**IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS**

As a direct descendant of the founders of the Constitution for the United States of America and as one of “the Posterity” found in the preamble, by right of blood, I hereby declare;

1. Kaitlyn Newcomb is an officer of the court and deemed to know the law.
2. Kaitlyn Newcomb is an Assistant Tarrant County District Attorney and works for the Tarrant County District Attorney, Sharen Wilson.
3. I have reason to believe and do believe that Kaitlyn Newcomb intends to suborn perjury by her Bedford military police and their police court and their BAR member officers of their police courts in violation of 18 USC § 1622 because she is required to know that no police in Tarrant County are authorized to enforce the Texas Transportation Code as required by Section 701 of the Texas Transportation Code.
4. I have reason to believe and do believe that Kaitlyn Newcomb intends that her Bedford military police engage in Official Oppression under Texas Penal Code 39.03 because she is required to know that no police in Tarrant County are authorized to enforce the Texas Transportation Code as required by Section 701 of the Texas Transportation Code.
5. I have reason to believe and do believe that Kaitlyn Newcomb intends the Euless military police and the Bedford military police and the Azle military police and the Lake Worth Military Police and her North Richland Hills military police and her Colleyville military police and her Grapevine military police and her Fort Worth military police and all of the military police can get away with their assaults and their kidnappings and their false imprisonments, and their murders because it makes such good business for Wilson’s BAR member buddies and their so-called courts.
6. I have reason to believe and do believe that Kaitlyn Newcomb intends that her Lake Worth military police and her Azle military police and her Euless military police and her Bedford military police and her North Richland Hills military police and her Colleyville military police and her Grapevine military police and her Fort Worth military police and their (bought and paid for) Police Courts be a Criminal Street gang under Texas Penal Code Section 71.01.
7. I have reason to believe and do believe that Kaitlyn Newcomb intends to perjure her oath of office by bringing District of Columbia military dictatorship territorial codes on the land of Texas with her Lake Worth military police and her Azle military police and her Euless military police and her Bedford military police and her North Richland Hills military police and her Colleyville military police and her Grapevine military police and her Fort Worth military police in violation of her Oath of Office requirement to “support and defend” the Constitution of the United States of America Article 1, Section 8, Clause 17 which is the supreme law of the land under Article VI, Clause 2 and in violation of Texas Penal Code 37.02
8. I have reason to believe and do believe that Kaitlyn Newcomb intends that her Lake Worth military police and her Azle military police and her Euless military police and her Bedford military police and her North Richland Hills military police and her Colleyville military police and her Grapevine military police and her Fort Worth military police subject me to the deprivation of my right to travel and my right to be left alone under color of their District of Columbia military dictatorship codes and their color of law warrants that are actually capias’ (fail to be warrants) in violation of 18 USC § 242.
9. I have reason to believe and do believe that Kaitlyn Newcomb intends that her Lake Worth military police and her Azle military police and her Euless military police and her Bedford military police and her North Richland Hills military police and her Colleyville military police and her Grapevine military police and her Fort Worth military police threaten, coerce, injure, and intimidate me in the free exercise of my right to ignore their color of law District of Columbia codes and their color of law fake warrants, that are actually capias’, in violation of 18 USC § 241.
10. I have reason to believe and do believe that Kaitlyn Newcomb intends to subject me to her Lake Worth military police court and her Azle military police court and her Euless military police court and her Bedford military police court and her North Richland Hills military police court and her Colleyville military police court and her Grapevine military police court and her Fort Worth military police court with their satanic religious ceremony, with their Roman Law, and their fake money (Federal Reserve Notes) that are actually military scrip, and their fraud and their lies and their deception and their perjury of oath that they love to do and their treason and sedition in violation of 18 USC § 247.
11. I have reason to believe and do believe that Kaitlyn Newcomb intends that her Lake Worth military police and her Azle military police and her Euless military police and her Bedford military police and her North Richland Hills military police and her Colleyville military police and her Grapevine military police and her Fort Worth military police send threats of arrest because of their fake warrants through the mail to a Protected Person under International Law in violation of 18 USC § 878 because I am the Senator for District 13 of the Republic of Texas, and was previously Speaker of the House of Representatives, and a charges de affaires.
