**Instructions for Certificates:**

**Step One: Serve the entire Declaration (60 Pages) plus the Proof of Service for each of the Agents served, preferably in person or by Registered Mail – Return Receipt Requested, so you have legal proof of their receipt.**

**Step Two: After allowing them around 20 days to file their rebuttal, you then will want to serve them a Certificate of Fault with yet another Proof of Service by similar means, however Registered is not required, reminding them exactly when their 30 days will be expiring via this Notice of Fault, and that it must be fully rebutted with evidence in support of any rebuttal.**

**Step Three: After their 10-day Grace Period with the Fault Notice you serve them the Certificate of Default (in Dishonor), usually with another full copy of the 60 page unrebutted Declaration, also in person or by Registered mail with yet another Proof of Service also properly filled out for the occasion, just as above. This mailing should also contain the True Bill in Commerce for the DAMAGES they have caused you. To determine a reasonable amount for each charge you may have to review their Statutes for penalties, etc. to make this determination, however whatever you feel the damages are is justified with all the Fraud they have been committing and now admitted to, as your damages go way back to the very beginning of your life.**

**These five extra pages are not directly attached to the Declaration as they are only added to the end when called for and needed, as instructed , as after around 20 days one need to send Respondents a “Notice of Fault” to remind them that their Response or Rebuttal with Evidence in Support is due BY that date, and then your Notice of Default in Dishonor, along with the True Bill in Commerce on the 31st day following original Service.**

**NOTE: Although these are printed double-sided here, it is appropriate for these five pages to be only printed single sided when edited and served.**

**Notice of Fault File No. \_\_\_\_\_\_\_\_\_\_\_\_\_**

Date: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

This Notice of Fault through Acquiescence attaches to the above Declaration of Status of the Private American State National < Your Full Name >, through the voluntary act of acquiescence to said Declaration of Status, as “Silence can only be equated with Fraud when there is a legal or moral duty to speak or when an inquiry left unanswered would be intentionally misleading.” [U.S. v Pruden, 424 F.2d 1021 (1970)] Faults have resulted from the following U.S. Officers and/or State officials;

Respondents:

* U.S. Secretary of Treasury, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_
* State of California Attorney General, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_
* Orange County Prosecutor, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

(samples .... just to name a few.)

Conclusion & Judgment: “A Declaration, if not contested in a timely manner, is considered undisputed facts as a matter of law.” [Morris v NCR, 44 SW2d, 433], “Silence can only be equated with fraud when there is a legal or moral duty to speak or where an inquiry left unanswered would be intentionally misleading.” [U.S. V Pruden, 424 F.2d 1021 (1970)], and a Declaration after thirty days becomes the final judgment in commerce, so this matter will stand res judicata, and stare decisis, if no one responds without sufficient evidence in support within 30 days of original receipt, fully admitting to the entirety of this Declaration through their tacit consent.

The CORPORATE government's FRAUD is being established and thus far admitted, along with all the many other details of their corrupt activity.

By: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ ©

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**Certificate of Default**

This Certificate of Default through Dishonor or Acquiescence attaches to the undersigned’s Declaration of Status served on you on <Date of Service> through your voluntary act of Dishonor and Acquiescence to said Declaration of Status, as “Silence can only be equated with Fraud when there is a legal or moral duty to speak or when an inquiry left unanswered would be intentionally misleading.” [U.S. v Pruden, 424 F.2d 1021 (1970)]

Defaults have resulted from the following U.S. Officers and State officials;

* U.S. Secretary of Treasury, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_
* State of California Attorney General, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

and Orange County Prosecutor, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

.... just to name a few.

Conclusion & Judgment: “A Declaration, if not contested in a timely manner, is considered undisputed facts as a matter of law.” [Morris v NCR, 44 SW2d, 433], “Silence can only be equated with fraud when there is a legal or moral duty to speak or where an inquiry left unanswered would be intentionally misleading.” [U.S. V Pruden, 424 F.2d 1021 (1970)], and a Declaration after thirty days becomes the final judgment in commerce, so this matter stands res judicata, and is stare decisis, as no one served has responded in any way at all, fully admitting to the entirety of this Declaration through their tacit consent.

The CORPORATE government's FRAUD has clearly been discovered, and fully admitted herewith, along with all the many other details of their corrupt activity.

By: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ ©

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**(sample)**

**True Bill in Commerce:**

**File No. RE20-1115**

**Date: 11/15/2020**

**Bill To:** The Corporate STATE OF CALIFORNIA

Remit To: Ronald-Edward Kelly

Private American State National

26836 Oso Parkway, Suite. No. 2303

On Mission Viejo, on The California Republic

**Billing Info:** 10% Surety Fee on Bond $ 00.000.000.00

0 years False Imprisonment: $1,000,000. per yr. $,00,000,000.00.

Loss of Estate: $ 00,000,000.00

Loss of Consort $ 00,000,000.00 ===========

**Sum Certain: $ 00,000,000,00**

**Additional PENALTIES:**

Any CONVERSION for not timely paying @ 3x Sum Certain: $\_\_\_\_\_\_\_\_\_\_\_\_

Any act of TRESPASS defined in Agreement @ 3x Sum Certain: $\_\_\_\_\_\_\_\_\_\_\_\_

**Total Amount Due:** **Adjusted Sum Certain:** $\_\_\_\_\_\_\_\_\_\_\_\_

**Proof of Service:**

on The United States of America (1787) )

on The California Republic (1849) ) ss.

on Orange county (1920) )

On this the \_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, 2021, I served the Respondents hereto the following enclosed document by pre-paid First-Class U.S. Mail from \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, California.

***Declarant's Declaration of Status and Petition for the Redress of Grievances: 52* plus *pages.***

***Addressed to Respondents at:***

I certify under the penalty of perjury under the Laws of The United States of America (1787), without the UNITED STATES, Inc., that the foregoing is true, correct, and complete.

Signed this the \_\_\_\_\_\_day of\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_2020 C.E. on \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ on California.

by: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_®

Ronald Edward Kelly, Private American National

**Witnessed:**

On the above date below signed witnesses witnessed Declarant signing this document and placing the entire contents of this Declaration (54 pages) into an envelope addressed to above Respondent(s) which had been correctly addressed to them as above, sealing the envelope and placing it in a Postal Service mail box with the correct pre-paid postage attached.

**------------------------------------ --------------------------------**

Witness 1 Witness 2

**Commercial Oath & Jurat:**

on The United States of America (1791) )

on The California Republic (1849) ) ss.

on Orange county )

I, Ronald-Edward of the Kelly family, under my own unlimited commercial liability and upon solemn oath or affirmation and proceeding in good faith, being of sound mind and of majority age, states that the facts and averments (283) as contained on the preceding fifty (50) pages, including the eight (8) pages of the Points & Authorities in Support, are true, correct, complete, and not designed to be misleading in any way, to the very best of my knowledge and belief, under the penalty of perjury under the Laws of The united States of America (1791), without the UNITED STATES [Title 28 U.S.C.A. § 1746], and under International Commercial Law;

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by:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_®

Ronald- Edward Kelly, Private American National

Subscribed and Sworn or Affirmed before me, a Notary Public in and for Orange county, on the California Republic this\_\_\_\_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, 2019 C.E.

by: Ronald Edward Kelly proved to me upon satisfactory evidence.

My commission expires: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.

Notary Public Seal: