

Daniel Jem Baron  
Executor Office  
c/o non-domestic  
5555 North 2222 West  
Cedar City, Utah State  
United States of America.  
Near [84721]

=====

=====

**Certificate of Service**

June 10, 2019

I, the living Spirit and Man, Daniel Jem Baron, do hereby certify that I enter into Court Evidence in Defense of my Rights the following Documentation; **Notice, Demand, Default and Claim**; and I do hereby certify that I mailed or hand delivered an original copy of the following **Document** named hereafter, dated day and year of \_\_\_\_\_, 2019, by personal delivery or by depositing the same with the United States Postal Service, postage prepaid, in the Day and Year of \_\_\_\_\_, 2019 on the following:

- Notice of Special Appearance and Judicial Demand**
- Notice of Default on rebuttal for Notice of Certificate of Living Man**
- Notice of Your Violation upon Lawful due process for Void Judgment and Claim**
- Notice of Default on rebuttal for Notice of Lawful Claim for Damages**
- To Address: Accusation ( **Citation C150760510** ) and ( **Citation I10155439** )

Addressed to and for the following destinations: ( 5 Pages ) to address Accusation and Claim:

- To: Presiding Judge and County Court Clerk in Iron County Justice Court  
82 North 100 East, Suite 101, Cedar City, Utah 84720
- To: Representing Attorney for the Accuser; 82 North 100 East, Suite 201, Cedar City, Utah 84720
- To: Utah Governor Gary R. Herbert, 350 North State Street, Suite 200, Salt Lake City, Utah 84114
- To: Utah Attorney General Sean D. Reyes, 350 North State Street, Suite 230, Salt Lake City, Utah 84114

To: All presiding; Representatives, Officers, and Judges in all Courts; within all the States of Justice and within all the States of Terrorism = Communism, within the United States of America the Constitutional Republic of Justice on Planet Earth in the Real World

I declare upon my own public liability under penalty of perjury under the Just Laws of the Constitution for the United States of America that the foregoing is true, correct, and complete.

Executed in the United States of America, the Republic of Constitutional and Natural Law of Justice  
Signed, sealed, and served by: Daniel Jem Baron In Honor and respect.

Date: \_\_\_\_\_, 2019 Signature \_\_\_\_\_

**Notice**, received by Court representative or Representing Attorney:

Signature \_\_\_\_\_, \_\_\_\_\_, 2019

**Notice of Special Appearance and Judicial Demand**  
**Notice of Default on rebuttal for Notice of Certificate of Living Man**  
**Notice of Your Violation upon Lawful due process for Void Judgment**  
**with Notice of Claim, Demand, and Requirement**  
**Notice of Default on Rebuttal for Notice of Lawful Claim for Damages**  
(This Notice Constitutes My Appearance)

June 10, 2019

**To: All applicable and Presiding, Representatives, Officers, Judges and Attorneys of Justice Court, City, County, and State**

**Notice of Special Appearance:**

I, the living spirit and Man, named Daniel Jem Baron, (Falsely Accused), not a TITLE or Trust, am a United States American of We the People for the United States of America as secured by the Constitution for the United States of America and the Bill of Rights of 1787; At all times by special appearance and not by general appearance, conferring no jurisdiction whatsoever, whether appearing in person or in writing, am challenging the in-personam Jurisdiction of all Officers, Judges, and Representatives of this Court, the City, the County and the State, at all times forever, until Just and Lawful Jurisdiction is proved to me with written documentation on the basis of satisfactory evidence according to the Constitution of Justice for We the People of the United States of America, and whether appearing in person or in writing, am exercising as well as retaining all of my rights at all times forever and waiving none of my rights at any time, including, but not limited to, my right to travel to and fro upon the public roadways while upholding the Rights of other Travelers; **“ The claim and exercise of a constitutional Right cannot be converted into a crime” Miller vs. U.S., 230F. 486, 489;** And do, by these presents, I give you,