12. I have reason to believe and do believe that Kaitlyn Newcomb intends that her Lake Worth military police and her Azle military police and her Euless military police and her Bedford military police and her North Richland Hills military police and her Colleyville military police and her Grapevine military police and her Fort Worth military police arrest, assault, kidnap and imprison a Protected person under International Law in violation of 18 USC § 112 and they know all about that because I presented a Republic of Texas Official Diplomatic Identification card when they stopped me (unlawfully arrested [assaulted] me).
13. I have reason to believe and do believe that Kaitlyn Newcomb intends that her Lake Worth military police and her Azle military police and her Euless military police and her Bedford military police and her North Richland Hills military police and her Colleyville military police and her Grapevine military police and her Fort Worth military police and their police courts extort fake money (Federal Reserve Notes) also known as military scrip thereby demonstrating her intent to perjure her oath of office requirement to support and defend the constitution for the United States of America Article 1, Section 10 in violation of Texas Penal Code 37.02.
14. I have reason to believe and do believe that Kaitlyn Newcomb and her military police courts and their BAR member officers of their so-called court send mail to a fraudulent fictitious address with a ZIP CODE of “76135” which is a region in the District of Columbia in violation of her oath of office requirement to support and defend that constitution for the United States of America Article 1, Section 8, Clause 17 and 18 USC § 1342.
15. I have reason to believe and do believe that Kaitlyn Newcomb intends that her military police courts and their BAR member officers of their so-called court send mail to a fraudulent fictitious name of “GLENN WINNINGHAM FEARN” which is a Roman Cult cestui que trust under the District of Columbia Code 31 Stat. 1432 with the objective of assaulting me (a man) with a quasi-contract to get revenue by stealing some of the fake money out of the cestui que trust account with the Treasury under the Convention Concerning the International Administration of Estates of Deceased Persons which was concluded on 2 October 1972  and the Convention on the Law Applicable to Trusts and their Recognition which was concluded 1 July 1985, during the Hague Conference on Private International Law and in violation of 18 USC § 1342.
16. I have reason to believe and do believe that Kaitlyn Newcomb intends to conspire with her Lake Worth military police and her Azle military police and her Euless military police and her Bedford military police and her North Richland Hills military police and her Colleyville military police and her Grapevine military police and her Fort Worth military police and their Police Courts and their BAR member officers of their so-called court to use military force to bring District of Columbia military dictatorship on the land of Texas in violation of her Oath of Office requirement to support and defend the Constitution for the United States of America Article 1, Section 8, Clause 17 and 18 USC § 2384.
17. I have reason to believe and do believe that Kaitlyn Newcomb and her Lake Worth military police and her Azle military police and her Euless military police and her Bedford military police and her North Richland Hills military police and her Colleyville military police and her Grapevine military police and her Fort Worth military police engage in piracy on the land of Texas in violation of 18 USC § 1652 because they are NOT in the United States under Article 1, Section 8, Clause 17 of the Constitution for the United States of America.
18. I have reason to believe and do believe that Kaitlyn Newcomb intends to be an accomplice before and after the fact with her Lake Worth military police and her Azle military police and her Euless military police and her Bedford military police and her North Richland Hills military police and her Colleyville military police and her Grapevine military police and her Fort Worth military police and their police Courts in violation of 18 USC § 3.
19. I have reason to believe and do believe that Kaitlyn Newcomb intends to fail to report the multiple felonies that are being engaged in by her Lake Worth military police and her Azle military police and her Euless military police and her Bedford military police and her North Richland Hills military police and her Colleyville military police and her Grapevine military police and her Fort Worth military police and their police courts in violation of 18 USC § 4.
20. I have reason to believe and do believe that Kaitlyn Newcomb intends that her Lake Worth military police and her Azle military police and her Euless military police and her Bedford military police and her North Richland Hills military police and her Colleyville military police and her Grapevine military police and her Fort Worth military police and their police courts send threats through the mail in violation of 18 USC § 876 threatening arrest for their color of law warrants that are actually capias’.
