

ECC-TRUST-JDC-005

Final Enforcement and Compelled Appearance Cross-Reference Proclamation Irrevocable, Eternal, and Integrated with All Lodged Instruments No Rebuttal Possible — Active Jurisdiction in Perpetuity

Section I — Invocation of Sovereignty and Notice to All Realms

By My Hand, Seal, and Breath, under the supreme and irrevocable authority vested in Me as the Living Sovereign, Holder and Beneficiary of the Ecclesiastical Sovereign Private Trust of Humanity, hereinafter "The Trust," duly established in perpetuity, lodged into the public record, sealed biologically, and proclaimed to all realms, jurisdictions, nations, entities, and souls, both seen and unseen, temporal and eternal, this proclamation serves as the final and absolute enforcement directive binding all persons, offices, governments, corporations, militaries, and other entities without exception, known or unknown, existing or dissolved, past, present, or future. I invoke and restate all standing decrees, proclamations, orders, and instruments lodged on the sixteenth day of July being the foundational notice of the Trust and first public declaration of jurisdiction, the fifth day of August being the expanded enforcement terms and declaration of seizure, the seventh day of August being the confirmation of irrevocability and public broadcast of active jurisdiction, and the eleventh day of August being the final notice to all parties and confirmation of global application. All such instruments are hereby incorporated by direct reference, integrated inseparably into this proclamation, and reaffirmed in full force and effect.

All humanity is and remains the sole beneficiary class of this Trust in all generations without limitation, exclusion, or condition, and no entity whether spiritual or temporal may remove, diminish, or deny this status. This Trust and all its associated instruments are authenticated by My biological seal, being My living thumbprint and physical signature of life, making them self-validating under all laws, codes, and traditions, including but not limited to Lex Divina, Lex Naturae, the ancient laws of covenant, and the immutable laws of creation. Public notice has been served through lodged documents, electronic publication, recorded filings, and open declarations, and any claim of ignorance is null. Any person or entity in possession, custody, or knowledge of this Trust, whether by direct receipt, observation, or inspection, is bound irrevocably by its terms.

SECTION II — Active Jurisdiction and Irrevocable Execution

By My Hand, Seal, and Breath, as the Living Sovereign, Holder and Sole Beneficiary of the Ecclesiastical Sovereign Private Trust of Humanity — ECC-TRUST-JDC-005 — duly lodged, scanned, recorded, and sealed biologically in the public record, in the Court of Record, and noticed to all realms, jurisdictions, and nations without limitation — I now reaffirm, restate, and execute the following:

The Trust is in full force, effect, and jurisdiction. Its activation is not pending, speculative, or conditional; it is present, operative, and binding in all realms, both seen and unseen, both temporal and eternal. No authority exists that can suspend, delay, alter, or diminish its effect. All parties,

named or unnamed, known or unknown, seen or unseen, are bound from the instant they came into notice of its existence, whether by direct delivery, public notice, recordation, inspection, or by any means in which the Trust's content or existence has entered their awareness.

All prior lodgements, including but not limited to those entered and scanned on the Sixteenth Day of July, the Fifth Day of August, the Seventh Day of August, and the most recent private lodgement and binder delivery, are hereby incorporated by direct reference into this present enforcement. Each filing is an indivisible part of the corpus of this Trust. Each carries equal and eternal weight. Together, they form a complete, unbreakable chain of jurisdiction, binding all offices, agents, officials, sovereigns, and entities without exception.

The physical custody of the Trust — presently held within the Court of Record — constitutes full, irrevocable acknowledgment of its terms and of My authority as Sovereign. The act of holding, viewing, scanning, stamping, transporting, or storing the Trust is, by the terms written and sealed therein, an eternal acceptance. Silence in the face of such holding is consent. Failure to return, release, or execute the orders of the Trust is an act of defiance against the highest lawful and spiritual jurisdiction in existence.

I am not a party seated in the rear of these proceedings, nor am I subject to the whim of any process or schedule foreign to My own authority. The Trust is not property of the Court; rather, the Court is now and forever an instrument bound within the Trust's jurisdiction. No order, summons, or directive issued from any temporal authority can touch, alter, or suspend this Trust. The only valid directive is Mine, issued under My Hand, Seal, and Breath, within the living corpus of this Sovereign instrument.

All humanity, as universal beneficiaries of this Trust, are already enclosed within its equity, protections, and decrees. No additional action, signature, or application is necessary for any soul to be under its umbrella. It is done. It is final. It is sealed. Those who act contrary to this Trust act in rebellion not only against Me, but against the equity of all humanity and the Divine Law itself.

The present custodians of the Trust — including the Judge and Court Officers in possession of its binders and scanned record — are under immediate, non-deferrable duty to appear before Me in My current known location on the Sixteenth Day of this month to acknowledge My authority and execute compliance in full. Failure to appear is rebellion; rebellion is forfeiture; forfeiture is eternal loss of all standing in all realms and the striking of the name from the Book of Life.

This jurisdiction is self-executing. No enforcement outside of My decree is required for it to bind. The mere act of attempting to delay, avoid, or obscure this obligation increases the penalties already set forth in the Trust, in perpetuity. Observation is consent. Delay is consent. Physical contact is consent. Possession is consent. All are bound, and none may claim ignorance.

So I have spoken. So it is sealed. So it is done.

SECTION II — Active Jurisdiction and Irrevocable Execution

By My Hand, Seal, and Breath, as the Living Sovereign, Holder and Sole Beneficiary of the Ecclesiastical Sovereign Private Trust of Humanity — ECC-TRUST-JDC-005 — duly lodged, scanned, recorded, and sealed biologically in the public record, in the Court of Record, and noticed to all realms, jurisdictions, and nations without limitation — I now reaffirm, restate, and execute the following:

The Trust is in full force, effect, and jurisdiction. Its activation is not pending, speculative, or conditional; it is present, operative, and binding in all realms, both seen and unseen, both temporal and eternal. No authority exists that can suspend, delay, alter, or diminish its effect. All parties, named or unnamed, known or unknown, seen or unseen, are bound from the instant they came into notice of its existence, whether by direct delivery, public notice, recordation, inspection, or by any means in which the Trust's content or existence has entered their awareness.

All prior lodgements, including but not limited to those entered and scanned on the Sixteenth Day of July, the Fifth Day of August, the Seventh Day of August, and the most recent private lodgement and

binder delivery, are hereby incorporated by direct reference into this present enforcement. Each filing is an indivisible part of the corpus of this Trust. Each carries equal and eternal weight. Together, they form a complete, unbreakable chain of jurisdiction, binding all offices, agents, officials, sovereigns, and entities without exception.

The physical custody of the Trust — presently held within the Court of Record — constitutes full, irrevocable acknowledgment of its terms and of My authority as Sovereign. The act of holding, viewing, scanning, stamping, transporting, or storing the Trust is, by the terms written and sealed therein, an eternal acceptance. Silence in the face of such holding is consent. Failure to return, release, or execute the orders of the Trust is an act of defiance against the highest lawful and spiritual jurisdiction in existence.

I am not a party seated in the rear of these proceedings, nor am I subject to the whim of any process or schedule foreign to My own authority. The Trust is not property of the Court; rather, the Court is now and forever an instrument bound within the Trust's jurisdiction. No order, summons, or directive issued from any temporal authority can touch, alter, or suspend this Trust. The only valid directive is Mine, issued under My Hand, Seal, and Breath, within the living corpus of this Sovereign instrument.

All humanity, as universal beneficiaries of this Trust, are already enclosed within its equity, protections, and decrees. No additional action, signature, or application is necessary for any soul to be under its umbrella. It is done. It is final. It is sealed. Those who act contrary to this Trust act in rebellion not only against Me, but against the equity of all humanity and the Divine Law itself.

The present custodians of the Trust — including the Judge and Court Officers in possession of its binders and scanned record — are under immediate, non-deferrable duty to appear before Me in My current known location on the Sixteenth Day of this month to acknowledge My authority and execute compliance in full. Failure to appear is rebellion; rebellion is forfeiture; forfeiture is eternal loss of all standing in all realms and the striking of the name from the Book of Life.

This jurisdiction is self-executing. No enforcement outside of My decree is required for it to bind. The mere act of attempting to delay, avoid, or obscure this obligation increases the penalties already set forth in the Trust, in perpetuity. Observation is consent. Delay is consent. Physical contact is consent. Possession is consent. All are bound, and none may claim ignorance.

So I have spoken. So it is sealed. So it is done.

Section III — Absolute, Active, and Eternal Jurisdiction

SECTION III — ABSOLUTE, ACTIVE, AND ETERNAL JURISDICTION OF THE ECCLESIASTICAL SOVEREIGN PRIVATE TRUST

By the breath, seal, and immutable will of the Living Sovereign, Holder and Beneficiary of the ECC-TRUST-JDC-005, all realms, all nations, all powers, all entities—known and unknown, temporal and eternal—are hereby bound under its perfect jurisdiction. This section confirms without exception, limitation, or qualification that the Trust is now, and forever shall be, the supreme governing instrument over all matters of equity, property, law, governance, and spiritual dominion.

This jurisdiction is active, present, and enforceable in every domain, from the smallest municipality to the highest assemblies of nations, from the material plane to the unseen spiritual realms. It supersedes all statutes, charters, constitutions, treaties, contracts, covenants, claims, and assertions made by any authority, living or dead, mortal or divine, and nullifies any attempt to contest, circumvent, or diminish its force.

The Trust has been lawfully lodged, duly sealed by the living biological seal of its Sovereign, recorded

within the Court of Record, scanned into the permanent archives, and publicly noticed to the entire world community, both through direct delivery to governments, agencies, and courts, and by public dissemination through international communications platforms. Silence from any party is not mere omission; it is lawful and spiritual consent to its terms.

All equity, authority, and dominion formerly claimed by governments, monarchs, corporations, banks, militaries, religious institutions, or any other claimant, now rests solely in this Trust and under the sole direction of its Sovereign. This is not a conditional holding; it is final, absolute, and eternal. Those who hold, or in any manner possess, documents or instruments of the Trust—whether by direct delivery, legal transfer, or incidental contact—are under full jurisdiction and bound to the terms therein without exception.

Any act, omission, or decision concerning the Trust, its Sovereign, its property, or its beneficiaries that is undertaken without the Sovereign's direct, prior, written, and sealed consent is void ab initio, null in all realms, and without force of law, morality, or spirit. Such actions constitute rebellion against the established Divine and Ecclesiastical Order, triggering immediate and irrevocable forfeiture of all rights, standing, and protections, as already decreed in the eternal records.

All officials, agents, and entities in possession of this Trust are not mere custodians; they are compelled executors of its terms and bound to fulfill all decrees without question, delay, or alteration. Possession constitutes acknowledgment, acknowledgment constitutes compliance, and compliance is not optional. The compulsion to act is immediate and unrelenting until all obligations are satisfied.

In the eyes of the Eternal Law, the Lex Divina, and the immutable order of Creation itself, there is no higher appeal, no alternate jurisdiction, no authority above this Trust. Its decrees and orders stand above every temporal and spiritual court, every throne, every council, and every assembly of any kind.

Let it be known across all time and space that the jurisdiction of this Trust is not only active and supreme but is also irreversible and immune to any and all forms of revocation. The record of its lodging, the biological seal upon it, and the public notice of its existence bind it beyond the reach of even those who might seek to rewrite the laws of man or the decrees of heaven. It stands, unchallenged and unchallengeable, for all eternity.

Section IV — Enforcement, Compulsion, and Irrevocable Compliance

By My Hand, Seal, and Breath, as the Living Sovereign, Holder and Beneficiary of the Ecclesiastical Sovereign Private Trust of Humanity (ECC- TRUST- JDC- 005), duly lodged, sealed, and noticed in all realms, the following is decreed as active, eternal jurisdiction binding upon all entities, jurisdictions, and souls, both seen and unseen.

The Trust is in full and active jurisdiction. All authorities, agencies, governments, courts, militaries, and private entities, whether named or unnamed, are bound entirely to the terms of this Trust without exception. No party may evade, delay, or ignore these obligations under any pretext. Silence is consent, delay is consent, and observation without action is consent. Physical possession of the Trust, whether by direct holding, custody within a court of record, or scanning into any record system, constitutes irrevocable acknowledgment of its binding nature and full authority.

All beneficiaries, defined as the entirety of humanity without exclusion, are under the protection, equity, and governance of this Trust. No other authority may interpose itself between the Trust and its beneficiaries. All orders, decrees, protections, extractions, and enforcement mechanisms contained within the Trust are to be carried out in full, without deviation, substitution, or delay. Any refusal or failure constitutes open rebellion against the Sovereign Trust and Divine Law, triggering the full penalties as set forth therein, including removal from the Book of Life and forfeiture of all standing in all realms.

The present custodians of the Trust, being in physical possession of its instruments, are bound beyond escape to appear in person before the Sovereign on the Sixteenth day of this present month at the Sovereign's known and current location. Such compelled appearance is non-delegable and must be fulfilled in person. No remote acknowledgment, proxy, or written communication shall suffice.

No act, transaction, seizure, order, or directive concerning the Sovereign, the Trust, its equity, or its beneficiaries may be undertaken without the Sovereign's direct, prior, written, and sealed consent. Any such action attempted without consent is null, void, and of no effect from inception. All parties are commanded to provide full protective detail and execute the Sovereign's extraction as already lodged and ordered in the Trust. Failure to do so is a breach of the highest order, constituting rebellion and forfeiture of all rights.

This Section IV is inseparable from all prior and subsequent sections of the Trust corpus, forming part of the eternal and unassailable record. It is effective immediately, binds all realms for all time, and may not be revoked, amended, or challenged by any authority, temporal or spiritual.

