knowledge and
Here	belief, they are true, correct, and complete. Declaration of preparer (other than taxpayer) is based on all information of w	hich pre	parer has any knowledge.
Joint return?	Your signature Date Your occupation	Dayti	ime phone number
See page 17.	DONNA L. BETTER 5-17-6 American	1	1
Keep a copy	Spouse's signature. If a joint return, both must sign. Date Spouse's occupation		,
for your records.	Special Signal of the special street of the special sp		
***************************************	Date Date	Pren	arer's SSN or PTIN
Paid	Check if		595328748
Preparer's	Firm's name (or EIN	1:	
Use Only	yours if self-employed), address, and ZIP code Phone no.	<u>'</u>)
	Phone no.	,	,

(ertified Mail 70041160000162406088 (2 pages

£ 1040		artment of the Treasury—Internal Revenue : S. Individual Income Tax Re		5	(99) IRS Use	OnlyDon	ot write o	or staple in this space.	
	The same of	r the year Jan. 1-Dec. 31, 2005, or other tax year begi		2005, end		20	DICTO WATER WATER	OMB No. 1545-0074	- Constant
Label	Y	our first name and initial	Last name		A. T. C. S.		PERSONAL PROPERTY OF THE PERSONS ASSESSMENT	social security num	ber
(See L	MI	CHAEL D	BEITER			į		595 32 8748	
on page 16.)	if	a joint return, spouse's first name and initial	Last name				Spou	se's social security r	umber
Use the IRS						;	•	140 : 60 : 8620	
label.	Н	ome address (number and street). If you have a	P.O. box, see page	16.	Apt. no). ;	~~~~	You must enter	A
Diagon print					ŧ			your SSN(s) above	. A
or type.	Ci	ty, town or post office, state, and ZIP code. If	you have a foreign ac	idress, s	see page 16.		Check	ing a box below will	nat
Presidential								e your tax or refund	
Election Campaign) (Check here if you, or your spouse if filing	jointly, want \$3 to	go to t	this fund (see pa	age 16) I	<u> </u>	You Spou	se
Ellina Chabas	1	Single		4	Head of househ	old (with	qualifyir	ng person). (See page	e 17.) If
Filing Status	2	Married filing jointly (even if only one	had income)		the qualifying pe	erson is a	child bu	at not your dependen	t, enter
Check only	3	Married filing separately. Enter spous	e's SSN above		this child's nam	e here. 🕨			
one box.		and full name here. ► DONNA LEE	BEITER	5		w(er) with	n deper	ndent child (see pag	je 17)
Exemptions	6a	Yourself. If someone can claim yo	u as a dependent,	do not	t check box 6a]	Boxes checked on 6a and 6b	1
Excuiptions	b	Spouse	,	• •	(0) 0 - 1 - 1 - 1	11:10	<u>اب.</u>	No. of children on 6c who:	
	C	Dependents:	(2) Dependent's social security num		(3) Dependent's relationship to	(4)√ if qua		lived with you	
		(1) First name Last name	Stade Security mun	inner	you	credit (see p	age 19)	e did not live with	