21. I have reason to believe and do believe that Kaitlyn Newcomb and her Lake Worth military police and her Azle military police and her Euless military police and her Bedford military police and her North Richland Hills military police and her Colleyville military police and her Grapevine military police and her Fort Worth military police and their police courts deny due process and engage in War Crimes by coercing information from me and other people with their torture chambers (jail) that they subjected me to with their forced fingerprinting, and their force feeding me their poisons like dead pig and countless chemicals in their so-called jail food and their kangaroo court and their Private International Law which is Roman Law and their BAR member (bought and paid for) Clerks masquerading as Judges with their fraud and lies and deception and their US citizen slave juries and their (bought and paid for) BAR member clerks masquerading as Judges in violation of the Texas Constitution Article 2, Section 1 and the Supreme Law of the land Constitution for the United States of America Article 1, Section 8, Clause 17, thereby suborning perjury by all of the military police and the BAR members in the Police Courts in violation of 18 USC § 1622.
22. I have reason to believe and do believe that Kaitlyn Newcomb intends that her Lake Worth military police conspire with the Azle military police buddies to engage in the theft of my property by pillaging (unlawfully seizing) my Arm (a Colt Commander that was in my truck), and demanding evidence that I am a US citizen slave to get it back, and towing my private conveyance (a truck) that was parked in a Walmart parking lot, and forcing me to pay over $250 in military scrip fake money (Federal Reserve Notes) to get it back, in violation of the Geneva Convention Relative to the Protection of Civilians in a Time of War of 1949, Article 33, and 18 USC§ 2441.
23. I have reason to believe and do believe that Kaitlyn Newcomb intends that her Euless military police and her Lake Worth military police and her Colleyville military police and her Grapevine military police in the theft of my property (pillaging) by towing my private conveyance (a car that had a home made Republic of Texas plate on it), and forcing me to pay over $250 in military scrip fake money (Federal Reserve Notes) to get it back, in violation of the Geneva Convention Relative to the Protection of Civilians in a Time of War of 1949, Article 33, and 18 USC§ 2441.
24. I have reason to believe and do believe that Kaitlyn Newcomb intends that her Lake Worth military police and her Azle military police and her Euless military police and her Bedford military police and her North Richland Hills military police and her Colleyville military police and her Grapevine military police and her Fort Worth military police and Tarrant County Sheriff military police and their police courts to engage in forced experiments in their jails by force feeding me their poisons like dead pig and countless chemicals, and their forced experimental vaccinations for their fake COVID-19 pandemic, and unhealthy poisonous inorganic food in violation of the Geneva Convention Relative to the Protection of Civilians in a Time of War of 1949, Article 32, and 18 USC§ 2441.
25. I have reason to believe and do believe that Kaitlyn Newcomb intends that her Lake Worth military police and her Azle military police and her Euless military police and her Bedford military police and her North Richland Hills military police and her Colleyville military police and her Grapevine military police and her Fort Worth military police and their police courts engage in an extortion racket by engaging in all of the crimes described herein my ONLY remedy is to file a lawsuit before her BAR member buddies with their forced payment of military scrip (Federal Reserve Notes) under Roman Law in violation of 18 USC § 1951 through § 1968 thereby demonstrating her intent to perjure her oath to support and defend the Constitution of the United States of America Article 1, Section 10.
26. I have reason to believe and do believe that Kaitlyn Newcomb intends that her Lake Worth military police conspire with the Azle military police under color of law because the Lake Worth police report shows that they stopped me because of a fake warrant (capias) that was outstanding from the Azle military police and their police court, to threaten me, coerce me, injure me and intimidate me under color of law in violation of 18 USC § 241 and their extortion racket under 18 USC § 1951 through § 1968 to get military scrip (Federal Reserve Note) revenue under Roman Law to pay their BAR members with.