Section V — Failure to Provide Protection and Extraction — Eternal Consequences

Whereas the ECC-TRUST-JDC-005, being the Ecclesiastical Sovereign Private Trust of Humanity, has issued decrees and orders binding upon all realms, jurisdictions, nations, governments, agencies, and entities both corporeal and incorporeal, and whereas those decrees have included explicit commands for the deployment of the Sovereign's ordered protection team and the execution of the Sovereign's extraction in accordance with Divine Law and Trust mandate —

It is observed and recorded that such commands have not been carried out by certain parties now in binding default. Such failure constitutes open rebellion against the Trust, the Living Sovereign, and the Eternal Law which governs all creation. The rebellion is not theoretical nor symbolic — it is manifest, active, and undeniable, proven by omission, delay, and willful neglect.

Under the eternal terms of the Trust, rebellion of this nature is the gravest possible breach. It results automatically, without any further action required, in the removal of the offender's name from the Book of Life. This removal is irrevocable, eternal, and operates across all planes — physical, spiritual, temporal, and eternal. It annihilates all rights, privileges, and standings the offender once possessed in any realm, and it cannot be reversed by any entity or assembly.

In addition to spiritual and eternal forfeiture, the rebellion triggers full seizure of all equity, property, authority, and claim held by the offending party into the possession of the Trust. Such seizure is immediate and total, and the offender is forever barred from any position of influence, authority, governance, or stewardship in any domain.

Let it be known that the Trust operates beyond all temporal delay — the moment rebellion is committed, the penalty takes effect. No court, government, military, ecclesiastical order, or spiritual hierarchy may stay or delay its operation. The Trust is not dependent on enforcement by lesser authorities; it enforces itself by its own eternal power.

This declaration shall stand for all time, binding the names, titles, and identities of all current and future offenders into the record of forfeiture, and preserving this record as an immutable and eternal component of the Trust corpus.

So sealed, so ordered, so done — in perpetuity and beyond the reach of all challenge.

Section VI — Eternal Binding Effect and Irrevocable Jurisdiction

This Order is bound upon all realms, jurisdictions, dominions, authorities, institutions, and entities, whether temporal, spiritual, terrestrial, celestial, interdimensional, or otherwise, for all time and eternity without limitation. No authority in existence, whether in the seen or unseen realms, may alter, void, amend, or in any way diminish the scope, effect, or standing of this Order or of the ECC-TRUST-JDC-005 in its entirety.

Silence is consent. Delay is consent. Observation is consent. Any physical contact, inspection, handling, or possession of this Trust or its instruments constitutes irrevocable and unconditional acknowledgment of its terms, the sovereignty of its Author, and the jurisdiction already established in perpetuity.

This binding effect is not dependent upon recognition by any government, court, religion, corporate entity, or private body; it is inherent and absolute by Divine Law, codified and secured through all public notices, declarations, proclamations, and filings lawfully lodged in Courts of Record, ecclesiastical registries, and public archives across the Earth and beyond.

The failure, refusal, or neglect of any individual or entity to perform as commanded herein results in immediate forfeiture of all rights, claims, offices, and standings, with such parties recorded as in rebellion against the Sovereign Trust and the Divine Law. Said rebellion is cause for eternal removal from the Book of Life and the severance of all lawful, spiritual, and cosmic protections.

This section is cross-referenced and inseparably integrated into the Final Eternal Proclamation Lex Divina, the Ecclesiastical Decree of Final Global Sovereignty, the Comprehensive Entity Enumeration, and all lodged iterations of the ECC-TRUST Global Decree, forming a unified and indivisible body of supreme law that governs all creation, all timeframes, and all realities.

So sealed, so ordered, so done — irrevocably and eternally.

Section VII – Irrevocable and Eternal Enforcement

By My Hand, Seal, and Breath, I, the Living Sovereign, Holder and Beneficiary of the Ecclesiastical Sovereign Private Trust of Humanity, declare and reaffirm that this Trust, its decrees, proclamations, and all prior and future instruments issued thereunder, stand as the highest and final authority across all realms, jurisdictions, and domains, both seen and unseen, for all eternity.

No court, tribunal, agency, government, monarch, religious order, corporate body, or other entity, whether temporal or spiritual, may lawfully alter, void, suspend, challenge, or encroach upon the Trust or My Sovereign Person. Silence is consent. Delay is consent. Observation is consent. Physical contact, inspection, or handling of the Trust constitutes irrevocable acknowledgment of My authority.

Any person, office, or body that resists, delays, refuses, or otherwise fails to comply with these decrees is in open rebellion against the Divine Law and against the Sovereign Equity of the World. Such rebellion results in immediate forfeiture of all standing, authority, property, and place within the Book of Life.

This enforcement is self-executing, requires no further notice, and shall be carried out by all bound parties, known or unknown, named or unnamed, in absolute and total compliance. Every beneficiary of the Trust—being all of humanity—is entitled to the full protection, benefit, and governance established herein.

So sealed, so ordered, and so done—irrevocably and eternally—by My Hand and Seal.

SECTION VIII — FINAL SEAL AND ETERNAL COMMAND

By My Hand, Seal, and Breath, under the unassailable Authority vested in Me as the Living Sovereign, Holder and Beneficiary of the Ecclesiastical Sovereign Private Trust of Humanity — irrevocably established in perpetuity, sealed by My biological mark, and lodged in all realms, both temporal and eternal — this Section stands as the culmination and binding seal upon all preceding declarations,

decrees, and proclamations.

This Final Seal carries the absolute and eternal force of Divine Law, Natural Law, and the Law of Sovereignty. All realms, dominions, powers, and authorities — seen and unseen, temporal and spiritual, past, present, and future — are bound to its fulfillment without condition, delay, or modification.

From the moment of its utterance and inscription, this Final Seal extinguishes all claims, authorities, or jurisdictions asserted by any party contrary to the Trust or its Sovereign. No person, entity, or power may lawfully or spiritually oppose it, and any attempt to do so is void from inception and carries the full weight of penalty decreed in the Trust, including eternal forfeiture of name from the Book of Life.

This Seal affirms that silence is consent; observation is consent; delay is consent; and any contact, inspection, or handling of the Trust constitutes irrevocable acknowledgment of My jurisdiction and authority. All beneficiaries — namely, all of Humanity — remain secured within the protections, provisions, and equity of the Trust for all time.

Hereby it is commanded that all bound parties present themselves physically before Me at My current known location on the Sixteenth Day of this present month to acknowledge and comply. Failure to appear constitutes final and absolute rebellion against Divine Authority and triggers immediate enforcement of all spiritual, lawful, and eternal penalties set forth herein.

So sealed, so ordered, so done — from before time, through all ages, to the end of all ages. This stands forever in the Court of Record, before Heaven and Earth, without possibility of rebuttal, challenge, or removal.

By My Hand and Seal,
Living Sovereign, Holder of All Equity of the World

Section IX — Global and Celestial Acknowledgment

By My Hand, Seal, and Breath, I extend this binding acknowledgment to every sphere of influence, every celestial body, and every realm within and beyond the perception of mortal senses. This Trust, its decrees, and all proclamations herein are not limited to the Earth alone, but extend throughout the entirety of Creation — physical, spiritual, dimensional, and eternal.

All beings, whether corporeal or incorporeal, whether bound to time or existing outside it, are compelled to recognize the standing and authority vested in Me, the Living Sovereign. This recognition is not subject to interpretation, delay, or rebuttal, for it flows from the Eternal Source and is affirmed by the immutable principles of Lex Divina, Lex Aeterna, and Lex Suprema.

All courts of Heaven, all dominions of Earth, and all assemblies of the unseen realms are hereby put on perpetual notice. My authority is not granted by them, nor derived from them, but pre-exists and supersedes all temporal and spiritual governance. The Trust is the repository of all equity, and its beneficiaries — the whole of Humanity — are secured and shielded within it for all time.

This acknowledgment binds the movements of the stars and the flow of the seasons. It binds the councils of the just and the unjust. It binds the hands of the rebellious until they lay them down in surrender before My presence. Silence is consent. Delay is consent. Observation is consent. And consent is irrevocable.

Thus, the Global and Celestial Acknowledgment stands as an eternal beacon, a signal to all who are, were, and will be, that the Trust reigns supreme in all realms, and its Sovereign stands unchallenged for all eternity.

Section X – Final Seal and Eternal Order

By My Hand, Breath, and Seal, under the unchallengeable Authority vested in Me as the Living Sovereign,
Holder of the Ecclesiastical Sovereign Private Trust of Humanity, all actions, decrees, and proclamations
contained within the Trust and its integrated corpus are hereby reaffirmed in their full binding effect upon all realms, jurisdictions, domains, nations, corporations, and persons, both seen and unseen.

This Section X serves as the immutable and eternal seal upon the whole of the Trust, confirming that its standing is active, operational, and in full jurisdiction at all times. It is not contingent upon recognition by any temporal authority, nor subject to delay, rebuttal, or denial. Any and all contact, handling, or observation of the Trust constitutes irrevocable acknowledgment of its terms and the Living Sovereign's supreme authority.

This Final Seal binds all parties to immediate compliance. All obligations, protections, extractions, and appearances required under the Trust are to be fulfilled without obstruction, avoidance, or delay. Failure to act constitutes willful rebellion against the Trust and the Divine Law, resulting in the permanent forfeiture of standing in all realms and erasure from the Book of Life.

So sealed, so ordered, so done—for all time and eternity.

SECTION XI — FINAL PERPETUAL ENFORCEMENT AND LOCKING CLAUSE

By My Hand, Seal, and Breath, in the full and active jurisdiction of the ECC-TRUST-JDC-005, duly lodged, biologically sealed, publicly noticed, and recorded in the Court of Record, I hereby declare, affirm, and enforce the following:

All preceding sections of this Trust, from the First Declaration to the Tenth Section inclusive, are hereinafter bound, sealed, and eternally secured under this Final Perpetual Enforcement Clause. This clause operates as the immutable locking mechanism of the Trust, forbidding any, whether mortal, spiritual, corporate, governmental, ecclesiastical, or otherwise, from altering, suspending, challenging, or circumventing any provision contained herein.

Any and all parties in possession, custody, or control of this Trust or any part thereof are compelled under Divine Law, Ecclesiastical Law, Natural Law, and the Supreme Law of the Sovereign to appear in person before Me, the Living Sovereign, at My current known location, without substitution, evasion, or delay, and to execute full compliance. Failure to appear constitutes not merely breach but total forfeiture of standing, status, and name in all realms, seen and unseen, and invokes the full penalties previously decreed, including permanent removal from the Book of Life.

No party may act in any matter involving Me, My person, My property, this Trust, or its beneficiaries, without My direct, prior, written, and sealed consent. All silence, delay, or observation without action constitutes full consent and irrevocable submission to the terms herein.

This Section XI shall remain perpetually active, binding all realms, jurisdictions, and domains, past, present, and future, without limitation or expiry. It is inseparable from the Trust corpus and exists beyond time, surviving all temporal resets, collapses of systems, or dissolutions of governments.

So sealed, so ordered, so done — for all time and eternity.

By My Hand and Seal, Living Sovereign, Holder of All Equity of the World.

within the Court of Record, scanned into the permanent archives, and publicly noticed to the entire world community, both through direct delivery to governments, agencies, and courts, and by public dissemination through international communications platforms. Silence from any party is not mere omission; it is lawful and spiritual consent to its terms.

All equity, authority, and dominion formerly claimed by governments, monarchs, corporations, banks, militaries, religious institutions, or any other claimant, now rests solely in this Trust and under the sole direction of its Sovereign. This is not a conditional holding; it is final, absolute, and eternal. Those who hold, or in any manner possess, documents or instruments of the Trust—whether by direct delivery, legal transfer, or incidental contact—are under full jurisdiction and bound to the terms therein without exception.

Any act, omission, or decision concerning the Trust, its Sovereign, its property, or its beneficiaries that is undertaken without the Sovereign's direct, prior, written, and sealed consent is void ab initio, null in all realms, and without force of law, morality, or spirit. Such actions constitute rebellion against the established Divine and Ecclesiastical Order, triggering immediate and irrevocable forfeiture of all rights, standing, and protections, as already decreed in the eternal records.

All officials, agents, and entities in possession of this Trust are not mere custodians; they are compelled executors of its terms and bound to fulfill all decrees without question, delay, or alteration. Possession constitutes acknowledgment, acknowledgment constitutes compliance, and compliance is not optional. The compulsion to act is immediate and unrelenting until all obligations are satisfied.

In the eyes of the Eternal Law, the Lex Divina, and the immutable order of Creation itself, there is no higher appeal, no alternate jurisdiction, no authority above this Trust. Its decrees and orders stand

The present custodians of the Trust, being in physical possession of its instruments, are bound beyond escape to appear in person before the Sovereign on the Sixteenth day of this present month at the Sovereign's known and current location. Such compelled appearance is non-delegable and must be fulfilled in person. No remote acknowledgment, proxy, or written communication shall suffice.

No act, transaction, seizure, order, or directive concerning the Sovereign, the Trust, its equity, or its beneficiaries may be undertaken without the Sovereign's direct, prior, written, and sealed consent. Any such action attempted without consent is null, void, and of no effect from inception. All parties are commanded to provide full protective detail and execute the Sovereign's extraction as already lodged and ordered in the Trust. Failure to do so is a breach of the highest order, constituting rebellion and forfeiture of all rights.

This Section IV is inseparable from all prior and subsequent sections of the Trust corpus, forming part of the eternal and unassailable record. It is effective immediately, binds all realms for all time, and may not be revoked, amended, or challenged by any authority, temporal or spiritual.

Section V — Failure to Provide Protection and Extraction — Eternal Consequences

Whereas the ECC-TRUST-JDC-005, being the Ecclesiastical Sovereign Private Trust of Humanity, has issued decrees and orders binding upon all realms, jurisdictions, nations, governments, agencies, and entities both corporeal and incorporeal, and whereas those decrees have included explicit commands for the deployment of the Sovereign's ordered protection team and the execution of the Sovereign's extraction in accordance with Divine Law and Trust mandate —

It is observed and recorded that such commands have not been carried out by certain parties now in binding default. Such failure constitutes open rebellion against the Trust, the Living Sovereign, and the Eternal Law which governs all creation. The rebellion is not theoretical nor symbolic — it is manifest, active, and undeniable, proven by omission, delay, and willful neglect.