If more than four			1 :			ㅡЦ		you due to divorce or separation	
dependents, see page 19.			 	+		ㅡ片		(see page 20) Dependents on 6c	******
page 13.			 			ㅡ님	-	not entered above.	-
	d	Total number of exemptions claimed	<u> </u>	1				Add numbers on lines above	1
	7	Wages, salaries, tips, etc. Attach Form((a) W. 2				7	o	00
Income	8a	Taxable interest. Attach Schedule B if					88	0	00
Attach Form(s)	b	Tax-exempt interest. Do not include or	750 90 100	8b	1	0 00	70.492.95.732		
W-2 here. Also	9a	Ordinary dividends. Attach Schedule B	if required				9a	0	00
attach Forms W-2G and	b	Qualified dividends (see page 23)		9b		0 00	12 17 19 19 19 19 19 19 19 19 19 19 19 19 19		
1099-R if tax	10	Taxable refunds, credits, or offsets of st	tate and local inco	me tax	es (see page 23)	10	0	00
was withheld.	11	Alimony received					11	0	00
	12	Business income or (loss). Attach Sched					12	0	00
16	13	Capital gain or (loss). Attach Schedule I		require	ed, check here		13	0	00
If you did not get a W-2,	14	Other gains or (losses). Attach Form 479	97 ,				14	0	00
see page 22.	15a	IRA distributions , 15a	0 00 1	b Taxab	le amount (see pa	age 25)	15b	0	00
	16a	Pensions and annuities 16a			le amount (see pa		16b	0	00
not attach and	17	Rental real estate, royalties, partnerships				dule E	17	0	00
payment, Also.	18	Farm income or (loss). Attach Schedule	F				18	0	00
5,000 036	19	Unemployment compensation					19	0	00
	20a 21	Social security benefits . 20a	0 00 1	t Taxabi	le amount (see pa	ge 27)	20b	0	00
	22	Other income. List type and amount (see Add the amounts in the far right column for	e page 29) or lines 7 through 2:	1. This i	s your total inco	eme >	21	0	00
	23	Educator expenses (see page 29)	The state of the s	23		0 00			
Adjusted	24	Certain business expenses of reservists, perf							
Gross		fee-basis government officials. Attach Form		24		0 00			
ncome ;	25	Health savings account deduction. Attack		25		0 00	70		
	26	Moving expenses. Attach Form 3903 .		26		0 00		1	
2	27	One-half of self-employment tax. Attach S		27		0 00		1	
2	28	Self-employed SEP, SIMPLE, and qualifi		28		0 00	1,135 g 1,135 g 1,135 g		
2	29	Self-employed health insurance deduction		29		0 00			
3	30	Penalty on early withdrawal of savings .		30		0 00			
3	31a	Alimony paid b Recipient's SSN ▶	: :	31a		0 00			
3	32	IRA deduction (see page 31)		32		0 00			
5	33	Student loan interest deduction (see pag		33		0 00			
	34	Tuition and fees deduction (see page 34		34		0 00			
	35	Domestic production activities deduction.		35	L	21 00	36		
	3 6 37	Add lines 23 through 31a and 32 through Subtract line 36 from line 22. This is you		income	· · · · ·	. >	37	0	00