**Judicial Notice of Demand:**

In Order to proceed, I Demand and bind You to Your **Constitutional Oath**, pursuant to **Article VI.** in the **Constitution for the United States of America, 1787** ; all legislative, executive, and judicial Officers, both of the United States and of the several States, shall be bound by Oath or Affirmation, to support this Constitution. In order to retain, preserve, and exercise all my rights at all times forever; I Demand that any and all proceedings or Trials, proceed according to the **Bill of Rights**, including **Amendment VII. , Amendment VI. , and Amendment IX. ;** the accused shall enjoy the right, to a public trial by an impartial jury, to be informed of the nature of the accusation, and to have the assistance of counsel for his defense. In Suits at common law, the right of a trial by jury shall be preserved, according to the rules of the common law of Natural Rights = rule of the Law of Nature and of Nature's God ; **Declaration of Independence, July 4, 1776** ; We the People hold these truths to be self- evident, that all people are created with certain Natural and unalienable Rights to which the Laws of Nature and of Nature's God entitle them.

In Order to proceed, I, first require that the Attorney for the Accuser and the Presiding Judge Recognize and Agree that the Natural and Constitutionally secured Rights of We the People, are the Supreme Law of the Nation. Only a Jury giving allegiance to the common law of Natural and self-evident Rights, is an impartial Jury; because a Jury giving allegiance to the common law of Treason and conspiracy upon Natural and self-evident Rights, is not impartial and is not the rule of Law; it is the rules of common lawlessness and treason. I require that any and all proceedings and Trials, proceed according to the Common Law of Natural Rights with a Common Law Trial by Jury that gives Allegiance to the Natural Common Law Rights of We the People. And, by these presents I give you:

## **Notice of Default on rebuttal for Notice of Certificate of Living Man**

I, the living Spirit and Man, living in my own Body, live with and own the Lawful Name; Daniel Jem Baron; born on Planet Earth on the Day of February 24, 1974; am the Primary Creditor and Beneficiary of my Estate, living in and giving allegiance to the Natural Common Law of Rights and Justice for all. I am a United States American with Natural Common Law Rights that are Constitutionally secured by Lawful Oath of Allegiance and; am of Majority Status and Rightfully own the DANIEL JEM BARON Trust and Primary Account, and have not Authorized any discharged or charges on this Account or any Account Directly related to Me or the Accusations upon Me. By these presents, I, give You this **Notice of Default**, that the **Notice of Certificate of Living Man**, is Fact, Evidence, and Proof on and for the Record in Law for this **Default Judgment**, that after three days with no Lawful Rebuttal, the **Notice of Certificate of Living Man** is at all times Fact, Evidence, and Lawful Proof of the Proper, Correct, and Lawful; Identity, Identification, and Status of the Living Spirit and Man named Daniel Jem Baron; on and for the Record in Law, and for the Natural Common Law of Justice and Rights for all. And by these presents, I, give You:

### **Notice of Your Violation upon Lawful due process for Void Judgment**

1. When the Officers asked for Identification, I informed the Officer that I am a Traveler ( a Non-Commercial Traveler) and not a Driver, as Defined in Law as One Employed in Commerce using the road or highway as a place of business for profit, that is required to have a Driver or Operator License. As a living Man and Non-Commercial Traveler exercising my Natural and Constitutionally secured Right to travel while upholding the Rights of other Travelers, I also informed the Officer that I am a United States American, with Natural and Constitutionally secured Rights; and that I am not a United States Corporate Citizen and Employee required to have a Driver License. I do not own a Driver License and am not required by Constitutional Law to own a Driver License. When the Officer handed me an Accusation with false and unlawful Identification and address, using an artificial NAME that is not my Lawful Identity or Identification; and with a false Accusation; accusing me of being Driver required to have a Driver License;