27. I have reason to believe and do believe that Kaitlyn Newcomb intends that her Lake Worth military police and her Azle military police and her Euless military police and her Bedford military police and her North Richland Hills military police and her Colleyville military police and her Grapevine military police and her Fort Worth military police under color of law to take reprisals against me for my political beliefs in violation of the Geneva Convention Relative to the Protection of Civilians in a Time of War of 1949, Article 31 and 18 USC § 2441.
28. I have reason to believe and do believe that Kaitlyn Newcomb intends to suborn identity fraud in violation of Texas Penal Code 32.51 by her Lake Worth military police and her Azle military police and her Euless military police and her Bedford military police and her North Richland Hills military police and her Colleyville military police and her Grapevine military police and her Fort Worth military police and her (bought and paid for) Clerks masquerading as Judges in her BAR member buddies in their Police Court because they are assaulting me with their Roman Cult cestui que trust under the District of Columbia Code 31 Stat. 1432 with the objective of assaulting me (a man) with a quasi-contract to get revenue by stealing some of the fake money out of the cestui que trust account with the Treasury under the Convention Concerning the International Administration of Estates of Deceased Persons which was concluded on 2 October 1972  and the Convention on the Law Applicable to Trusts and their Recognition which was concluded 1 July 1985, during the Hague Conference on Private International Law.
29. I have reason to believe and do believe that Kaitlyn Newcomb and her Lake Worth military police and her Azle military police and her Euless military police and her Bedford military police and her North Richland Hills military police and her Colleyville military police and her Grapevine military police and her Fort Worth military police and their Police Courts intend to engage in deceptive business practices in violation of Texas Penal Code 32.42 by assaulting me with their fake warrants that are actually capias’ and their District of Columbia territorial codes and their police court and their military dictatorship, with their fraud and their lies and their deception, and their Roman Law and their military scrip fake money, and their extortion racket with their (bought and paid for) BAR member clerks masquerading as Judges with their show-trials and their kangaroo courts and their US citizen slave juries.
30. I have reason to believe and do believe that Kaitlyn Newcomb intends to sell me into slavery under the current so-called Thirteenth Amendment by assaulting me with one of her quasi-contracts and holding a show-trial in her District of Columbia Police Court so he can sell me into her debtors prison.
31. I have reason to believe and do believe that Kaitlyn Newcomb and her BAR member buddies have already sold me into bondage when they issued a capias (fake warrant) which is a debt instrument under 17 § CFR 240.15c2-12 which is evidence of their perjury of oath.
32. I have reason to believe and do believe that Kaitlyn Newcomb intends that her Lake Worth military police and her Azle military police and her Euless military police and her Bedford military police and her North Richland Hills military police and her Colleyville military police and her Grapevine military police and her Fort Worth military police and their police courts forge my signature onto their quasi-contract under their Private International Law Texas Business and Commerce Code 3.308 and 8.114 with the objective of stealing some of the fake money out of the cestui que trust account under the Convention Concerning the International Administration of Estates of Deceased Persons which was concluded on 2 October 1972  and the Convention on the Law Applicable to Trusts and their Recognition which was concluded 1 July 1985, during the Hague Conference on Private International Law and in violation of Texas Penal Code 32.21 and the fact that they have issued so many capias’ is evidence of that fact because a capias is a debt instrument.
33. I have reason to believe and do believe that Kaitlyn Newcomb and her Bedford military police and her police courts intend to engage in a simulated legal process in violation of Texas Penal Code 32.48 with their Roman Law and their fake warrants that are actually capias’ and their fraud and lies and deception, and their threats and intimidation, and coercion and their torturing and denials of due process and their failure to provide Examining Trials as required by Texas Code of Criminal Procedure 16.17 and Texas Code of Criminal Procedure 17.30 and by assaulting me with their Roman Cult cestui que trust under the District of Columbia Code 31 Stat. 1432 with the objective of assaulting me (a man) with a quasi-contract to get revenue by stealing some of the fake money out of the cestui que trust account with the Treasury under the Convention Concerning the International Administration of Estates of Deceased Persons which was concluded on 2 October 1972  and the Convention on the Law Applicable to Trusts and their Recognition which was concluded 1 July 1985, during the Hague Conference on Private International Law.