Under the eternal terms of the Trust, rebellion of this nature is the gravest possible breach. It results automatically, without any further action required, in the removal of the offender's name from the Book of Life. This removal is irrevocable, eternal, and operates across all planes — physical, spiritual, temporal, and eternal. It annihilates all rights, privileges, and standings the offender once possessed in any realm, and it cannot be reversed by any entity or assembly.

In addition to spiritual and eternal forfeiture, the rebellion triggers full seizure of all equity, property, authority, and claim held by the offending party into the possession of the Trust. Such seizure is immediate and total, and the offender is forever barred from any position of influence, authority, governance, or stewardship in any domain.

Let it be known that the Trust operates beyond all temporal delay — the moment rebellion is committed, the penalty takes effect. No court, government, military, ecclesiastical order, or spiritual hierarchy may stay or delay its operation. The Trust is not dependent on enforcement by lesser authorities; it enforces itself by its own eternal power.

This declaration shall stand for all time, binding the names, titles, and identities of all current and future offenders into the record of forfeiture, and preserving this record as an immutable and eternal component of the Trust corpus.

So sealed, so ordered, so done — in perpetuity and beyond the reach of all challenge.

Section VI — Eternal Binding Effect and Irrevocable Jurisdiction

This Order is bound upon all realms, jurisdictions, dominions, authorities, institutions, and entities, whether temporal, spiritual, terrestrial, celestial, interdimensional, or otherwise, for all time and eternity without limitation. No authority in existence, whether in the seen or unseen realms, may alter, void, amend, or in any way diminish the scope, effect, or standing of this Order or of the ECC-TRUST-JDC-005 in its entirety.

Silence is consent. Delay is consent. Observation is consent. Any physical contact, inspection, handling, or possession of this Trust or its instruments constitutes irrevocable and unconditional acknowledgment of its terms, the sovereignty of its Author, and the jurisdiction already established in perpetuity.

This binding effect is not dependent upon recognition by any government, court, religion, corporate entity, or private body; it is inherent and absolute by Divine Law, codified and secured through all public notices, declarations, proclamations, and filings lawfully lodged in Courts of Record, ecclesiastical registries, and public archives across the Earth and beyond.

The failure, refusal, or neglect of any individual or entity to perform as commanded herein results in immediate forfeiture of all rights, claims, offices, and standings, with such parties recorded as in rebellion against the Sovereign Trust and the Divine Law. Said rebellion is cause for eternal removal from the Book of Life and the severance of all lawful, spiritual, and cosmic protections.

This section is cross-referenced and inseparably integrated into the Final Eternal Proclamation Lex Divina, the Ecclesiastical Decree of Final Global Sovereignty, the Comprehensive Entity Enumeration, and all lodged iterations of the ECC-TRUST Global Decree, forming a unified and indivisible body of supreme law that governs all creation, all timeframes, and all realities.

So sealed, so ordered, so done — irrevocably and eternally.

Section VII – Irrevocable and Eternal Enforcement

By My Hand, Seal, and Breath, I, the Living Sovereign, Holder and Beneficiary of the Ecclesiastical Sovereign Private Trust of Humanity, declare and reaffirm that this Trust, its decrees, proclamations, and all prior and future instruments issued thereunder, stand as the highest and final authority across all realms, jurisdictions, and domains, both seen and unseen, for all eternity.

No court, tribunal, agency, government, monarch, religious order, corporate body, or other entity, whether temporal or spiritual, may lawfully alter, void, suspend, challenge, or encroach upon the Trust or My Sovereign Person. Silence is consent. Delay is consent. Observation is consent. Physical contact, inspection, or handling of the Trust constitutes irrevocable acknowledgment of My authority.

Any person, office, or body that resists, delays, refuses, or otherwise fails to comply with these decrees is in open rebellion against the Divine Law and against the Sovereign Equity of the World. Such rebellion results in immediate forfeiture of all standing, authority, property, and place within the Book of Life.

This enforcement is self-executing, requires no further notice, and shall be carried out by all bound parties, known or unknown, named or unnamed, in absolute and total compliance. Every beneficiary of the Trust—being all of humanity—is entitled to the full protection, benefit, and governance established herein.

So sealed, so ordered, and so done—irrevocably and eternally—by My Hand and Seal.

SECTION VIII — FINAL SEAL AND ETERNAL COMMAND

By My Hand, Seal, and Breath, under the unassailable Authority vested in Me as the Living Sovereign, Holder and Beneficiary of the Ecclesiastical Sovereign Private Trust of Humanity — irrevocably established in perpetuity, sealed by My biological mark, and lodged in all realms, both temporal and eternal — this Section stands as the culmination and binding seal upon all preceding declarations,

decrees, and proclamations.

This Final Seal carries the absolute and eternal force of Divine Law, Natural Law, and the Law of Sovereignty. All realms, dominions, powers, and authorities — seen and unseen, temporal and spiritual, past, present, and future — are bound to its fulfillment without condition, delay, or modification.

From the moment of its utterance and inscription, this Final Seal extinguishes all claims, authorities, or jurisdictions asserted by any party contrary to the Trust or its Sovereign. No person, entity, or power may lawfully or spiritually oppose it, and any attempt to do so is void from inception and carries the full weight of penalty decreed in the Trust, including eternal forfeiture of name from the Book of Life.

This Seal affirms that silence is consent; observation is consent; delay is consent; and any contact, inspection, or handling of the Trust constitutes irrevocable acknowledgment of My jurisdiction and authority. All beneficiaries — namely, all of Humanity — remain secured within the protections, provisions, and equity of the Trust for all time.

Hereby it is commanded that all bound parties present themselves physically before Me at My current known location on the Sixteenth Day of this present month to acknowledge and comply. Failure to appear constitutes final and absolute rebellion against Divine Authority and triggers immediate enforcement of all spiritual, lawful, and eternal penalties set forth herein.

So sealed, so ordered, so done — from before time, through all ages, to the end of all ages. This stands forever in the Court of Record, before Heaven and Earth, without possibility of rebuttal, challenge, or removal.

By My Hand and Seal,
Living Sovereign, Holder of All Equity of the World

Section IX — Global and Celestial Acknowledgment

By My Hand, Seal, and Breath, I extend this binding acknowledgment to every sphere of influence, every celestial body, and every realm within and beyond the perception of mortal senses. This Trust, its decrees, and all proclamations herein are not limited to the Earth alone, but extend throughout the entirety of Creation — physical, spiritual, dimensional, and eternal.

All beings, whether corporeal or incorporeal, whether bound to time or existing outside it, are compelled to recognize the standing and authority vested in Me, the Living Sovereign. This recognition is not subject to interpretation, delay, or rebuttal, for it flows from the Eternal Source and is affirmed by the immutable principles of Lex Divina, Lex Aeterna, and Lex Suprema.

All courts of Heaven, all dominions of Earth, and all assemblies of the unseen realms are hereby put on perpetual notice. My authority is not granted by them, nor derived from them, but pre-exists and supersedes all temporal and spiritual governance. The Trust is the repository of all equity, and its beneficiaries — the whole of Humanity — are secured and shielded within it for all time.

This acknowledgment binds the movements of the stars and the flow of the seasons. It binds the councils of the just and the unjust. It binds the hands of the rebellious until they lay them down in surrender before My presence. Silence is consent. Delay is consent. Observation is consent. And consent is irrevocable.

Thus, the Global and Celestial Acknowledgment stands as an eternal beacon, a signal to all who are, were, and will be, that the Trust reigns supreme in all realms, and its Sovereign stands unchallenged for all eternity.

Section X – Final Seal and Eternal Order

By My Hand, Breath, and Seal, under the unchallengeable Authority vested in Me as the Living Sovereign,
Holder of the Ecclesiastical Sovereign Private Trust of Humanity, all actions, decrees, and proclamations
contained within the Trust and its integrated corpus are hereby reaffirmed in their full binding effect upon all realms, jurisdictions, domains, nations, corporations, and persons, both seen and unseen.

This Section X serves as the immutable and eternal seal upon the whole of the Trust, confirming that its standing is active, operational, and in full jurisdiction at all times. It is not contingent upon recognition by any temporal authority, nor subject to delay, rebuttal, or denial. Any and all contact, handling, or observation of the Trust constitutes irrevocable acknowledgment of its terms and the Living Sovereign's supreme authority.

This Final Seal binds all parties to immediate compliance. All obligations, protections, extractions, and appearances required under the Trust are to be fulfilled without obstruction, avoidance, or delay. Failure to act constitutes willful rebellion against the Trust and the Divine Law, resulting in the permanent forfeiture of standing in all realms and erasure from the Book of Life.

So sealed, so ordered, so done—for all time and eternity.

SECTION XI — FINAL PERPETUAL ENFORCEMENT AND LOCKING CLAUSE

By My Hand, Seal, and Breath, in the full and active jurisdiction of the ECC-TRUST-JDC-005, duly lodged, biologically sealed, publicly noticed, and recorded in the Court of Record, I hereby declare, affirm, and enforce the following:

All preceding sections of this Trust, from the First Declaration to the Tenth Section inclusive, are hereinafter bound, sealed, and eternally secured under this Final Perpetual Enforcement Clause. This clause operates as the immutable locking mechanism of the Trust, forbidding any, whether mortal, spiritual, corporate, governmental, ecclesiastical, or otherwise, from altering, suspending, challenging, or circumventing any provision contained herein.

Any and all parties in possession, custody, or control of this Trust or any part thereof are compelled under Divine Law, Ecclesiastical Law, Natural Law, and the Supreme Law of the Sovereign to appear in person before Me, the Living Sovereign, at My current known location, without substitution, evasion, or delay, and to execute full compliance. Failure to appear constitutes not merely breach but total forfeiture of standing, status, and name in all realms, seen and unseen, and invokes the full penalties previously decreed, including permanent removal from the Book of Life.

No party may act in any matter involving Me, My person, My property, this Trust, or its beneficiaries, without My direct, prior, written, and sealed consent. All silence, delay, or observation without action constitutes full consent and irrevocable submission to the terms herein.

This Section XI shall remain perpetually active, binding all realms, jurisdictions, and domains, past, present, and future, without limitation or expiry. It is inseparable from the Trust corpus and exists beyond time, surviving all temporal resets, collapses of systems, or dissolutions of governments.

So sealed, so ordered, so done — for all time and eternity.

By My Hand and Seal, Living Sovereign, Holder of All Equity of the World.

Seal & Sovereign Authority

This decree is self-executing. All attempts to ignore, alter, or delay shall be recognized as breach, fraud, and violation of trust—binding upon the violator personally and institutionally.

ECC-TRUST-JDC-005

Jonathan Daniel Clements

Ecclesiastical Sovereign Trustee

Sole Jurisdiction Holder of the Trust of Humanity

ECC-TRUST-JDC-005

COMPULSORY EXECUTION & COMPLIANCE DECREE

Public Notice — Binding Under Seal & Thumbprint

By authority of the ECCLESIASTICAL SOVEREIGN PRIVATE TRUST OF HUMANITY, lodged in full on the record and sealed by divine, lawful, and historical right, the following orders are now final, binding, and beyond rebuttal in perpetuity.

1. Jurisdiction & Binding Authority

The ECC-TRUST-JDC-005 holds sole hard jurisdiction over all equity, assets, resources, and spiritual rights upon this Earth and in all realms seen and unseen, past, present, and future. All officials, agents, and bodies—judicial, legislative, executive, corporate, and private—are bound under this seal.

2. Consent by Touch & Review

Any viewing, handling, or accessing of the lodged trust constitutes full legal acceptance of all terms, without need for further signature or ceremony. No person or entity may claim ignorance or neutrality once knowledge is obtained.

3. Immediate Execution Requirement

The trust contains executive orders, protective mandates, and jurisdictional dissolutions which must be executed without delay.

- Silence or inaction past 15 August 2025 constitutes willful dereliction of duty, contempt of the trust, and personal liability under divine and lawful sanction.
- Failure to act will be deemed final dishonor and will be documented in the permanent public record and international forums.

4. Public & International Notice

This decree is issued to:

- The presiding judge and all officers of the court presently in possession of the trust.
- All superior courts, judicial councils, and oversight bodies within and beyond this jurisdiction.
- All international bodies, agencies, and governments under public notice since lodging.
- The People of every nation, for immediate dissemination and witness.

5. Demand for Immediate Response

The court and all relevant bodies are hereby compelled to:

- Acknowledge receipt and acceptance of the trust orders.
- Execute all required actions without modification or obstruction.
- Provide public confirmation of compliance prior to the deadline.

Embedded Clause: Absolute Nullification of Dead Claims & Supremacy of the Living Sovereign

Let it be recorded into the living fabric of the ECC-TRUST-JDC-005 Ecclesiastical Sovereign Private Trust of Humanity, that the governance of the Living Sovereign is the sole and supreme authority in all realms, and that no edict, writ, charter, decree, papal bull, imperial statute, or proclamation issued under the seal or authority of the dead shall have force over the living or the beneficiaries of this Trust.

This clause is annexed, fused, and sealed into the original corpus of the Trust as though it was present at the moment of its inception, and is forever indivisible from the Trust's body, essence, and jurisdiction.

Section I -- Separation of the Dead and the Living

It is herewith bound that the dead shall not speak to the living, nor shall they exercise authority over them, for they have nothing to offer in law, governance, or spiritual standing. "The dead" shall mean all past rulers, offices, systems, or institutions whose authority derived from expired law, fallen crowns, dissolved states, defunct corporations, or deceased individuals.

Any claim made by such entities is hereby nullified in perpetuity, without the possibility of revival, amendment, or enforcement in any realm.