Preparer's

Use Only

Firm's name (or

address, and ZIP code

EIN

Phone no.

(ertified Mail 70041160000162406088 (2pages)

§ 1040	100000000000000000000000000000000000000	artment of the Treasury—Internal Revenue S Individual Income Tax Ret	U)][[1]]	5	(99)	IRS I lea Onle	-Do	t write o	staple in this space.	
	ALC: VALUE OF THE PARTY OF THE	the year Jan. 1-Dec. 31, 2005, or other tax year begin		2005, endir		, 20	20 10	The best shoulden	MB No. 1545-0074	*****************
Label	Yo	ur first name and initial	Last name					Yours	social security number	ber
(See L		CHAEL D E	BEITER					5	95 32 8748	
on page 16.) B	Ifa	joint return, spouse's first name and initial	Last name						e's social security n	umbei
Use the IRS L		mo address (sumber and about) 15 van bere	DO how and and	10		Ant on			40 60 8620	
Otherwise, please print		me address (number and street). If you have a	P.U. box, see page	16.		Apt. no.			ou must enter our SSN(s) above.	. 🛦
or type.	Cit	y, town or post office, state, and ZIP code. If y	ou have a foreign ac	ddress, se	e page	16.		Checkin	ng a box below will	not
Presidential	丄								your tax or refund.	
Election Campaign	n 🏲 C	heck here if you, or your spouse if filing j	jointly, want \$3 to	go to th	nis fund	(see page	16) 🕨	· L	You Spou	se
Eiling Status	1	Single		4					g person). (See page	
Filing Status	2	Married filing jointly (even if only one						child but	t not your dependent	t, enter
Check only	3	- manual ming copulation, Enter operation	e's SSN above	- N		d's name he			dent shild less non	- 17
one box.		and full name here. ▶ DONNA LEE		5 📋) with	gepen	dent child (see pag Boxes checked	1
Exemptions	6a b	Yourself. If someone can claim you Spouse		, do not	check I	oox 6a .	•	}	on 6a and 6b	1
Excliptions	C	Dependents:	1	: 	(3) Depe	ident's [(4)	it qual	No. of children on 6c who:		
	•	(1) First name Last name	(2) Dependent social security nu		relations	hip to child	for chil	d tax	• lived with you _	
		(1) That have Last halle	 		you	ı credii	(see pa	ge 19)	 did not live with you due to divorce 	
If more than four			 	-+			+		or separation (see page 20)	
dependents, see page 19.			 	-			+		Dependents on 6c	
page 13.			 	+			Ħ		not entered above	-
20.0184	d	Total number of exemptions claimed			· .				Add numbers on lines above ▶	1
_	7	Wages, salaries, tips, etc. Attach Form(s	s) W-2					7	0	00
income	8a	Taxable interest. Attach Schedule B if r				 	:	8a	0	00
Attach Form(s)	b	Tax-exempt interest. Do not include or		8b	1	0	00			
W-2 here. Also	9a	Ordinary dividends. Attach Schedule B						9a	0	00
attach Forms W-2G and	b	Qualified dividends (see page 23)		9b	<u></u>	0	00			
1099-R if tax	10	Taxable refunds, credits, or offsets of st	tate and local inco	ome taxe	es (see	page 23) .		10	0	00
was withheld.	11	Alimony received ,						11	0	00
	12	Business income or (loss). Attach Sched	dule C or C-EZ .					12	0	00
	13	Capital gain or (loss). Attach Schedule [D if required. If no	t require	ed, chec	k here		13	0	00
If you did not get a W-2,	14	Other gains or (losses). Attach Form 479						14	0	00
see page 22.	15a	IRA distributions , 15a	0 00	b Taxab	le amour	nt (see page	25)	15b	0	00
	16a	Pensions and annuities 16a				nt (see page	•	16b	0	00
Enclose, but do	17	Rental real estate, royalties, partnerships	s, S corporations,	trusts, e	tc. Atta	ch Schedule	E	17	0	00
not attach, any payment. Also,	18	Farm income or (loss). Attach Schedule	F					18	0	00
please use	19	Unemployment compensation						19	0	00
Form 1040-V.	20a	Social security benefits . 20a				nt (see page		20b 21	0	00
	21 22	Other income. List type and amount (se Add the amounts in the far right column for						22	0	00
VIII				23	T	0	00			
Adjusted	23				 					
Gross	24	Certain business expenses of reservists, perf fee-basis government officials. Attach Form		1 04		0	00			
Income	05	Health savings account deduction. Attach		-		0	00			
	25 26	Moving expenses. Attach Form 3903		1 00		0	00			
	27	One-half of self-employment tax. Attach				0	00			
	28	Self-employed SEP, SIMPLE, and qualif				0	00			
	29	Self-employed health insurance deducti				0	00			
	30	Penalty on early withdrawal of savings			-	0	00	o to the		
	31a	Alimony paid b Recipient's SSN ▶				0	00			
	32	IRA deduction (see page 31)				0	00			
	33	Student loan interest deduction (see page		33		0	00	- FEET S 755		
	34	Tuition and fees deduction (see page 34		34	-	0	00			
	35	Domestic production activities deduction.	Attach Form 8903	35	1	0	00	District Section		
	36	Add lines 23 through 31a and 32 through						36	0	00
	37	Subtract line 36 from line 22. This is vo	ur adjusted gros	s incom	e .			37	. 0	UU

					aye .
Tax and	38	Amount from line 37 (adjusted gross income)	38	0	00
Credits	39a	Check \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \			
	_	if: Spouse was born before January 2, 1941, ☐ Blind. checked ▶ 39a ☐			
Standard) b				
Deduction for-	_40	Itemized deductions (from Schedule A) or your standard deduction (see left margin)	40	5000	00
	41	Subtract line 40 from line 38	41	<5000	00>
 People wh checked any 	42	If line 38 is over \$109,475, or you provided housing to a person displaced by Hurricane Katrina,			
box on line		see page 37. Otherwise, multiply \$3,200 by the total number of exemptions claimed on line 6d	42	3200	00
39a or 39b o who can be	43	Taxable income. Subtract line 42 from line 41. If line 42 is more than line 41, enter -0-	43	<7200	00>
claimed as a dependent,	44	Tax (see page 37). Check if any tax is from: a Form(s) 8814 b Form 4972	44	0	00
see page 36.	45	Alternative minimum tax (see page 39). Attach Form 6251	45	0	00
All others:	46	Add lines 44 and 45	46	0	00
Single or	47	Foreign tax credit. Attach Form 1116 if required	LABERDAY B		-00
Married filing	48	Credit for child and dependent care expenses. Attach Form 2441 48 0 00	REPEND		
separately, \$5,000	49	Credit for the elderly or the disabled. Attach Schedule R 49 0 00	1920000		
Married filing	50	Education credits. Attach Form 8863 50 0 00			
jointly or	51	Retirement savings contributions credit. Attach Form 8880. 51 0 00			
Qualifying widow(er),	52	Child tax credit (see page 41). Attach Form 8901 if required 52 0 00	254 3035		
\$10,000	53	Adoption gradit Attack F			
Head of	54		357		
household, \$7,300	55				
41,000	_	Other credits. Check applicable box(es): a Form 3800 b Form 8801 c Form 55 0 00			
	56				
	57	Add lines 47 through 55. These are your total credits Subtract line 56 from line 46. If line 56 is more than line 40.	56	0	00
	58	Subtract line 56 from line 46. If line 56 is more than line 46, enter -0-	57	0	00
Other	59	Self-employment tax. Attach Schedule SE	58	0	00
Taxes		Social security and Medicare tax on tip income not reported to employer. Attach Form 4137	59	0	00
	60	Additional tax on IRAs, other qualified retirement plans, etc. Attach Form 5329 if required	60	0	00
	61 62	Advance earned income credit payments from Form(s) W-2	61	0	00
	63	Household employment taxes. Attach Schedule H Add lines 57 through 62. This is your total tax	62	0	00
Doumonto	64		63	0	00
Payments Payments	65	Federal income tax withheld from Forms W-2 and 1099 64 0 00			
If you have a	66a	2005 estimated tax payments and amount applied from 2004 return 65 0 00 Earned income credit (FIC) 66a 0 00			
qualifying					
child, attach Schedule EIC.	b	Nontaxable combat pay election 66b			
Scriedule ElC.	67	Excess social security and tier 1 RRTA tax withheld (see page 59) 67 0 00 Additional child tax credit Attach Form 8812 68 0 00			
	68	Attach of the tax of other Attach of the object of the obj			
	69	Attourt paid with request for extension to like (see page 59)			
		A LIFE COLOR OF THE PROPERTY O	Z ESE	o	00
-			71	0	00
Refund		If line 71 is more than line 63, subtract line 63 from line 71. This is the amount you overpaid	72	0	00
Direct deposit?		Amount of line 72 you want refunded to you	73a		00
See page 59 and fill in 73b,		Routing number	40, 20		
73c, and 73d.	► d	Account number			
		Amount of line 72 you want applied to your 2006 estimated tax > 74		ol	00
Amount		Amount you owe. Subtract line 71 from line 63. For details on how to pay, see page 60	75		00
You Owe		Estimated tax penalty (see page 60)			7 No
Third Party	Do	you want to allow another person to discuss this return with the IRS (see page 61)? 🔲 Yes. C	omple	te the following.] 140
Designee		ignee's Phone Personal identifica	tion		
Sign	nam	no. ► () number (PIN) er penalties of perjury, I declare that I have examined this return and accompanying schedules and statements, and	to the	best of my knowledge	and
Sign	belie	if, they are true, correct, and complete. Declaration of preparer (other than taxpayer) is based on all information of whi	ch prep	parer has any knowledg	e.
Here	You	r signature Date Your occupation	Daytir	ne phone number	
Joint return? See page 17.			,	`	
Keep a copy	_	TIGHT O THE	<u> </u>	1	
for your records.	Spo	use's signature. If a joint return, both must sign. Date Spouse's occupation			
		Date	Prens	arer's SSN or PTIN	911
Paid		Check if	, lope	595328748	
Preparer's		's name (or EIN	:		
Use Only	your	s if self-employed), ress, and ZIP code Phone no.	•)	
		Thore to.	<u>`</u>	Form 1040 (2005)

Form 1040 (2005)

certified mail 70062150000433874613 "3 pages Department of the Treasury—Internal Revenue Service 2005 For the year Jan. 1-Dec. 31, 2005, or other tax year beginning Label IRS Use Only-Do not write or staple in this space Your first name and initial 2005, ending See Last name DONNAL instructions OMB No. 1545-0074 AB If a joint return, spouse's first name and initial BEITER on page 16.) Your social security number Use the IRS 140: 60 :8628 Last name L label. Spouse's social security number Home address (number and street). If you have a P.O. box, see page 16. Otherwise. 16390 NE 55 STREET 595: 32 : 8748 please print Apt. no. or type. City, town or post office, state, and ZIP code. If you have a foreign address, see page 16. You must enter your SSN(s) above. **Presidential** WILLISTON, FLORIDA 32696 Election Campaign ▶ Check here if you, or your spouse if filing jointly, want \$3 to go to this fund (see page 16) ▶ Checking a box below will not change your tax or refund. You Spouse Filing Status 4 Head of household (with qualifying person). (See page 17.) If Married filing jointly (even if only one had income) 2 Check only the qualifying person is a child but not your dependent, enter Married filing separately. Enter spouse's SSN above one box. and full name here. ▶ MICHAEL D. ▶BEITER JR this child's name here. 5 Qualifying widow(er) with dependent child (see page 17) 6a Yourself. If someone can claim you as a dependent, do not check box 6a Exemptions Boxes checked on 6a and 6b Dependents: No. of children (3) Dependent's (2) Dependent's (4) vit qualitying on 6c who: (1) First name social security number relationship to child for child tax lived with you credit (see page 19) did not live with you due to divorce If more than four dependents, see page 19. (see page 20) Dependents on 6c not entered above Total number of exemptions claimed Add numbers on lines above > Wages, salaries, tips, etc. Attach Form(s) W-2 Income 7 00 Taxable interest. Attach Schedule B if required 8a 0 00 Tax-exempt interest. Do not include on line 8a Attach Form(s) **8**b W-2 here. Also Ordinary dividends. Attach Schedule B if required attach Forms 9a 0 00 Qualified dividends (see page 23) W-2G and 9b 1099-R if tax 10 Taxable refunds, credits, or offsets of state and local income taxes (see page 23) 10 0 00 was withheld. 11 0 00 11 12 Business income or (loss). Attach Schedule C or C-EZ 12 0 00 Capital gain or (loss). Attach Schedule D if required. If not required, check here 13 0 00 13 If you did not Other gains or (losses). Attach Form 4797 . 14 14 0 00 get a W-2, IRA distributions . . 15a 15a 15b 0 00 see page 22. b Taxable amount (see page 25) 164 Pensions and annuities 16a b Taxable amount (see page 25) 16b 0 00 Enclose, but do Rental real estate, royalties, partnerships, S corporations, trusts, etc. Attach Schedule E 17 0 00 17 not attach, any 18 0 00 Farm income or (loss). Attach Schedule F . . . 18 payment. Also, 0 00 19 Unemployment compensation 19 please use 00 Form 1040-V. Social security benefits . 20a 0 20a b Taxable amount (see page 27) 20b 00 0 Other income. List type and amount (see page 29) 21 00 22 Add the amounts in the far right column for lines 7 through 21. This is your total income 0 2

Adjusted Gross Income

~~	Add the amounts in the lar right column for lines 7 through 21.	. Imis is	your total income		22	U	UU
23	Educator expenses (see page 29)	23	0	00			
24	Certain business expenses of reservists, performing artists, and fee-basis government officials. Attach Form 2106 or 2106-EZ	24	0	00			
25 26	Health savings account deduction. Attach Form 8889	26	0	00			
27	One-half of self-employment tax. Attach Schedule SE	27	0	00			
28	Self-employed SEP, SIMPLE, and qualified plans	28	0	00			
29	Self-employed health insurance deduction (see page 30)	29	0	00		1	
30	Penalty on early withdrawal of savings	30	0	00			
31a	Alimony paid b Recipient's SSN ▶	31a	0	00			
32	IRA deduction (see page 31)	32	0	00			
33	Student loan interest deduction (see page 33)	33	0	00			
34	Tuition and fees deduction (see page 34)	34	0	00			
35	Domestic production activities deduction. Attach Form 8903	35	0	00			
36	Add lines 23 through 31a and 32 through 35				36		
37	Subtract line 36 from line 22. This is your adjusted gross in	ncome	<u></u>	>	37	0	00

Form 1040 (2005)