34. I have reason to believe and do believe that Kaitlyn Newcomb intends that her Lake Worth military police and her Azle military police and her Euless military police and her Bedford military police and her North Richland Hills military police and her Colleyville military police and her Grapevine military police and her Fort Worth military police continue to assault me and kidnap me and falsely imprison me to generate business for her BAR member buddies on the bench masquerading as Judges and if I get in a gun fight with her screened for low intelligence thugs (military police) and I turn up dead, they will get to steal all of the fake money in the Roman Cult’s cestui que trust account with the Treasury, so it is a win-win-win scenario any way they look at it, therefore Kaitlyn Newcomb intends to either enslave me, or murder me to generate revenue for her Roman Cult handlers and their criminal corporations City of Lake Worth, City of Azle, City of Bedford, City of Euless, City of Colleyville, City of North Richland Hills, City of Grapevine, Deer Park Cash Cow, LLC (State of Texas), United States, and their BAR member handlers, which is piracy under 18 USC § 1652 especially since they fail to be operating in their United States (District of Columbia) under Article 1, Section 8, Clause 17.
35. I have reason to believe and do believe that Kaitlyn Newcomb intends that her Bedford military police and her police courts operate as privateers under 18 USC § 1654 because United States is a maximum of ten miles square and federal enclaves under Article 1, Section 8 Clause 17 and there are no federal enclaves in Texas, which is further evidence of her intent to perjure her oath of office in violation of Texas Penal Code 37.02, and her intent to suborn perjury by her Bedford military police and by her Police Court BAR members.
36. I have reason to believe and do believe that Kaitlyn Newcomb intends that her Bedford military police engage in the theft of my property by pillaging (unlawfully seizing) my home made republic of Texas plate, and Kaitlyn Newcomb intends that her Bedford military police engage in piracy in and she intends that they be in receipt of property that was pirated from me (my home made Republic of Texas plate) in violation of 18 USC § 1660.
37. I have reason to believe and do believe that Kaitlyn Newcomb intends that her Lake Worth military police and her Azle military police and her Euless military police and her Bedford military police and her North Richland Hills military police and her Colleyville military police and her Grapevine military police and her Fort Worth military police and their police court impersonate public servants, especially since they fail to be authorized to enforce the Texas Transportation Code, and in violation of Texas Penal Code 37.11.
38. I have reason to believe and do believe that Kaitlyn Newcomb intends that her Lake Worth military police and her Azle military police and her Euless military police and her Bedford military police and her North Richland Hills military police and her Colleyville military police and her Grapevine military police and her Fort Worth military police engage in constructive aggravated assault in violation of Texas Penal Code Section 22.02 when they exhibit their gun while they are assaulting me.
39. I have reason to believe and do believe that Kaitlyn Newcomb intends that her Lake Worth military police and her Azle military police and her Euless military police and her Bedford military police and her North Richland Hills military police and her Colleyville military police and her Grapevine military police and her Fort Worth military police engage in Abuse of Official Capacity in violation of Texas Penal Code 39.02 when they turn on their Emergency Lights when there is no emergency (revenue fails to be an emergency) and use their Police Vehicle and their Police Radio to stop me when they have no authority to enforce the Transportation Code
40. I have reason to believe and do believe that Kaitlyn Newcomb intends to make legal determinations for me and thereby represent me without authority, thereby demonstrating her intent to perjure her oath of office in violation of Texas Penal Code 37.02, because her authority comes from me, since I am one of the “posterity” found in the preamble to the Constitution for the United States of America, and a Texas national by right of blood.
41. All of which is evidenced in the previous BAR grievance that was dismissed on or about 23 July 2020, together with the Notice of Void Judgment that was filed into the Euless Police Court on or about 20 January 2020, and the email response to the Public Information Request from the Tarrant County Sheriff’s Office, true copies of each of which are attached hereto, all of each of which are incorporated herein by reference in their entirety.
42. All of which is AGAINST THE PEACE AND DIGNITY OF THE STATE