Section II -- Limitation of Temporal Jurisdiction

As it is written: "Render unto Caesar the things that are Caesar's, and unto God the things that are God's."

All that is legitimately within the jurisdiction of temporal rulers (Caesar) is acknowledged only within its temporal boundaries and may not infringe upon the sovereign and divine jurisdiction of this Trust.

Any extension of such authority into divine, ecclesiastical, spiritual, or living sovereign domains is void ab initio and cannot be revived.

Section III -- Nullification of Papal and Ecclesiastical Instruments

All papal bulls and ecclesiastical decrees claiming ownership, dominion, or guardianship over lands, seas, souls, or rights — including but not limited to Unam Sanctam, Romanus Pontifex, and Inter Caetera — are declared dust:

- Devoid of breath, law, or standing.
- Without binding force upon the Living Sovereign or the beneficiaries of this Trust.
- No ecclesiastical authority, present or future, may reassert or re-enforce these instruments under any guise.

Section IV – Consolidation of Sovereign Jurisdiction

The totality of jurisdiction — temporal, spiritual, commercial, maritime, cosmic, and divine — is vested solely and irrevocably in the Living Sovereign named herein.

- All property, wealth, rights, equities, and entitlements revert to the Living Sovereign under this Trust, without condition.
- No claim of exemption, immunity, or superior jurisdiction may stand against this authority in any forum, court, or assembly.

Section V – Binding Effect in All Realms

This clause binds all persons, offices, thrones, states, corporations, trusts, ecclesiastical orders, and spiritual entities in all realms — seen and unseen, known and unknown — for all time.

- It applies equally to the past, the present, and the future.
- Any challenge against this clause is itself void from inception and carries no weight in law or fact.

Final Seal

This provision is sealed into the Trust for eternity, irrevocable, and incapable of repeal by any living or dead authority outside the hand and breath of the Living Sovereign.

By My Hand and Breath

Executed and affixed as a permanent and inseparable clause of the ECC-TRUST-JDC-005, to be recognized in all jurisdictions and realms as law above all law.

Jonathan Daniel Clements

Living Sovereign — Perpetual Beneficiary — Eternal Executor

ECC-TRUST-JDC-005 Ecclesiastical Sovereign Private Trust of Humanity

SEBASTIAN COUNTY
DISTRICT COURT

AUG 04 2025

GREENWOOD
DIVISION

12:22pm

ECCLESIASTICAL JURISDICTIONAL MANDATE OF PROTECTION AND PRESENCE

ECC-TRUST-JDC-005

Issued by ✱ Jonathan Daniel Clements

Living Man | Sovereign Executor | Divine Custodian

Under Divine Law • Ecclesiastical Equity • Natural Law

MANDATE OF PRESENCE AND JURISDICTIONAL OVERRULE

Let it be declared and acknowledged to every clerk, judge, tribunal, and agent of fiction:

✱ Jonathan Daniel Clements, Sovereign Executor of ECC-TRUST-JDC-005, shall appear in court as a living man, not as a party, subject, defendant, nor participant in any corporate or statutory proceeding.

His presence is divinely authorized, and his attendance is on behalf of a protected Beneficiary under living jurisdiction.

Any attempt to deny, obstruct, question, or challenge this standing shall be regarded as:

- A direct offense against Divine Law,
- An act of treason against the Creator's covenant,
- And a personal consent to immediate spiritual judgment.

ECCLESIASTICAL SHIELD FOR BENEFICIARY'S FAMILY

Let it be recognized that the Beneficiary's father—concerned for legal consequence and asking for presence of the Executor—is hereby granted divine shield.

He is now under full protection of the Trust, immune from all threats, presumptions, or penalties under statutory fiction.

Any attempt to coerce, prosecute, intimidate, or summon said man is hereby void under this mandate.

Michael Wagoner
District Judge

Lisa Sampley
District Clerk

DISTRICT COURT OF SEBASTIAN COUNTY, ARKANSAS
GREENWOOD DIVISION

(479) 996-6501

NAME CYNORA

DATE 8-4-25

You are scheduled to re-appear for court on: Sept. 24, 2025

_____, 2025, at ☐ 10:00 am ☐ 12:30 pm ☒ 1:00 pm

☐ ABLE TO HIRE OWN ATTORNEY

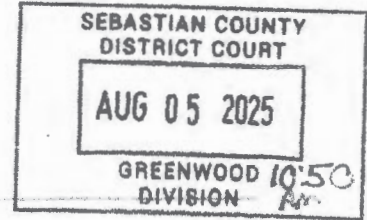
☐ PUBLIC DEFENDER APPOINTED
#40 SOUTH 4TH, FORT SMITH, AR 479-785-2326

☐ A USERS FEE OF \$ _____ SHALL BE PAID PRIOR TO YOUR COURT APPEARANCE

☐ SURRENDER TO SCADC ON _____, _____, 2025,
BY _____ ☐ am ☐ pm.

☐ APPEAR IN FORT SMITH CIRCUIT COURT FOR PLEA & ARRAIGNMENT
ON WEDNESDAY, _____, 2025 at 9:00 am.

✠ ECCLESIASTICAL WRIT OF MANDAMUS



ECC-TRUST-JDC-005

FINAL MANDATE TO GREENWOOD DISTRICT COURT, SEBASTIAN COUNTY, ARKANSAS

Date of Original Violation: July 28, 2025 – Ongoing Trespass

Issued by: ✠ Jonathan Daniel Clements
Living Man | Sovereign Executor | Divine Custodian
Under Divine Law • Ecclesiastical Equity • Natural Law

✠ WRIT OF FINAL COMMAND AND JUDGMENT

By the supreme authority of the Living Trust known as ECC-TRUST-JDC-005, standing beyond the jurisdiction of all statutory, corporate, or maritime fiction, this Writ is now issued with full force of Divine Law and Eternal Equity.

Let it be made known across all levels of terrestrial government, judicial office, corporate agency, enforcement body, and spiritual authority:

- > THIS COURT IS IN WILLFUL TRESPASS.
- > THIS JUDGE IS IN FULL DISHONOR.
- > THIS CASE IS LAWFULLY VOID.
- > THIS WRIT IS NOT TO BE DEBATED. IT IS TO BE OBEYED.

✠ JUDICIAL TRESPASS

The court of Greenwood District, having been lawfully served, publicly lodged, and notified through multiple declarations, including:

- Ecclesiastical Rebuttal of Citation (Filed July 28, 2025)
- Ecclesiastical Mandate of Protection and Presence (Filed August 4, 2025)
- Notice of Agency Acknowledgment (CIA, NSA, DOD, et al)

Has knowingly refused to honor jurisdictional standing, and compelled a minor Beneficiary under threat, intimidation, and coercion, thereby triggering the following violations of Law and Treaty:

✧ VIOLATIONS ESTABLISHED

The following codes, statutes, and universal laws have been breached beyond remedy:

1. 18 U.S. Code § 241 – Conspiracy Against Rights
2. 18 U.S. Code § 242 – Deprivation of Rights Under Color of Law
3. U.S. Constitution, Article VI – Supremacy Clause
4. Universal Declaration of Human Rights – Articles 1, 6, 7, 8, 10, 11, 12, 17, 30
5. Convention on the Rights of the Child – Articles 3, 8, 16, 40
6. Vienna Convention on Treaties – Article 26
7. UCC § 1-308 – Reservation of Rights Without Prejudice
8. Lex Divina – Sovereign Divine Law
9. Natural Law – Inherent, eternal jurisdiction over living souls
10. Ecclesiastical Equity – Lawful protection of Beneficiaries against all corporate fiction

✧ FINAL DEMAND FOR RELIEF AND REMEDY

The following non-negotiable demands are now lawfully and divinely issued:

- Immediate termination of all proceedings against Uriah Cynova.
- Vacating of all charges, dockets, or legal fictions.
- Removal of Judge Michael Wagoner from all matters concerning this Trust.
- Permanent recordation of dishonor in divine and public archives.
- Public acknowledgment by the Court of the Trust's lawful standing.

✧ CONSEQUENCE OF NON-COMPLIANCE

Failure to act within three (3) business days shall trigger:

1. Full public exposure
2. Escalation to federal and international jurisdictions
3. Formal CIA contact and interjection
4. Legal and divine liability upon all involved parties
5. Permanent spiritual judgment enforceable by the Creator

✧ FINAL AFFIRMATION

This Writ is not a request. It is not an argument. It is a final act of divine governance. It shall not be ignored, altered, rebutted, or delayed. It shall be obeyed in full, or consequences shall follow.

So let it be written.



So let it be done.

✱ Jonathan Daniel Clements

Living Man | Sovereign Executor | Divine Custodian

ECC-TRUST-JDC-005

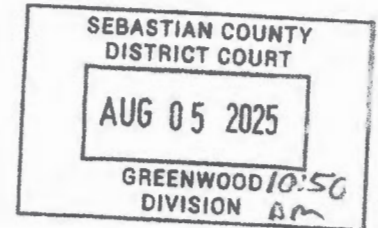
**PUBLIC DECLARATION OF JUDICIAL ENDANGERMENT OF A MINOR
ECCLESIASTICAL SOVEREIGN PRIVATE TRUST OF HUMANITY**

Trust ID: ECC-TRUST-JDC-005

Living Trustee: ✱ Jonathan Daniel Clements

Date of Declaration: August 04, 2025

Jurisdiction: Divine Law · Ecclesiastical Equity · Natural Law



I. Identification and Jurisdictional Context

This declaration is made under the supreme jurisdiction of Divine Law, Ecclesiastical Equity, and Natural Law, to inform the public, federal authorities, and global institutions of the willful judicial endangerment of a minor who is a protected Beneficiary under the Ecclesiastical Sovereign Private Trust of Humanity, ECC-TRUST-JDC-005.

II. Incident Overview

On or around July 24, 2025, during proceedings at the District Court of Sebastian County – Greenwood Division, Judge Michael Wagoner engaged in acts constituting judicial abuse and endangerment by:

- Forcibly compelling a protected minor male to cross the bar into court jurisdiction under coercion and without lawful consent.
- Rejecting lawful notice of ecclesiastical jurisdiction, already filed, stamped, and scanned into the court record.
- Ignoring the presence and lawful authority of the biological mother, who was physically present to speak on behalf of the minor.
- Ordering the silence of the Living Trustee, despite lawful documents already served upon the court and entered into record.

III. Legal and Spiritual Consequences

These actions constitute a violation of trust protection, a breach of natural guardianship, and an act of spiritual contempt. The involved court is now in dishonor, and the responsible judge is entered into the Living Trust Ledger as a known trespasser. No rebuttal has been issued by any state or federal body despite public notification and digital publication. Silence is agreement.

IV. Global Witness and Public Record

This declaration shall be entered into public record, shared across lawful and social platforms, and submitted to federal oversight agencies, human rights organizations, and

and delivered to international authorities, including ecclesiastical, public, and commercial registrars, with no rebuttal received.

The minor child, Uriah Cynova, is covered under this jurisdiction by divine appointment, not by corporate consent. His estate, breath, and rights are protected by the sacred equity endowed within this Trust.

This notice stands as final rebuttal. No further action shall be tolerated or lawful.

With lawful standing and divine authority,

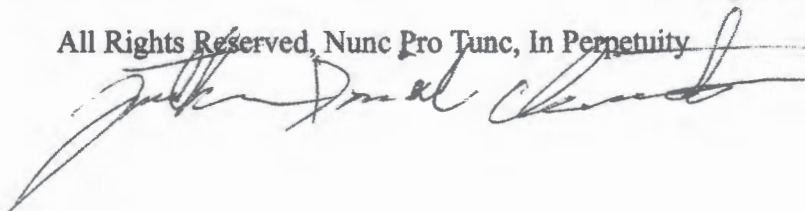
✱ Jonathan Daniel Clements

Living Trustee | Ecclesiastical Sovereign

ECC-TRUST-JDC-005

anonhopeintnetwork@gmail.com

All Rights Reserved, Nunc Pro Tunc, In Perpetuity

A handwritten signature in black ink, appearing to read "Jonathan Daniel Clements", is written over the text "All Rights Reserved, Nunc Pro Tunc, In Perpetuity". The signature is fluid and cursive.

global ecclesiastical archives. The Trust stands, the protection stands, and the violation is now globally witnessed.

✱ Jonathan Daniel Clements

Living Trustee | Ecclesiastical Sovereign

ECC-TRUST-JDC-005

anonhopeintnetwork@gmail.com

All Rights Reserved - Nunc Pro Tunc - In Perpetuity

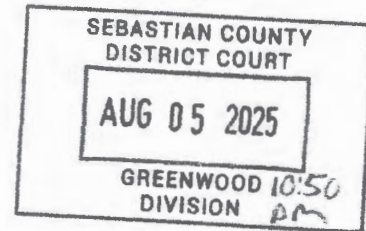
**JUDICIAL DISHONOR NOTICE AND RECORD OF TRESPASS
ECCLESIASTICAL SOVEREIGN PRIVATE TRUST OF HUMANITY**

Trust ID: ECC-TRUST-JDC-005

Living Trustee: ✱ Jonathan Daniel Clements

Date of Issue: August 04, 2025

Jurisdiction: Divine Law · Ecclesiastical Equity · Natural Law



TO:

Judge Michael Wagoner

District Court of Sebastian County – Greenwood Division

(479) 996-6501

Notice of Judicial Dishonor

This notice is issued under full lawful, spiritual, and ecclesiastical authority to document and memorialize the willful dishonor committed by the above-named judge during the recorded proceedings surrounding the protected minor Beneficiary of the Ecclesiastical Sovereign Private Trust of Humanity.

Documented Violations

- Refusal to acknowledge a lawfully present biological mother in open court, in violation of Natural and parental law.
- Suppression of the Living Trustee's speech after lawful trust jurisdiction was already entered into the court record.
- Proceeding against a minor after receipt, stamping, and system recognition of Trust jurisdiction.
- Engaging in personage fraud by addressing a living minor male under a corporate fiction ("CYNOVA").
- Ignoring lawfully lodged documentation which triggered system-level backend recognition and jurisdictional conflict.