I refused the Accusation for cause without dishonor for these reasons, and after sent Notice informing the Attorney for the Accuser and the presiding Judge in County Justice Court; and with such Notice a Request to be informed of the Nature of the Accusation, including any proof of Constitutional In-personam Jurisdiction; of which Notice and Request, I have not been given any written Lawful Proof by the Attorney for the Accuser; of any Constitutional In-personam Jurisdiction of the Attorney, or any Lawful Proof for the Claim of the Accuser, as requested in my Notice and Request, Dated March 9, 2017 and November 30, 2018 to the Iron County Attorney for the Accuser and to the Presiding Judge; of which, I have never been given any Lawful written Proof of Constitutional In-personam Jurisdiction, or Lawful Proof of Claim in the Accusation; as Required by Law. “ The law provides that once State and Federal Jurisdiction has been challenged , it must be proven” Main v. Thiboutot, 100 S.CT. 2502 ( 1980 ). “ There is no discretion to ignore lack of Jurisdiction” Joyce v. U.S., 474 2D 215.

2. While under the coercion and duress of unlawful arrest and imprisonment, at the fourth video Hearing on These Accusations; I, again informed the Presiding Judge that I have not been informed of the Nature of the Accusation by the Attorney for the Accuser and do not consent to any proceeding until I have been Lawfully informed of the Nature of the Accusation; the Presiding Judge at this Time was Judge Brent Dunlap instead of Judge Margaret Miller. After being released from unlawful imprisonment, duress, and coercion; I, rescinded my autograph signed under duress and coercion because the Attorney for the Accuser has still not informed Me of the Nature of the Accusation or proven In-personam Jurisdiction. To this very Day, I, still have not been Lawfully informed of the Nature of the Accusation and have not made any Plea and have not consented to any Plea because I have not been Lawfully informed of the Nature of the Accusation; as the Presiding Judges and Attorneys have been Lawfully informed with Notice.

3. On the Day of May 20, 2019; I, the living Spirit and Man, did appear at the County Justice Court without the Trial, not participating in the Trial, because I, have not been given Lawful due process, including not being Lawfully informed of the Nature of the Accusation, have not made a Plea and, have not consented to any plea or proceeding in violation of my Right to Lawful due process. I appeared at the Court, to make sure an unlawful Warrant for Arrest was not put upon Me, to Witness the Trial from Without the Trial and; to see and hear if any of the Information and Actions that I did Demand and Request, will be fulfilled according to Lawful due process. Judge Brent Dunlap was informed that I will not participate in a Trial that does not uphold my Right to Lawful due process. The present Attorney, Samuel Edward Woodall for the Accuser, did not fulfill any of my Demands or Request as required by Law; anytime before the Trial or anytime during the Trial.

During the Trial the Officer making the Accusation and the Representing Attorney, did not provide an proof to rebut my Lawful Identity, Identification, Status and Actions as a United States American and a Lawful Traveler exercising, claiming, and demanding my Natural and Constitutionally secured Right to Travel as a Non-Commercial Traveler and not a Driver Employed in Commerce using the Road as a place of business for profit that is required to have a Driver License.

I, have not had any Driver License for many years, am not a Driver and, did not give the Officer any Driver License claiming to be a Driver; I, specifically informed the Officer that I was not a Driver and that I was a Traveler ( Non-Commercial Traveler ). Also during the Trial, the Testimony of Officer Adam Gibbs did not match the second Accusation on the Citation he handed to Me; of which false Accusation is a violation upon my Right to Lawful due process and alone is justifiable Cause to Dismiss the Citation for violating my Right to Lawful due process. Also the Officer using false Identification after I informed Him that the State ID was expired and that I was not a United States Corporate Citizen.