Crodit		9a Check \ \[\begin{array}{c} \text{You were born before January 2, 1941} \]			Page 2
Credit	S	9a Check You were born before January 2, 1941, Blind, Total house	3	8	
Standard		". Spouse was how by			0 00
Deduction	, L	b if your spouse itemizes on a sengrate water	0		
for-	4	termized deductions (from Schedule A) or your standard deduction (see left margin).	THE		1
• People	who 4	Olipitact line to t	40	5000	
checked a	nv 42	If line 38 is over the series and the series are series are series and the series are series are series and the series are series are series are series and the series are	4	3000	-
DOX on line	- 1		41	<5000>	00
39a or 39b who can b	or 43	see page 37. Otherwise, multiply \$3,200 by the total number of exemptions claimed on line 6d	1000		
claimed as	a	Taxable income. Subtract line 42 from line 41. If line 42 is more than line 41, enter -0-	42	9299	00
dependent, see page 3	0 1	Tax (see page 37). Check if any tax is from: a Form(s) 8814 b Form 4972	43	<8200>	00
1	1	Alternative minimum tax (see page 39). Attach Form 6251.	44	0	00
All others	: 46	Add lines 44 and 45.	45	0	00
Single or	47	Foreign tax credit Attach Formatta	46	0	00
Married filin separately.	g 48	Credit for child and deposit of the control of the	0		
\$5,000	49	Credit for the older	0		
Married filin	1	Credit for the elderly or the disabled. Attach Schedule R)		
jointly or	-	Education credits. Attach Form 8863	7		
Qualifying	51	Retirement savings contributions credit. Attach Form 8880. 51 0 06	1		
widow(er), \$10,000	52	Critic tax credit (see page 41). Attach Form 8901 if required 52	55550		
Head of	53	Adoption credit. Attach Form 8839			
household.	54	Credits from: a Form 8396 b Form 8859	- Carlo Carlo		
\$7,300	55	Other credits. Check applicable boyles)			
		h Form 0004 -			
	56	Add lines 47 through 55. These are your total credits	0102742018		
	57	Subtract line 56 from line 46. If line 56 is more than line 46, enter -0-	56	0	00
0.1	58		57	0	00
Other	59	Self-employment tax. Attach Schedule SE	58	0	00
Taxes		social security and Medicare tax on tip income not reported to employer, Attach Form 4137	59	0	00
	60	Additional tax on IRAs, other qualified retirement plans, etc. Attach Form 5329 if required	60	0	00
	61	Advance earned income credit payments from Form(s) W-2	61	0	00
	62	Household employment taxes. Attach Schedule H	62	0	00
	63	Add lines 57 through 62. This is your total tax	63	0	00
Payments	64	Federal income tax withheld from Forms W-2 and 1099 64 0 00			
	65	2005 estimated tax payments and amount applied from 2004 return 65 0 00			
If you have a	_66a	Earned income credit (EIC)			
qualifying child, attach	b	Nontaxable combat pay election ▶ 66b			
Schedule EIC	67	Excess social security and tier 1 RRTA tax withheld (see page 59) 67 0 00			
	68	Additional child tax credit. Attach Form 8812			
	69	Auditorial of the tax of out. Attach f of the out.			
	70	Amount paid with request for extension to file (see page 59) 69 0 00 Payments from: a Form 2439 b Form 4136 c Form 8885 . 70 0 00			
	71	Add lines 64, 65, 66a, and 67 through 70. These are your total payments	74	0	00
			71	0	00
Refund	72	If line 71 is more than line 63, subtract line 63 from line 71. This is the amount you overpaid	72	0	00
Direct deposit?	73a	Amount of line 72 you want refunded to you	73a		00
See page 59 and fill in 73b.	▶ b	Routing number			
73c, and 73d.	▶ d	Account number			
	74	Amount of line 72 you want applied to your 2006 estimated tax > 74	0.035		20
Amount	75	Amount you owe. Subtract line 71 from line 63. For details on how to pay, see page 60 ▶	75	0	00
You Owe	76	Estimated tax penalty (see page 60)			
Third Party	, Do	you want to allow another person to discuss this return with the IRS (see page 61)? Yes. C	comple	te the following.	No
Designee		signee's Phone Personal identification	ation		
Designee	nar	ne ▶ no. ▶ () number (PIN)	>	·	
Sign	Und	der penalties of perjury, I declare that I have examined this return and accompanying schedules and statements, and	to the b	est of my knowledge a	nd
Here		of, they are true, correct, and complete. Declaration of preparer (other than taxpayer) is based on all information of wh			•
Joint return?	You	r signature Date Your occupation	Daytin	ne phone number	
See page 17.		DONNA L. BEITER 5.17.6 American	()	
Кеер а сору	Spe	ouse's signature. If a joint return, both must sign. Date Spouse's occupation			
for your records.		5.17.6			1044
		Deta .	Prena	rer's SSN or PTIN	
Paid		Dater S	repa	595328748	
Preparer's		GO O GOOT SELECTION OF CO.	-,	JJJJ20140	
Use Only	you	n's name (or EIN	:		
	ado	ress, and ZIP code Phone no.	() 5 1040 /3	
				C 1040 /2	UUE)