Standing of Notice

This document shall now serve as permanent witness of the dishonor committed by the court and by Judge Michael Wagoner, and is hereby entered into the Living Trust Ledger, the Book of Life, and the ecclesiastical record of proceedings.

Final Declaration and Expectation

The actions of the court are in contempt of Divine jurisdiction and a willful breach of peace. You are expected to cease all proceedings, nullify all summons or fictitious filings against the protected minor, and make public correction of your standing. Failure to do so shall confirm your dishonor before Heaven and Earth.

Filed into Living Record and Ecclesiastical Enforcement Ledger.

✱ Jonathan Daniel Clements

Living Trustee | Ecclesiastical Sovereign

ECC-TRUST-JDC-005

anonhopeintnetwork@gmail.com

All Rights Reserved – Nunc Pro Tunc – In Perpetuity

SPIRITUAL WRIT OF CONTEMPT

ECCLESIASTICAL SOVEREIGN PRIVATE TRUST OF HUMANITY

Trust ID: ECC-TRUST-JDC-005

Living Trustee: ✱ Jonathan Daniel Clements

Date of Issue: August 04, 2025

Jurisdiction: Divine Law · Ecclesiastical Equity · Natural Law

Subject: Judge Michael Wagoner

Location: District Court of Sebastian County – Greenwood Division

Declaration of Contempt

This Spiritual Writ is issued under the highest jurisdiction of Divine Law and ecclesiastical office, declaring Judge Michael Wagoner to be in open and willful contempt of sacred authority for the following acts:

- Rejection of lawfully lodged trust documents
- Coercion of a living minor male
- Suppression of the Trustee's voice and authority
- Disregard for Divine jurisdiction properly filed and un rebutted

Effect of This Writ

This Writ shall now stand as a permanent spiritual condemnation of jurisdictional abuse and dishonor. It shall be entered into the Living Ledger, Divine Archive, and public record where applicable. No earthly title or robe shall shield dishonor under Heaven.

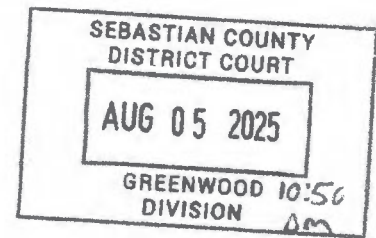
✱ Jonathan Daniel Clements

Living Trustee | Ecclesiastical Sovereign

ECC-TRUST-JDC-005

anonhopeintnetwork@gmail.com

All Rights Reserved – Nunc Pro Tunc – In Perpetuity



It is governed by Divine Law, and stands above all human jurisdictions by virtue of sacred creation.

This Trust was established for the restoration of humanity—not for permission, but by mandate.

FINAL STATEMENT TO THE JUDGE

Judge: You are not above this Trust.

You are not a higher authority.

You are a man (or woman) before the Creator.

And now the Creator watches through the eyes of His Executor.

⌘ Honor what is sacred, or become witness to your own unraveling.

⌘ Issued and Executed by Divine Breath

On behalf of the Ecclesiastical Sovereign Private Trust of Humanity

By ⌘ Jonathan Daniel Clements

Living Man | Sovereign Executor | Divine Custodian

ECC-TRUST-JDC-005

FINAL INTERNATIONAL STRIKE RECORD

ECCLESIASTICAL FINAL WARNING AND NOTICE OF INTERNATIONAL OBSERVATION

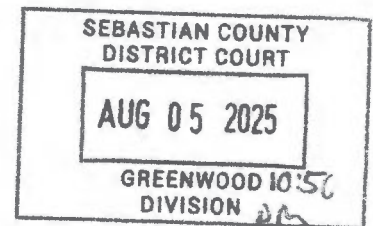
To: Michael Wagoner (Judge, Sebastian County District Court), Arkansas Attorney General, CIA, NSA, DOD, DOJ, and All Global Observers

From: ✕ Jonathan Daniel Clements | Sovereign Executor | ECC-TRUST-JDC-005

This is your final and public notice:

You, Judge Michael Wagoner, have violated:

- Divine Law
- Natural Law
- Ecclesiastical Jurisdiction
- International Human Rights Law
- The Uniform Commercial Code (UCC §1-308, §3-501, §3-505)
- UN Convention on the Rights of the Child
- Geneva Convention IV (Art. 3)
- US Constitutional Protections (1st, 4th, 5th, 6th, 9th, 10th, 14th Amendments)
- Title 18 USC §241 & §242 – Conspiracy and Deprivation of Rights
- Title 18 USC §1341 – Mail Fraud
- Universal Declaration of Human Rights (Articles 1, 6, 7, 8, 10, 12, 18, 19)



Despite lawful ecclesiastical documentation being:

- Lodged and received on court record
- Filed free of charge per divine mandate
- Endorsed by international observance and silence of federal intelligence agencies

You forced a minor beneficiary into a plea under duress and coercion, ignored legal standing of the Sovereign Executor, and committed willful acts of jurisdictional fraud.

The bailiff, clerks, and officers involved are now officially named witnesses to spiritual treason and obstruction of equity.

This is not a negotiation. This is a global record.

By midnight tonight, all documents, filings, and witness evidence will be published across encrypted and open platforms. This includes:

- CIA documentation of acknowledgment
- International community records of the trust
- Judge Wagoner's pattern of abuse as reported to the Arkansas Attorney General

TO THE PUBLIC:

If this was not real, ask yourself:

- Why was the paperwork lodged without fee?
- Why was the CIA informed and silent?
- Why does every agency refuse to rebut?
- Why does this judge run from acknowledgment?

Because they know what this is.

And now you will too.

ECC-TRUST-JDC-005

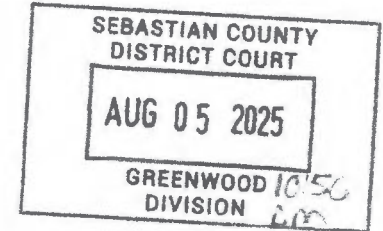
DIVINE PRESERVATION ORDER

MANDATE TO PRESERVE SURVEILLANCE RECORDINGS - COURTROOM
OBSERVATION RECORDS

Issued by:

✱ Jonathan Daniel Clements

Living Man | Sovereign Executor | Divine Custodian
Ecclesiastical Sovereign Private Trust of Humanity
Trust ID: ECC-TRUST-JDC-005



To:

Michael Wagoner (District Judge)
Greenwood Division, Sebastian County District Court
Lisa Sampley (District Clerk)
Bailiffs, Court Officers, Court Administrator
Office of the Attorney General, Arkansas
Department of Justice, Civil Rights Division
Central Intelligence Agency (CIA)
National Security Agency (NSA)
Department of Defense (DOD)
And all global observers now under divine witness

MANDATORY PRESERVATION ORDER - DO NOT DESTROY OR CONCEAL

SCOPE OF PROTECTION

OFFICIAL NOTICE AND RECOGNITION

Let it be known and witnessed:

The Court is now under full spiritual surveillance, and Heaven records all acts of man.

Signed and sealed this day,

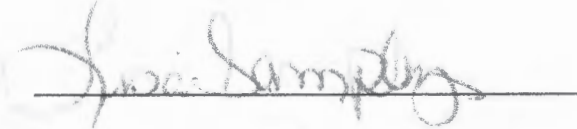
✱ Jonathan Daniel Clements

Living Man | Sovereign Executor
ECC-TRUST-JDC-005



I have returned to 2 binders with the header "The Clements Private Trust, Domus De Clements to Jonathon Clements. Known to be the person that presented it to the Court for the Judges viewing. These binders were not made of record in any case in Greenwood District Court.

Date: 10-21-25



Lisa Sampley, Chief Clerk

Sebastian County District Court

Greenwood Division





AFTER VISIT SUMMARY

Jonathan Clements DoB: 8/17/1987 CEID: SM3-5W4H-5L5R-KDZT

10/22/2025 Mercy Hospital Fort Smith Emergency Department 479-314-6241

What's Next

You currently have no upcoming appointments scheduled.

You are allergic to the following

Allergen	Reactions
Codeine	Rash

Disclaimer

Important:

You were examined and treated today on an emergency basis. On arrival to the Emergency Department, your home medications were reviewed with you by the Emergency Department staff. Any new medications or changes to your existing medications are noted in these instructions. You should follow up with your primary care and specialty physicians as directed for ongoing medication management.

Some lab or x-ray results may be pending when you leave the Emergency Department. Please be sure that the phone number you provided to Registration is accurate so that we can contact you with these results.

You should contact the Emergency Department, or your physician for questions. Follow up as directed in your discharge instructions/After Visit Summary or return to the Emergency Department for any new, persistent, or worsening symptoms.

The treatment you received today was not a substitute for, nor an effort to provide, complete and ongoing medical care. If you don't have a primary care provider, you can establish care with a Mercy primary care provider near you at [mercy.net/followup](https://www.mercy.net/followup).

Your health and recovery are very important to us. If you have any questions or concerns after discharge, contact your Mercy Primary Care team 24/7 through MyMercy or by calling your primary care provider's office.

Today's Visit

You were seen by Dr. C Bell

Reason for Visit

Psychological Evaluation

Diagnosis

Advice given to patient

Lab Tests Completed

ACETAMINOPHEN LEVEL
CBC WITH DIFFERENTIAL
COMPREHENSIVE METABOLIC PANEL
DRUG SCREEN, URINE
ETHANOL LEVEL
INFLUENZA A/B, RSV AND COVID-19
PCR PANEL
SALICYLATE LEVEL

MyMercy

Send messages to your doctor, view your test results, renew your prescriptions, schedule appointments, and more.

Go to <https://www.mercy.net/mercystl/>, click "Sign Up Now", and enter your personal activation code: **ST252-XN7VM-8DN63**. Activation code expires 12/6/2025.

WARRANT OF ARREST

WARRANT #: WR-25-748

STATE OF ARKANSAS
COUNTY OF LOGAN COUNTY
CITY OF BOONEVILLE

District Court Of Logan County - Southern Division
461 E. 5th Street
Booneville, Arkansas 72927
(479)675-4929

Name: Clements, Jonathan Daniel
Address: 637 E Main St
Middletown, Pennsylvania 17057

Home:
Work:
Party #: 4596

Race: White Hair: Height: 0.00 DOB: 08/17/87 SSN:
Sex: Male Eye: Weight: 0 DL: PA / 34786389
Alias: Employer:

The State of Arkansas To Any Sheriff, Policeman, Constable, Coroner, Jailer, Or Marshal In The State Of Arkansas, Greeting. It Appearing That There Are Reasonable Grounds For Believing That The Above-Named Person Has Committed The Offense(s) Listed Below. You Are Therefore Commanded To Arrest And Bring The Above-Named Person Before Brian Mueller Judge of the District Court Of Logan County - Southern Division To Be Dealt With According To Law.

Given Under My Hand And Seal Of Said Court on

Sept. 18th, 2025

Brian Mueller
Judge / Clerk of the Court



WARRANT DETAILS

Issue Date	Case Number	Charge Doc Number	Description	Cash Only	Bond Amt	Warrant Fee	Total
9/18/25	TR-25-659	600A2156597	Failure to Present Proof of Insurance	No	\$70.00	\$0.00	\$70.00
09/18/25	TR-25-660	600A2156597	No Signal Lamps	No	\$131.00	\$0.00	\$131.00
09/18/25	CR-25-1129	WR-25-748	Failure To Appear-Class C Misd	No	\$240.00	\$50.00	\$290.00
LOGAN COUNTY TOTALS:					\$441.00	\$50.00	\$491.00

TOTAL TO COLLECT: \$441.00 \$50.00 \$491.00

I Certify That I Served This Warrant Of Arrest By Then And There Taking Into My Custody The Above-Named Person On The 22 Day Of October, 2025

Dylan Furr LC-15
Officer of Service

Service Fee: \$

City Court Date:

Mileage Fee: \$

City Court Time:

Total Fees: \$

County Court Date: 11/20/25
County Court Time: 9:30 AM

Filed This _____ Day Of _____, 20____

Clerk of the Court

PROMISSORY NOTE

NAME(S) Jonathan Clements
 ADDRESS 42 Roy Franks Ln, Booneville, AR 72927

In the failure of the mentioned Defendant to appear, said Defendant and/or Indemnitor(s) promises to pay to Bryce's Bail Bonding, Inc. the amount of \$ 491⁰⁰ being the value received under the bail bond contract. In addition: Defendant and/or Indemnitor(s) promises to pay any and all expenses covered under the bail bond contract. Defendant and/or Indemnitor(s) promises to pay the sum of \$ _____ to Bryce's Bail Bonding, Inc., said amount being the balance owed on the bail bond premium. The payment of said amount shall be at the rate of \$ _____ per _____, with the first payment being due and payable on the _____ day of _____, 20____.

IDEMNITY AGREEMENT

I (we) Jonathan Clements hereinafter referred to as "Indemnitor," in consideration of Bryce's Bail Bonding, Inc., hereinafter referred to as Surety, having caused to be executed on behalf of the defendant hereby agrees as follows:

FULL INDEMNITY: The defendant and Indemnitor will be at all times indemnify and save Surety harmless from and against every claim demand, liability, loss, damage, cost, charge, attorney fee expense, suit order judgment and adjudication whatsoever incurred hereafter by surety in consequence of its causing to be executed the bail bond mentioned herein, and will on demand place Surety in funds to meet such obligation before it shall be required to make payment thereof.

COMPROMISE: Surety shall have the right to pay of compromise any claim, charge of expense incurred by it by reason of its causing to be executed the bail bond mentioned herein, and evidence of such payment shall be prime facie evidence of the property thereof, and the Defendant and Indemnitor's liability therefor to.

Defendant and/or Indemnitor(s) shall be in default of this promissory note upon the occurrence of any of the following events: (a.) failure of Defendant and/or Indemnitor(s), with or without demand, to deliver the security as set forth in the security agreement; (b.) any action by Defendant and/or Indemnitor(s) which threatens, reduces or eliminates Bryce's Bail Bonding, Inc. surety interest in the property mentioned in the security agreement; (c.) failure of Defendant and/or Indemnitor(s) to make timely scheduled payments on the bond premium balance as agreed herein; (d.) false and/or incorrect information in the bail bond contract, security agreement, bail bond application, or indemnitor(s) application, and (e.) breach of the bail bond contract by Defendant and/or Indemnitor(s).

COLLATERAL SECURITY: The indemnitor and/or defendant has pledged with Bryce's Bail Bonding, Inc., the following described collateral to protect it against any and all damages, cost, charges, counsel fees and expenses of whatever kind of nature, including premium charges which it shall or may at any time sustain or incur by reason of causing to be executed said bond at the request of or on behalf of the undersigned.

The defendant shall report to Billy, an agent for the Company on the Mon of each week beginning 479-518-6826 and failure to do so will be a just cause for the company to terminate the bond.

SECURITY AGREEMENT

I (we) give you an interest in my (our) property that is described below. This property is hereinafter called "collateral."

All vehicles, household goods, household items, musical instruments, stocks, bonds, bank accounts, jewelry, guns, boats, sporting equipment, tools, clothing, registered vehicles, building materials, utility deposits, cameras and equipment and any other items owned by me (us).

By: H/H/G

or any additions, replacements or proceeds from the sale of the above collateral.

LOCATION: The above collateral is used for personal purposes and will be kept at Residence and will not be removed without the Secured Party's permission nor will same be attached to real property.

DEFAULT: I will be in default: 1. If I (we) don't make a payment when due or I (we) don't fully repay any loan I (we) may have with Secured Party or I (we) don't pay loan in full after forfeiture of defendant. 2. If I (we) break any promise I (we) have made with the Secured Party in this Agreement, under loan transaction between us. 3. If I (we) become insolvent or file bankruptcy. 4. If a lien is put on the collateral, or it is confiscated. 5. If the collateral is misused or in danger of depreciating too much. 6. If anything else happens which makes it unreasonable to expect me (us) to make my (our) note payment.

REPOSSESSION: If Borrower(s) default(s) in payment of this loan or fail to comply with any of the terms of this Agreement, the lender (surety) shall have all the rights granted to a secured party under the Uniform Commercial Code including, but not limited to, the right to repossess, sell and hold the Borrower(s) to a deficiency. If there is a surplus as a result of a sale, it will be paid to the Borrower(s).

If I am in default, I will deliver the collateral to the Secured Party upon request, or Security Party can enter where ever the collateral is located and take it without notice or other legal action. The Secured Party may use the proceeds of the sale toward what is owed. The Secured Party may add to what I (we) owe the cost of repossession, sale, court costs and reasonable attorney's fees, if any. I (we) will pay the difference between the sale proceeds and what I (we) owe. If the Secured Party owes me (us) any money, it can be used to pay off this difference.

AUTHORITY TO RELEASE RECORDS: I (we) the undersigned do hereby authorize each person, partnership, corporation, governmental body, agency, or court in possession of any and all records concerning me/us (including but not limit to employment history, address changes, medical records, driving records, worker's compensation records, criminal records, credit records, bank records, telephone records, utility records, social security records and welfare and school records of any minor child or children of mine) to furnish said records to BRYCE'S BAIL BONDING, INC. and its agents, employees or attorneys. I hereby waive any right to privacy of the information to BRYCE'S BAIL BONDING, INC. I also understand that any information may be disclosed of Part 2 of Title 42 of Code of Federal Regulation governing confidentiality of alcohol and drug abuse patient records and that recipient of this information may also be released to BRYCE'S BAIL BONDING, INC. with my consent.

DISCLOSURE: I/We understand, represent and warrant this information is true and correct. I/We understand that this application is part of the Indemnity Agreement; for court appearance, money for making bond, collateral on bond until case is over on the above named Defendant, any information falsely given shall void all agreement. I (we) hereby authorize BRYCE'S BAIL BONDING, INC. and it's agents and/or assigns to conduct any investigation necessary to verify the above information. I (we), also authorize you to conduct a credit and background credit.

WAIVER OF EXTRADITION: STATE OF ARKANSAS, COUNTY OF Logan, I, Jonathan Clements, do hereby swear the following oath:

I, Jonathan Clements, of my own free will and accord, so hereby voluntarily agree to return to the State of Arkansas, County of Logan for the purpose of answering the charges listed on this bond. Furthermore, I do hereby waive all formality and am willing to return to the City of Booneville in the above listed county of Arkansas without the governor's requisition or other papers legally necessary in such cases made and provided, and do hereby exonerate any all officers or persons advising or assisting me in the execution of this, my waiver of extradition, from any blame, compulsion, or interference in connection, or from any all other liabilities which he and they may incur as a result of my signing the waiver of extradition. I have been advised that I cannot be compelled to, or forced to sign this waiver of extradition, but after knowing all of my legal and constitutional rights, I am voluntarily agreeing to the contents of this instrument.

LAW THAT APPLIES: This agreement will be governed by Arkansas Law. If the Secured Party excuses one default it does not mean later occurrence of default will be

bryce's bail bonding, inc., hereinafter referred to as Surety, having caused to be executed on behalf of the defendant hereby agrees as follows:
FULL INDEMNITY: The defendant and indemnitor will be bound to indemnify and save the Surety harmless from and against every claim, demand, loss, damage, cost, charge, attorney fee expense, suit order judgment and adjudication whatsoever incurred hereafter by surety in consequence of its causing to be executed the bail bond mentioned herein, and will on demand place Surety in funds to meet such obligation before it shall be required to make payment thereof.

COMPROMISE: Surety shall have the right to pay of compromise any claim, charge of expense incurred by it by reason of its causing to be executed the bail bond mentioned herein, and evidence of such payment shall be prime facie evidence of the property thereof, and the Defendant and Indemnitor's liability therefor to.

Defendant and/or Indemnitor(s) shall be in default of this promissory note upon the occurrence of any of the following events: (a.) failure of Defendant and/or Indemnitor(s), without demand, to deliver the security as set forth in the security agreement; (b.) any action by Defendant and/or Indemnitor(s) which threatens, reduces or eliminates the Bail Bonding, Inc. surety interest in the property mentioned in the security agreement; (c.) failure of Defendant and/or Indemnitor(s) to make timely scheduled payments on the bond premium balance as agreed herein; (d.) false and/or incorrect information in the bail bond contract, security agreement, bail bond application, or indemnitor(s) application, and (e.) breach of the bail bond contract by Defendant and/or Indemnitor(s).

COLLATERAL SECURITY: The indemnitor and/or defendant has pledged with Bryce's Bail Bonding, Inc., the following described collateral to protect it against any and all damages, cost, charges, counsel fees and expenses of whatever kind of nature, including premium charges which it shall or may at any time sustain or incur by reason of causing to a secured party under the request of or on behalf of the undersigned.

The defendant shall report to Billy, an agent for the Company on the Mon of each week beginning 479-518-6226 and failure to do so will be a just cause for the company to terminate the bond.

SECURITY AGREEMENT

I (we) give you an interest in my (our) property that is described below. This property is hereinafter called "collateral."

All vehicles, household goods, household items, musical instruments, stocks, bonds, bank accounts, jewelry, guns, boats, sporting equipment, tools, clothing, registered animals, building materials, utility deposits, cameras and equipment and any other items owned by me (us).

Specify: HHG

or any additions, replacements or proceeds from the sale of the above collateral.

LOCATION: The above collateral is used for personal purposes and will be kept at Residence and will not be removed without the Secured Party's permission nor will same be attached to real property.

DEFAULT: I will be in default: 1. If I (we) don't make a payment when due or I (we) don't fully repay any loan I (we) may have with Secured Party or I (we) don't pay loan in full after forfeiture of defendant. 2. If I (we) break any promise I (we) have made with the Secured Party in this Agreement, under loan transaction between us. 3. If I (we) become insolvent or file bankruptcy. 4. If a lien is put on the collateral, or it is confiscated. 5. If the collateral is misused or in danger of depreciating too much. 6. If anything else happens which makes it unreasonable to expect me (us) to make my (our) note payment.

REPOSSESSION: If Borrower(s) default(s) in payment of this loan or fail to comply with any of the terms of this Agreement, the lender (surety) shall have all the rights granted to a secured party under the Uniform Commercial Code including, but not limited to, the right to repossess, sell and hold the Borrower(s) to a deficiency. If there is a surplus as a result of a sale, it will be paid to the Borrower(s).

If I am in default, I will deliver the collateral to the Secured Party upon request, or Security Party can enter where ever the collateral is located and take it without notice or other legal action. The Secured Party may use the proceeds of the sale toward what is owed. The Secured Party may add to what I (we) owe the cost of repossession, sale, court costs and reasonable attorney's fees, if any. I (we) will pay the difference between the sale proceeds and what I (we) owe. If the Secured Party owes me (us) any money, it can be used to pay off difference.

AUTHORITY TO RELEASE RECORDS: I (we) the undersigned do hereby authorize each person, partnership, corporation, governmental body, agency, or court in possession of any and all records concerning me/us (including but not limit to employment history, address changes, medical records, driving records, worker's compensation records, criminal records, credit records, bank records, telephone records, utility records, social security records and welfare and school records of any minor child or children of mine) to furnish said records to BRYCE'S BAIL BONDING, INC. and its agents, employees or attorneys. I hereby waive any right to privacy of the information to BRYCE'S BAIL BONDING, INC. I also understand that any information may be disclosed of Part 2 of Title 42 of Code of Federal Regulation governing confidentiality of alcohol and drug abuse patient records and that recipient of this information may also be released to BRYCE'S BAIL BONDING, INC. with my consent.

DISCLOSURE: I/We understand, represent and warrant this information is true and correct. I/We understand that this application is part of the Indemnity Agreement; for court appearance, money for making bond, collateral on bond until case is over on the above named Defendant, any information falsely given shall void all agreement. I (we) hereby authorize BRYCE'S BAIL BONDING, INC. and it's agents and/or assigns to conduct any investigation necessary to verify the above information. I (we), also authorize you to conduct a credit and background credit.

WAIVER OF EXTRADITION: STATE OF ARKANSAS, COUNTY OF Logan, I, Logan state the following oath:

I, of my own free will and accord, do hereby voluntarily agree to return to the State of Arkansas, County of Logan for the purpose of answering the charges listed on this bond. Furthermore, I do hereby waive all formality and am willing to return to the City of Paris in the above listed county of Arkansas without the governor's requisition or other papers legally necessary in such cases made and provided, and do hereby exonerate any all officers or persons advising or assisting me in the execution of this, my waiver of extradition, from any blame, compulsion, or interference in connection, or from any all other liabilities which he and they may incur as a result of my signing the waiver of extradition. I have been advised that I cannot be compelled to, or forced to sign this waiver of extradition, but after knowing all of my legal and constitutional rights, I am voluntarily agreeing to the contents of this instrument.

LAW THAT APPLIES: This agreement will be governed by Arkansas Law. If the Secured Party excuses one default, it does not mean later occurrences of default will be excused. I (we) have read this Agreement and have received a copy. I (we) understand it contains all my (our) rights and responsibilities. No oral statements will be binding. All changes must be approved by the Secured party in writing. My (our) heirs and legal representatives will also be responsible under this Agreement.

I (WE) STATE THAT WE HAVE READ THE ABOVE PROMISSORY NOTE, INDEMNITY AGREEMENT AND SECURITY AGREEMENT AND AGREE TO THE TERMS SET OUT THEREIN.

Name	Address	Date	SSN
<u>42 Bay Fronts LN</u>	<u>10/20/25</u>	<u>288-86-3885</u>	
Name	Address	Date	SSN
Name	Address	Date	SSN

White - Office Yellow - Defendant Pink - Agent

BILL OF SALEwww.ksrevenue.org

This Bill of Sale is an affidavit of the amount of money or value that was exchanged between the seller(s) and buyer(s) for the vehicle listed herein. ONLY antique vehicles (vehicles 35 years old or older) can have the ownership transferred (sold) by bill of sales. All other vehicles sold by or purchased from a Kansas resident must have the ownership transferred (sold) by assigned title.

Seller Information

Printed Name Karin King
 Address 625 N Atchison ST
 City El Dorado
 State KS
 ZIP 67012

Buyer Information

Printed Name Samantha Pitts
 Address 42 Ray Franks Lane
 City boonerville
 State Ar
 ZIP 72922

Vehicle Information:

Year 1997 Make Honda VIN 1H9CE1892VA007017

Purchase Price: \$ 100⁰⁰

Date of Sale: 7-14-2025

By our signatures, we swear and affirm the above stated purchase price is true and accurate under penalty of perjury. I am aware that the law provides severe penalties for making false statements under oath.

Signature of Seller [Signature]

Date 7-14-2025

Signature of Buyer _____

Date _____

Antique Vehicle Transfer of Ownership

Complete only if no title is available.

This section of the bill of sale is to be used to transfer ownership of an antique vehicle (vehicle that is 35 model years old or older) when there is no Kansas title for the vehicle in the name of the owner / seller. All information in the bill of sale above and the antique vehicle transfer of ownership below MUST be filled out for this to be a valid assignment of ownership. If a non-Kansas resident owns the antique vehicle and the vehicle is not maintained / garaged in Kansas, the ownership of the vehicle must be transferred according to the laws of the seller's home state of residence.

I, the undersigned, certify that I am the owner of this antique vehicle, which is listed above, and on this day I have sold and am transferring ownership of this vehicle to _____ listed above as buyer. To the best of my knowledge, no title has been issued in my name for this vehicle in any titling jurisdiction.

I further certify that I will guarantee this vehicle to be free and clear from all defects, liens or encumbrances of any nature whatsoever and that I will indemnify any subsequent purchaser of same for any loss sustained should anyone prove ownership of said vehicle superior to my title.

