* - A F F I D A V I T - -

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

I \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, the undersigned hereafter referred to as Affiant, make this Affidavit of my own free will and I hereby affirm [declare or swear] that I am of legal age and sound mind. I further attest that the information, averments and claims contained in this Affidavit are true and correct and not misleading.

This Affidavit is lawful notification to you \_[insert name of the person being served the Affidavit] , hereafter referred to as Respondent, who serve as [insert the office the Respondent holds] have violated the oath of office you were required to execute at the assumption of your position according to Article VI, Clause 3 of the Constitution of the United States, hereafter referred to as The Constitution, ratified June 21, 1788, saying “*The Senators and Representatives before mentioned, and the Members of the several State Legislatures, and all executive and judicial Officers both of the United States and of the several States, shall be bound by Oath or Affirmation, to support this Constitution; but no religious Test shall ever be required as a Qualification to any Office or public Trust under the United States*.”.

Respondent allowed the unconstitutional actions of those who created the Federal Reserve System to stand in that Respondent has done nothing to undo the creation of the extra-constitutional Federal Reserve System, hereafter referred to as FED, which was created in violation of Article I, Section 8, Clause 5 which says “*To coin Money, regulate the Value thereof, and of foreign Coin, and fix the Standard of Weights and Measures*;”.

Notwithstanding the clear content of The Constitution, specifically Amendment X, saying “*The powers not delegated to the United States by the Constitution, not prohibited by it to the States, are reserved to the States respectively, or to the people*.” Respondent has let stand the aforementioned creation of the FED which creation was clearly an abandonment of the constitutional requirement for the Congress to perform the actions mentioned in Article I, Section 8, Clause 5.

The result of Respondent’s inaction in this matter renders Respondent unable to hold Respondent’s position as covered in Amendment XIV, Section 3 to the Constitution saying “*No person shall be a Senator or Representative in Congress, or elector of President and Vice-President, or hold any office, civil or military, under the United States, or under any State, who, having previously taken an oath, as a member of Congress, or as an officer of the United States, or as a member of any State legislature, or as an executive or judicial officer of any State, to support the Constitution of the United States, shall have engaged in insurrection or rebellion against the same, or given aid or comfort to the enemies thereof. But Congress may by a vote of two-thirds of each House, remove such disability*.” has effectively rendered Respondent to be ineligible to hold office since failing to take action to abolish the FED and return the functions of Article I, Section 8, Clause 5 to Congress Respondent has literally given ‘aid or comfort’ to an enemy of the United States, namely the FED and the private bankers comprising the structure of the FED.

The Fed rather than performing the functions presented in Article I, Section 8, Clause 5 has instead established an ungodly, unconstitutional, and enslaving monetary policy.  This monetary policy was characterized in a Department of Treasury letter dated 10 March, 1993 (see attachment 1) as follows: “*the actual creation of money always involves the extension of credit by private commercial banks*” and a Department of Treasury letter dated 4 June, 1993 (see attachment 2) stating: “*money to pay the interest on borrowed money comes from the same source other money comes from*.”  It is self evident that this policy, if allowed to remain in place, must ultimately result in the owners of the stock in the banks comprising the FED holding title to all real wealth of their choice, a mortgage on the remainder and a claim on all future production; thereby placing ‘we the people’ in economic bondage and totally destroy ‘we the people’s’ ability to enjoy the unalienable Rights government was created to secure for us.

Be it Further known that according to Article VI, Clause 2 saying “*This Constitution, and the Laws of the United States which shall be made in Pursuance thereof; and all Treaties made, or which shall be made, under the Authority of the United States, shall be the supreme Law of the Land; and the Judges in every State shall be bound thereby, any Thing in the Constitution or Laws of any State to the Contrary notwithstanding*.” the enactment of the Federal Reserve Act which created the FED was and is null and void as the result of the passage of the act clearly abandons the obvious specified responsibly and power of Congress as given in Article I, Section 8, Clause 5. Respondent’s lack of action has placed Respondent to be the exact definition of Treason against the United States as defined in Article III, Section 3, Clause 1 of The Constitution saying “*Treason against the United States, shall consist only in levying War against them, or in adhering to their Enemies, giving them Aid and Comfort. No Person shall be convicted of Treason unless on the Testimony of two Witnesses to the same overt Act, or on Confession in open Court*.”

Respondent is hereby notified that Respondent’s failure to respond and rebut with particularity and specificity anything with which Respondent disagrees in this Affidavit within (30) days of receipt by means of Respondent’s own written sworn, notarized Affidavit based on specific and relevant fact in law to support Respondent’s disagreement. An un-rebutted Affidavit stands as truth before any court and any government body. Respondent’s failure to respond as stipulated is Respondent’s tacit agreement with and admission to the fact that everything in this Affidavit is true, correct, legal, lawful, and is Respondent’s irrevocable admission attesting to this, fully binding upon Respondent in any court of law in America.

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Signature of Date

Attachments – (1) photo copy of Department of Treasury Letter dated 10 Mar. 1993 (pg 1)

 (2) photo copy of Department of Treasury Letter dated 4 Jun. 1993

Notarized this \_\_\_\_\_\_\_\_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ in the year of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

By \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ My commission expires \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

SENT BY CERTIFIED MAIL – RETURN RECEIPT REQUESTED