Also during the Trial, the Attorney for the Accuser, did not give any rebuttal to my Notice of Information, Demand, and Request and did not give any proof, of Me being a United States Corporate Citizen or, of Me being the Trustee or Surety for the, Artificial Person, all CAPITAL NAME Trust Account as relates to these Accusations. Also at the Trial as as an Observer of Lawful Evidence , after Judge Brent Dunlap informed Me that he was going to proceed with the Trial, even though He was Lawfully Informed by written Notice; that I, have not been Lawfully informed of the Nature of the Accusation, have not been given any Lawful proof of In-personam Jurisdiction, and have not been given any Lawful Rebuttal or Response in writing from the Attorney; to my Notice, Demand, and Request to be Informed, that was sent to the Attorney and the Judge, as is in Evidence; and by these presents, whenever I said o-k to Judge Brent Dunlap in recognition of his Actions, it shall not be construed to mean that I consent to any proceeding violating my Natural and Constitutionally secured Right to Lawful due process.

Being that this Trial proceeded in violation upon my Natural and Constitutionally secured Right to Lawful due process, and because of this Unlawful Action upon Me with duress and threat of unlawful Arrest and Imprisonment, I wrote on the **Notice of: SENTENCING**; not Defendant, before, my autograph sign; because without Lawful due process, I am not the Defendant and any proceeding with Trial is Null and Void in violation upon my Natural Constitutional Rights and Lawful due process of Law; and so is Null and Void my autograph signed under duress and threat of unlawful Arrest and Imprisonment.

4. I, the living spirit and Man, Daniel Jem Baron, am not the NAME on the Accusation , It is not my Name; it is a NAME created by UTAH Corporation, and by such is not a Lawful Information. I am not under any Lawful contract with the STATE OF UTAH (Utah Corporation), for the purpose of Driving; I was not engaged in Commerce and am not a Driver. I do not Drive and have not had any Contract with the STATE OF UTAH for the purpose of Driving for many years, and even before this; Any Contract that I signed was under coercion and duress without full Disclosure. I give my allegiance to Natural Rights = the Constitution of the Common Law of Justice = the Supreme Law of the Nation and Planet Earth. And by these presents, I, give You;

### **Notice of Claim:**

As the Facts in Evidence prove that Attorney Samuel Edward Woodall and Judge Brent Dunlap have proceeded with Trial in violation upon my Natural Constitutional Right to Lawful due process and have not proved Lawful In-personam Jurisdiction pursuant to the Constitution for the United States of America with the Bill of Rights of 1787; and have not proven that I have committed a Crime upon the People or any living Person, by violating any of their Natural Constitutional and self-evident Rights and as such the Trial and Judgment are Null and Void. And that by unlawfully proceeding with Trial in violation upon my Right to Lawful due process, You have caused One Million Lawful Dollars in Damages by each Conspirator; the total in Damages caused by these two Conspirators, being Two Million Lawful Dollars in Damages; that may be repaired by both, Judge Brent Dunlap and Attorney Samuel Edward Woodall, immediately rescinding and nullifying the unlawful Judgment and unlawful proceeding of Trial in violation upon my Right to Lawful due process; and by these present, I, give You,

### **Notice of Demand:**

I demand that all unlawful Actions and Accusations cease and desist immediately, otherwise any further unlawful proceeding shall constitute malicious trespass and another One Million Lawful Dollars in Damages caused by each Conspirator violating my Rights in the name of Law; Any further actions or proceedings that do not uphold and support my Natural Constitutional and self-evident Rights according to the Common Law of Natural Rights as referred to in the **Bill of Rights**, and specifically **Amendment VII., VI., and IX.** Pursuant to the **Declaration of Independence of 1776** for the United States of America; We the People hold these truths to be self-evident, that all people are created with certain Natural and unalienable Rights to which the Laws of Nature and of Nature's god, entitle them.

Your best choice is to uphold my Rights and repair the Damages by immediately rescinding and nullifying your unlawful Judgment and unlawful proceeding of Trial, otherwise each one of you owe One Million Lawful Dollars for Damages upon Me, to be sent in a Lawful Money Order with my Lawful Name and to my Lawful Mailing Address that is on the **Certificate of Service**.