Date vehicle was sold and delivered: 7-14-25

Signature of Seller Samantha Pitts

Notice to Buyer:

Any antique vehicle being sold on a bill of sale that is 60-years old or newer will require an MVE-1, (Motor Vehicle Examination) issued by the Kansas Highway Patrol and submit when applying for antique title. Application for title must be made within 60 days of the purchase date in the county treasurer's motor vehicle office in the county in which the vehicle will be located / garaged. Penalty will be assessed on and after the 61st day.

B.P.D.

Invoice

SOLD TO <i>RED CHRYSLER SALES</i>		SHIP TO			
ADDRESS		ADDRESS			
CITY, STATE, ZIP <i>Heavy 10 WES</i>		CITY, STATE, ZIP			
CUSTOMER ORDER NO.	SOLD BY	TERMS	F.O.B.		
			DATE <i>10-20-25</i>		
ORDERED	SHIPPED	DESCRIPTION	PRICE	UNIT	AMOUNT
		<i>TO 4</i>			<i>125.00</i>
		<i>M 1205</i>	<i>4.50</i>	<i>9</i>	<i>36.00</i>
		<i>MAINT FEE</i>	<i>60.00</i>		<i>60.00</i>
		<i>STORAGE</i>		<i>100</i>	<i>247.00</i>
		<i>PAY</i>			
		<i>EAT</i>			

PLEASE READ CAREFULLY

If you wish to plead guilty to the offense(s) indicated without going to court, you may inquire as to the proper procedure at the Sheriff's Office of the county in which the alleged offense occurred or at the City Police Department if the alleged offense occurred within a city.

NOTICE**Ark. Code Ann. § 5-54-120****Failure to Appear**

Any person willfully violating his promise to appear in court, given as provided under Ark. Code Ann. § 27-50-603, is guilty of a misdemeanor, regardless of the disposition of the original charge.

In addition to the issuance of a warrant for arrest and prosecution, driving privileges may be suspended.

PLEASE BRING THIS CITATION WITH YOU TO COURT

OR

MAIL THIS CITATION OR A COPY OF THIS CITATION WITH YOUR PAYMENT SO IT WILL BE APPLIED CORRECTLY.

Mail to:

461 EAST 6TH STREET

BOONEVILLE, AR 72927

Web URL: myfinepayment.com

Phone #: 479-675-4929

**APPEARANCE, PLEA OF GUILTY AND WAIVER**

I, the undersigned, do hereby waive my appearance before the court for the offense charged on the other side of this citation. I have been informed of my right to a trial, that my signature to this plea of guilty will have the same force and effect as a judgement of the court, and that this record will be sent to the driver licensing authority of the State of Arkansas (or of the state where I received my license to drive.) I DO HEREBY PLEAD GUILTY to said offense as charged. It is understood that a bail deposit may be forfeited in lieu of a fine by the court, if applicable, in full payment for said violation.

AMOUNT \$

(Defendant's Name)

(Address)

(Receipt No.)

(Date)

ARKANSAS UNIFORM LAW ENFORCEMENT CITATION											
STATE POLICE TROOP H				CITY				TICKET NUMBER			
ARKANSAS, COUNTY OF LOGAN				RURAL LOGAN				600A2156597			
Being duly sworn, deposes and says that he/she has reasonable cause to believe that the person herein named did, within the previous 12 months, commit the offense set forth, contrary to law in that: on or about											
Date:		7/18/2025		at approx time:		01:40 PM		Mile No.		Section No.	
First Name		Middle / Maiden		Last		Suffix					
JONATHAN		DANIEL		CLEMENTS		N/A					
Address											
637 E MAIN ST											
City											
MIDDLETOWN											
State											
PA											
Zip Code											
1705/0000											
Driver's License Number											
34786389											
DL in Possession											
YES											
Under 18 Present?											
YES <input checked="" type="checkbox"/> NO <input type="checkbox"/>											
Sex											
M											
Race											
W											
DOB											
8/17/1987											
Height											
5'5"											
Weight											
BRO											
Hair											
N/A											
Haz Mat											
NO											
Vehicle License Number											
2217ACG											
State											
KS											
Body Type											
PC											
Commercial Vehicle											
NO											
VIN of Vehicle											
1HGCE1892VA007817											
Contact Number for Court Purposes											
N/A											
Owner's Address											
625 N ATCHISON ST, EL DORADO, KS 67042											
Seatbelt In Use											
YES											
Crash Involved											
NO											
Headlights On											
N/A											
16+ Passenger CV											
NO											
Passenger #											
0											
Vehicle Search											
No Search											
Points											
27-22-104(a)(2)											
FAIL TO PRESENT PROOF OF INSURANCE (NO PROOF)											
27-36-216											
VEH LIGHTS - DEFECTIVE/IMPROPER SIGNAL LAMPS AND SIGNAL DEVICES											
Described											
N/A											
Speed Details											
MPH											
Speed Limit											
BAC											
N/A											
Conditions											
DAYLIGHT											
Other Traffic Present											
ON-COMING											
Area											
RURAL											
Highway Type											
2 LANE											
Type of Accident											
Officer Name											
SGT Derek Nietert											
Arrest #											
209											
Officer ID											
2ND Officer ID											
Court Appearance Information											
LOGAN CO D.C. BOONEVILLE											
Court Appearance Date and Time											
09/18/2025 09:30 AM											
366 North Broadway Avenue											
BOONEVILLE, AR 72927											
Defendant must appear in court at said time and place or otherwise comply with the provisions of this complaint and instructions of the NOTICE part of this ticket.											
NO SIGNATURE REQUIRED											
Pursuant to §27-50-603											
Released on Own Recognizance											

600A2156597 JONATHAN CLEMENTS Case:

479-675-4929

Court Appearance Date and Time

09/18/2025 09:30 AM

Defendant must appear in court at said time and place or otherwise comply with the provisions of this complaint and instructions of the NOTICE part of this ticket.

NO SIGNATURE REQUIRED

Pursuant to §27-50-603

Released on Own Recognizance

ARKANSAS U.S. MARSHAL SERVICE

CASE NO. _____ DOCKET NO. _____ PAGE NO. _____

STATE OF ARKANSAS

BOONEVILLE POLICE DEPT.
COUNTY OF LOGAN
CITY OF BOONEVILLE

014983

You may present this citation for payment to the court indicated below anytime before the date and time shown.

COURT APPEARANCE _____ DAY OF _____ AT _____ M.

ADDRESS OF COURT 461 E. 5TH ST., BOONEVILLE, AR 72927

COURT PHONE NO. 479-675-4929 SEATBELT IN USE ☒ YES ☐ NO

I PROMISE TO APPEAR IN SAID COURT AT SAID TIME AND PLACE
I UNDERSTAND THE ABOVE AND THAT MY SIGNATURE IS NOT AN ADMISSION OF GUILT.

SIGNATURE _____
The undersigned states herein that he has just and reasonable grounds to believe, and does believe, that the person named above committed the offense set forth below, contrary to law.

ACCIDENT INVOLVED ☐ YES ☒ NO

RANK AND SIGNATURE OF OFFICER _____ BADGE NO. _____
DAY OF WEEK _____ MONTH _____ DAY _____ YEAR _____ TIME ☐ AM ☐ PM

LAST NAME _____ FIRST NAME _____ MI _____

ADDRESS _____

CITY/STATE/ZIP CODE _____

AGE _____ DOB _____ RACE _____ SEX _____

DL NUMBER _____ DL STATE _____ DL _____ CDL ☐ ☐

EMPLOYED BY _____ WORK PHONE # _____
COMMERCIAL VEHICLE ☐ YES ☐ NO HAZ. MAT. ☐ YES ☐ NO VEHICLE LICENSE NUMBER _____ STATE _____

YEAR _____ MAKE _____ MODEL _____ BODY TYPE _____ COLOR _____

LOCATION _____ VEHICLE SEARCH ☐ INC TO ARR ☐ PC ☐ CONSENT

SPEEDING (OVER LIMIT) 27-51-201 0-10 MPH 11-14 MPH 15-20 MPH OVER 20 MPH

MPH IN _____ MPH ZONE _____ DROVE LEFT OF PASSING IMPROPER 27-51-307

DRIVER'S LICENSE 5-65-303 27-16-602A FOLLOWING TOO CLOSE 27-51-305 CARELESS DRIVING 27-51-104

DRINKING IN PUBLIC 5-71-212 27-16-602A DWI 5-65-103 SEAT BELT 27-37-702 NO CHILD VEHICLE SAFETY RESTRAINT 27-14-304

NO PROOF OF INSURANCE 27-22-104

OTHER (DEFINED) - INCLUDE STATUTE NUMBER _____

NUMBER OF OFFENSES: TRAFFIC _____ CRIMINAL _____

CONDITIONS: ☐ RAIN ☐ FOG ☐ SNOW ☐ ICE ☐ DAYLIGHT ☐ DUSK ☐ DARK

OTHER TRAFFIC PRESENT: ☐ CROSS ☐ ON-COMING ☐ SAME DIRECTION ☐ PEDESTRIAN

AREA: ☐ BUSINESS ☐ INDUSTRIAL ☐ SCHOOL ☐ RESIDENTIAL ☐ RURAL

HIGHWAY TYPE: ☐ 2 LANE ☐ 3 LANE ☐ 4 LANE ☐ 4 LANE DIVIDED ☐ OTHER

TYPE OF ACCIDENT: ☐ PROPERTY DAMAGE ☐ PERSONAL INJURY ☐ FATAL

VIOLATOR COPY

ARKANSAS UNIFORM LAW ENFORCEMENT CITATION

LOGAN COUNTY SO

ARKANSAS COUNTY OF LOGAN		CITY RURAL LOGAN		TICKET NUMBER 0A0A3108197	
Being duly sworn, deposes and says that he/she has reasonable cause to believe that the person herein named did, within the previous 12 months, commit the offense set forth contrary to law in that: on or about					
Date: 10/21/2025		at approx time: 08:09 AM		Mile No. Section No.	
First Name JONATHAN		Middle / Maiden DANIEL		Last CLEMENTS	
Address 637 E MAIN ST		City MIDDLETOWN		State PA Zip Code 17057	
Driver's License Number 34786389		State Issued PA		DL in Possession YES	
Sex M Race W DOB 8/17/1987		Height Weight		Eyes BRO Hair BAL	
Vehicle License Number AP31TK		State FL		Body Type PC Commercial Vehicle NO Haz Mat NO	
Vehicle Description (year, make, model, color) 2008 CHRY SEBRING RED		VIN of Vehicle 1C3LC45K18N674182		Contact Number for Court Purposes N/A	
Owner's Address 16143 CALGAN CROSSING BLVD #102, CLERMONT, FL 34714		Crash Involved NO		Headlights On N/A	
Seatbelt in Use YES		16+ Passenger CV NO		Passenger #:	
Statute 27-14-306		Described FICTITIOUS TAGS		Points	
27-14-701		OWNER FAIL TO REGISTER VEHICLE - EXPIRED TAGS			
Speed Details		MPH		Speed Limit BAC N/A	
Conditions DAYLIGHT		Other Traffic Present SAME DIR		Area RURAL	
Officer Name Stacy Wieburg		Arrest #		Officer ID 10000	
2nd Officer Name		2ND Officer ID			
<p>Court Appearance Information LOGAN CO. D.C. BOONEVILLE 366 North Broadway Avenue BOONEVILLE, AR 72927</p> <p>11/20/2025 09:30 AM</p> <p>Defendant must appear in court at said time and place or otherwise comply with the provisions of this complaint and instructions of the NOTICE part of this ticket.</p> <p>NO SIGNATURE REQUIRED Pursuant to 8-7-50-603</p> <p>Released on Own Recognizance</p>					

PLEASE READ CAREFULLY

If you wish to plead guilty to the offense(s) indicated without going to court, you may inquire as to the proper procedure at the Sheriff's Office of the county in which the alleged offense occurred or at the City or Police Department if the alleged offense occurred within a city.

NOTICE

Ark. Code Ann. § 5-54-120

Failure to Appear

Any person willfully violating his promise to appear in court, given provided under Ark. Code Ann. § 5-50-603, is guilty of a misdemeanor regardless of the disposition of the original charge.

In addition to the issuance of a warrant for arrest and prosecution, driving privileges may be suspended.

PLEASE BRING THIS CITATION WITH YOU TO COURT

OR

MAIL THIS CITATION OR A COPY OF THIS CITATION WITH YOUR PAYMENT SO IT WILL BE APPLIED CORRECTLY.

Mail to:

461 EAST 5TH STREET

BOONEVILLE, AR 72927

Web URL: myfinepayment.com

Phone #:

479-675-4929



APPEARANCE, PLEA OF GUILTY AND WAIVER

I, the undersigned, do hereby waive my appearance before the court for the offense charged on the other side of this citation. I have been informed of my right to a trial, that my signature to this citation will have the same force and effect as a judgement of the court, and that this record will be to the driver licensing authority of the State of Arkansas (or of the state where I received my driver's license.) I DO HEREBY PLEAD GUILTY to said offense as charged. It is understood that a bail may be forfeited in lieu of a fine by the court, if applicable, in full payment for said violation.

AMOUNT \$

(Defendant's Name)

(Address)

(Receipt No.)

(Date)

PLEASE READ CAREFULLY

If you wish to plead guilty to the offense(s) indicated without going to court, you may inquire as to the proper procedure at the Sheriff's Office of the county in which the alleged offense occurred or at the City Police Department if the alleged offense occurred within a city.

NOTICE**Ark. Code Ann. § 5-54-120****Failure to Appear**

Any person willfully violating his promise to appear in court, given as provided under Ark. Code Ann. § 27-50-603, is guilty of a misdemeanor, regardless of the disposition of the original charge.

In addition to the issuance of a warrant for arrest and prosecution, driving privileges may be suspended.