You are hereby given Ten Days to, repair the Damages You have caused upon Me or, give Me a Lawful rebuttal in writing using my Lawful Identity and Name, sent to my Lawful Mailing Address that is on the **Certificate of Service**. And by these presents, I, give You,

### **Notice of Requirement:**

In Order to proceed, I Demand and bind You to Your **Constitutional Oath**, pursuant to **Article VI.** in the **Constitution for the United States of America, 1787** ; all legislative, executive, and judicial Officers, both of the United States and of the several States, shall be bound by Oath or Affirmation, to support this Constitution. In order to retain, preserve, and exercise all my rights at all times forever; I Demand that any and all proceedings or Trials, proceed according to the Common law of Natural Rights as referred to in **Bill of Rights**, including **Amendment VII. , Amendment VI. , and Amendment IX. ;** the accused shall enjoy the right, to a public trial by an impartial jury, to be informed of the nature of the accusation, and to have the assistance of counsel for his defense, that is qualified. In Suits at common law, the right of a trial by jury shall be preserved, according to the rules of the common law of Natural Rights = the rule of the Law of Natural Rights and of Nature's God.

I Require that any further proceedings, related to the Accusation or any Claim, proceed according to the Common Law of Natural Rights and with a Common Law Trial by Jury pursuant to **Amendment VI., VII., and IX. in the Bill of Rights.** Also I Require to be informed; by what Supreme Law and Authority am I being Accused? By these presents, I, give You,

**Notice of Default on rebuttal for Notice of Lawful Claim for Damages:**

You have not Given any Lawful rebuttal to my Notice of Lawful claim for Damages that I sent to You on May 15 and 16, 2019, so Damages are now do to be repaired by all Three prior Conspirators; Judge Margaret Miller, Attorney Shane A. Klenk, and Attorney Marcus L. Gilson; by each Conspirator sending a Lawful Money Order for One Million Lawful Dollars with my Lawful Name on it, and sent to my Lawful Mailing Address on the **Certificate of Service**.

The remaining Fourteen Million Lawful Dollars in Damages will be resolved when the Primary People Responsible for this Conspiracy upon my Rights is Informed of their Damages to Repair, Unless the Utah Governor Gary R. Herbert and Utah Attorney General Sean D. Reyes will have all these Unlawful Actions and Accusations Permanently Dismissed with Prejudice for lack of Just Cause, and then send Me a written Notice with live Autographs stating that the Representatives of Utah acknowledge and uphold my Lawful Identity, Identification, and Status, as a United States American with the Natural and Constitutionally upheld Right to Travel without Commerce of Driver License; and that Utah Representatives will provide a Non-Commercial Registration Plate without License for Automobiles used for Non-Commercial Travel; then the Fourteen Million Lawful Dollars in Damages will be Repaired. After Three Days with no Lawful rebuttal to this **Notice of Default**, then the **Default Judgment** stands that this **Notice** is Fact and Evidence on and for the Record in Law and for the Common Law of Natural Rights.

Have You made an Oath to uphold the Constitutional Rights of the We the People or is your allegiance to the law of robbery and treason? What is your Constitutional Oath?

All the written information and documentation that I have required, along with any other necessary information so that I will be Lawfully informed of the nature and cause of the Accusation and the nature of this Court, so that I will be able to find competent and qualified assistance of counsel of my choice for my defense and be able to make a plea if it is necessary, I require that this information and documentation to be mailed to me at the Lawful mailing address on the **Certificate of Service**.

Honor and support my Constitutional and Justice given Rights

Respectfully appearing, day and year of \_\_\_\_\_, 2019,

Signed, Sealed, and Served by Daniel Jem Baron; Autographed, a Loyal Servant of Justice

\_\_\_\_\_

**Autograph Witnessed By, and on Day of:**

\_\_\_\_\_, \_\_\_\_\_, 2019

\_\_\_\_\_, \_\_\_\_\_, 2019

\_\_\_\_\_, \_\_\_\_\_, 2019