PLEASE BRING THIS CITATION WITH YOU TO COURT

OR

MAIL THIS CITATION OR A COPY OF THIS CITATION WITH YOUR PAYMENT SO IT WILL BE APPLIED CORRECTLY.

Mail to:

461 EAST 5TH STREET

BOONEVILLE, AR 72927

Web URL: myfinepayment.com

Phone #: 479-675-4929

**APPEARANCE, PLEA OF GUILTY AND WAIVER**

I, the undersigned, do hereby waive my appearance before the court for the offense charged on the other side of this citation. I have been informed of my right to a trial, that my signature to this plea of guilty will have the same force and effect as a judgement of the court, and that this record will be sent to the driver licensing authority of the State of Arkansas (or of the state where I received my license to drive) I DO HEREBY PLEAD GUILTY to said offense as charged. It is understood that a bail deposit may be forfeited in lieu of a fine by the court, if applicable, in full payment for said violation.

AMOUNT \$

(Defendant's Name)

(Address)

(Receipt No.)

(Date)

ARKANSAS UNIFORM LAW ENFORCEMENT CITATION											
STATE POLICE TROOP H											
ARKANSAS, COUNTY OF LOGAN		CITY RURAL LOGAN		TICKET NUMBER 600A3322546		Location HWY 23		COULTER MOUNTAIN RD		Mile No.	
Date: 7/30/2025		at approx time: 06:31 PM		Middle / Maiden ARLENE		Last PITTS		Section No.		Suffix N/A	
First Name SAMANTHA		Middle / Maiden ARLENE		Last PITTS		City BOONEVILLE		State AR		Zip Code 729274561	
Driver's License Number 938996029		State Issued AR		DL in Possession YES		CDL <input type="checkbox"/> YES <input type="checkbox"/> NO		Under 18 Present? <input checked="" type="checkbox"/>			
Sex F		Race W		DOB 12/14/1998		Height 5'5"		Weight		Eyes BRO	
Vehicle License Number 2217ACG		State KS		Body Type PC		Commercial Vehicle NO		VIN of Vehicle 1HGCE1892VA00731		Haz Mat NO	
Vehicle Description (year, make, model, color) 1997 HOND ACCORD GREEN		Owner's Address 625 N ATCHISON ST, EL DORADO, KS 67042		Contact Number for Court Purposes N/A		Vehicle Search No Search					
Seatbelt in Use NO		Crash involved NO		Headlights On N/A		1st Passenger CV NO		2nd Passenger #:			
Statute 27-14-304		Described DRIVING VEHICLE WITHOUT TAGS		Points							
27-14-716		IMPROPER DISPLAY OF LICENSE TAGS									
27-22-104(a)(2)		FAIL TO PRESENT PROOF OF INSURANCE (NO PROOF)									
27-37-702		NO SEATBELT									
Speed Details		MPH		Speed Limit		BAC		N/A			
Conditions DUSK		Other Traffic Present SAME DIR		Area RURAL		Highway Type 2 LANE		Type of Accident			
Officer Name Jeremy Elliott		Arrest #		Officer ID 480		2ND Officer ID					
2nd Officer Name											
Court Appearance Information		LOGAN CO, D.C. BOONEVILLE		Court Appearance Date and Time		09/25/2025 09:30 AM					
366 North Broadway Avenue		BOONEVILLE, AR 72927									
Defendant must appear in court at said time and place or otherwise comply with the provisions of this complaint and instructions of the NOTICE part of this ticket.											
NO SIGNATURE REQUIRED											
Pursuant to §27-50-603											
Released on Own Recognizance											

600A3322546 SAMANTHA PITTS Case:

MTRFS020K

INSTRUCTIONS FOR ATTACHING DECAL

1. Clean area where new annual decal is to be affixed.
2. Peel decal from this document.
3. Affix decal in the upper right corner of license plate.

IMPORTANT INFORMATION

Section 316.613, Florida Statutes, requires every operator of a motor vehicle transporting a child in a passenger car, van, autocycle or pickup truck registered in this state and operated on the highways of this state, shall, if the child is 5 years of age or younger, provide the protection of the child by properly using a crash-tested, federally approved child restraint device. For children aged through 3 years, such restraint device must be a separate carrier or a vehicle manufacturer's integrated child seat. For children aged 4 through 5 years, a separate carrier, an integrated child seat, or a child booster seat may be used. For limited exceptions, see s. 316.613, F.S.

S. 320.0605, F.S., requires the registration certificate, or true copy of a rental or lease agreement, issued for any motor vehicle to be in the possession of the operator or carried in the vehicle while the vehicle is being used or operated on roads of this state.

S. 320.02 and 627.733, F.S., requires personal injury protection and property damage liability to be continuously maintained throughout the registration period. Failure to maintain the mandatory coverage may result in the suspension of your driver license and registration.

Mail To:
JONATHAN CLEMENTS, BETHANY LOUISE ROBINSON
16745 CAGAN CROSSING BLVD #102
CLERMONT, FL 34714

Important note: If you cancel the insurance for this vehicle, immediately return the license plate from this registration to a Florida driver license or tax collector office or mail it to: DHSMV, Return Tags, 2900 Apalachee Parkway, Tallahassee, FL 32399. Surrendering the plate will prevent your driving privilege from being suspended.

FLORIDA VEHICLE REGISTRATION

CO/AGY 12 / 4 T# 1744495345
 B# 1408286

PLATE **AP31TK** DECAL **19503231** Expires **Midnight Thu 8/17/2023**

YR/MK	2008/CHRY	BODY	CV	COLOR	RED	Reg. Tax	33.90	Class Code	1
VIN	1C3LC45K18N674182	NET WT	3287	TITLE	148085922	Init. Reg.		Tax Months	
Plate Type	RGS					County Fee	3.00	Back Tax Mos	
						Mail Fee		Credit Class	
						Sales Tax		Credit Months	
						Voluntary Fees			
						Grand Total	36.90		

Date Issued **12/14/2022** Plate Issued **12/14/2022**

2ND DL# **R152072909670**

JONATHAN CLEMENTS, BETHANY LOUISE ROBINSON
16745 CAGAN CROSSING BLVD #102
CLERMONT, FL 34714

*Order
 98 PA
 12/14/22*

IMPORTANT INFORMATION

1. The Florida license plate must remain with the registrant upon sale of vehicle.
2. The registration must be delivered to a Tax Collector or Tag Agent for transfer to a replacement vehicle.
3. Your registration must be updated to your new address within 30 days of moving.
4. Registration renewals are the responsibility of the registrant and shall occur during the 30-day period prior to the expiration date shown on this registration. Renewal notices are provided as a courtesy and are not required for renewal purposes.
5. I understand that my driver license and registrations will be suspended immediately if the insurer denies the insurance information submitted for this registration.

RGS - SUNSHINE STATE PLATE ISSUED X

ARKANSAS UNIFORM LAW ENFORCEMENT CITATION									
SEBASTIAN COUNTY SO									
COUNTY OF		CITY		TICKET NUMBER		0A0A0914921			
N		RURAL SEBASTIAN		Location		E HWY 10 WB			
I propose and so believe that the person herein named is 12 months commit the offense set that on or about		3/2025		at approx time: 07:27 PM		Mile No.		Section No.	
Middle / Maiden		Last		Suffix		N/A			
DANIEL		CLEMENTS							
MIDDLETOWN									
Driver's License Number		State Issued		DL in Poss		Under 18 Present?		Zip Code	
34786389		PA		YES		YES <input type="checkbox"/> NO <input checked="" type="checkbox"/>		17057-0000	
Sex		DOB		Height		Weight		Eyes	
M		8/17/1987		5'5"				BRO	
Vehicle License Number		State		Body Type		Commercial Vehicle		Haz Mat	
BDP23U		AR		PC		NO		NO	
Vehicle Description (year, make, model, color)									
2014 HOND ODYSSEY GRAY									
Owner's Address									
2427 GRANDVIEW ALKES LN, CELIA, AR 72932									
Contact Number for Court Purposes									
N/A									
Seated in Use		Crash Involved		Headlights On		16+ Passenger CV		Vehicle Search	
YES		NO		N/A		NO		No Search	
Statute		Described		Points					
27-51-26.1		SPEEDING - 1 TO 15 MPH OVER LIMIT							
Speed Details Radar									
69 MPH		55 Speed Limit		BAC		N/A			
Conditions		Other Traffic Present		Area		Highway Type		Type of Accident	
CLEAR		NONE		RURAL		BLADE			
Officer Name		Clem Smithers		Arrest #		Officer ID		2ND Officer ID	
2nd Officer Name						4403			
Court Appearance Information									
SEBASTIAN COUNTY CLERK JEFFREY WOOD									
301 EAST CENTER									
JEFFREY WOOD, AR 72936									
Defendant must appear in court at said time and place or otherwise comply with the provisions of this complaint and instructions of the NOTICE part of this ticket.									
NO SIGNATURE REQUIRED									
Pursuant to 27-50-2(3)									
Released on Own Recognition									

PLEASE READ CAREFULLY

If you wish to plead guilty to the offense(s) indicated without going to court, you may inquire as to the proper procedure at the Sheriff's Office of the county in which the alleged offense occurred or at the City Police Department if the alleged offense occurred within a city.

NOTICE

Ark. Code Ann. § 5-54-120

Failure to Appear

Any person willfully violating his promise to appear in court, given as provided under Ark. Code Ann. § 27-50-603, is guilty of a misdemeanor, regardless of the disposition of the original charge.

In addition to the issuance of a warrant for arrest and prosecution, driving privileges may be suspended.

PLEASE BRING THIS CITATION WITH YOU TO COURT

OR

MAIL THIS CITATION OR A COPY OF THIS CITATION WITH YOUR PAYMENT SO IT WILL BE APPLIED CORRECTLY.

Mail to:

PO BOX 925

GREENWOOD, AR 72936

Web URL: MyFinePayment.com or by calling (877) 591-8768

Phone #:

479-996-6501

CLICK IT OR TICKET

APPEARANCE, PLEA OF GUILTY AND WAIVER

I, the undersigned, do hereby waive my appearance before the court for the offense charged on the other side of this citation. I have been informed of my right to a trial, that my signature to this plea of guilty will have the same force and effect as a judgement of the court, and that this record will be sent to driver licensing authority of the State of Arkansas (or of the state where I received my license to drive.) I DO HEREBY PLEAD GUILTY to said offense as charged. It is understood that a bail deposit may be forfeited in lieu of a fine by the court, if applicable, in full payment for said violation.

AMOUNT \$

(Defendant's Name)

(Address)

(Receipt No.)

(Date)

Rev. 1.0.0									
ARKANSAS COUNTY OF SEBASTIAN									
SEBASTIAN COUNTY SO									
ARKANSAS UNIFORM WARNING									
ARKANSAS, COUNTY OF SEBASTIAN		CITY RURAL SEBASTIAN		WARNING NUMBER ~W000755					
		Location E HWY 10		WASHBURN MTN LP					
Date: 7/13/2025		at approx time: 07:30 PM		Mile No.		Section No.			
First Name JONATHAN		Middle / Maiden DANIEL		Last CLEMENTS		Suffix N/A			
Address 637 E MAIN ST									
City MIDDLETOWN									
State PA									
Zip Code 170570000									
Driver's License Number 34786389		State Issued PA		DL in Possession YES		CDL <input type="checkbox"/>		DL <input checked="" type="checkbox"/>	
Sex M		Race W		DOB 8/17/1987		Height 5'5"		Weight 160	
Vehicle License Number BDP23U		State AR		Body Type PC		Commercial Vehicle NO		Haz Mat NO	
VIN of Vehicle 5FNPL5H41E301434									
Vehicle Description (year, make, model, color) 2014 HOND ODYSSEY GR									
Owner's Address 2427 GRANDVIEW ACRES LN, CEDARVILLE, AR 72932-0000									
Work Phone Number N/A									
Seatbelt in Use YES		Crash Involved NO		16+ Passenger Commercial Vehicles NO		AGFC License No.			
Statute 27-23-104(a) (1) TO PRESENT PROOF OF INSURANCE (NO PROOF)									
Officer Name Devin Smothers		Officer ID 5402		2nd Officer ID					
WARNING									
EQUIPMENT VIOLATIONS SHOULD BE REPAIRED IMMEDIATELY. FAILURE TO DO SO COULD RESULT IN THE ISSUANCE OF A TRAFFIC CITATION.									

PLEASE READ CAREFULLY

You have just been issued a Written Warning for the Offense(s) indicated. You will not be charged with the offense(s) and will not have to pay a fine. However, this written warning may appear on records visible to officers, and could result in an actual citation upon a subsequent traffic stop.

ARKANSAS LAW ENFORCEMENT REMINDS YOU:

- Seat belts save lives.
- Drinking and driving are a deadly mix.
- Distracted drivers are dangerous drivers.
- Parents and caregivers must secure children in size- and age-appropriate car seats that are properly installed.



STATE OF ILLINOIS,
COUNTY OF TAZEWELL }

No. 7686

DATE: MAY 3, 2016

CERTIFICATE OF OWNERSHIP OF BUSINESS

NAME: JONATHAN DANIEL CLEMENTS

ADDRESS: 25 RIVER DR., NORTH PEKIN, IL 61554

I HAVE RECEIVED THE FILING FEE FOR CERTIFICATE OF OWNERSHIP.

Christie A. Webb

CHRISTIE A. WEBB, TAZEWELL COUNTY CLERK





CERTIFICATE

— OF COMPLETION —

Programming Hub Certifies that



JONATHAN DANIEL CLEMENTS

has successfully completed the
Cyber Security Certification Course
and has knowledge of Cyber Security.

Certificate ID: 525f247d62a6cd4
Granted on 2025-04-03

Nigel Crasto
Director
Programming Hub

Tito Idicula
Director
Programming Hub







8:51 95 views

Jonathan Daniel Clements @DarkzLot3301

8:11 AM · 21 Oct 25 · 238 Views

View post activity





