

Connie-Jean: Family Harris, Beneficiary,
Trustor, Secured-party to the Social Security
Cesti Que Trust CONNIE JEAN HARRIS
Without prejudice
8616 FM 920
Peaster, Texas
Without UNITED STATES

Parker County Clerk
Lila Deakle
1112 Santa Fe Drive
Weatherford, Texas 76086

Dated 4-20-2022

Notice To Principle Is Notice To Agent, Notice To Agent Is Notice To Principle

Lila Deakle AKA, DBA as LILA DEAKLE, Shawn and Phillis county clerks;

Let it be known that on Monday, April 18, 2022 around 3:00 AM. i, came forward to record an Affidavit of Correction, Assignment and Acceptance. The public servant Phillis refused to record the Affidavit and she handed it to a lady that called herself Shawn and refused to give me her last name. She refused to record the Affidavit as well. However, once put in the hands of a county clerk the notarized affidavit is considered recorded. It is Shawn's responsibility as a Public Servant to record the Affidavit and required to do her job; otherwise clerks are receiving unjust enrichment for refusing the public to record their Affidavits and denying the public of Due Process. Clerks are getting paid for jobs they are not fulfilling to the public as public servants. Most employees know there job descriptions and get fired if they do not do there job to serve the public.

Once a document is left in the hands of a public servant it is considered filed.
They are not even suppose to be reading the publics documents acting like a lawyer and making judgements for what is to be filed.

18 U.S. Code § 2071 - Concealment, removal, or mutilation generally

(a)

Whoever willfully and unlawfully conceals, removes, mutilates, obliterates, or destroys, or attempts to do so, or, with intent to do so takes and carries away any record, proceeding, map, book, paper, document, or other thing, filed or deposited with any clerk or officer of any court of the United States, or in any public office, or with any judicial or public officer of the United States, shall be fined under this title or imprisoned not more than three years, or both.

(b)

Whoever, having the custody of any such record, proceeding, map, book, document, paper, or other thing, willfully and unlawfully conceals, removes, mutilates, obliterates, falsifies, or

destroys the same, shall be fined under this title or imprisoned not more than three years, or both; and shall forfeit his office and be disqualified from holding any office under the United States. As used in this subsection, the term "office" does not include the office held by any person as a retired officer of the Armed Forces of the United States.

Herein, i am mailing you a copy of the Affidavit, Certified Mail # 7015 1730 0000 2229 3079 for you to take responsibility as my Trustee and properly make sure that Affidavit was recorded properly for the public to see the corrections.

The Postal Rule i.e. also known as the mailbox rule or deposited acceptance rule; is a term of common law-contracts which determines the timing of acceptance of an offer when mail is contemplated as the medium of acceptance. The general principle is that a contract is formed when acceptance is actually communicated to the offeror. The mailbox rule is an exception to the general principle. The mailbox rule provides that the contract is formed when a properly prepaid and properly addressed letter of acceptance is posted. One rationale given for the rule is that the offeror nominates the post office as implied agent and thus receipt of the acceptance by the post office is regarded as that of the offeree. The main effect of the mailbox rule is that the risk of acceptance being delivered late or lost in the post is placed upon the offeror. If the offeror is reluctant to accept this risk, he can always require actual receipt before being legally bound.

FALSIFICATION OF DOCUMENTS 18 USC 1001 In particular, this law bans three types of lies:

- (1) Hiding a material Fact;
 - (2) making a false statement; and
 - (3) using a false writing. United States v. Rodriguez-Rios, 14 F.3d 1040, 1044 (5th Cir. 1994).
- Prosecutors use this law in a variety of ways.

Whoever in any way or degree obstructs, delays, or affects commerce or the movement of any article or commodity in commerce, by robbery or extortion or attempts or conspires so to do, or commits or threatens physical violence to any person or property in furtherance of a plan or purpose to do anything in violation of this section shall be fined not more than \$ 10,000 or imprisoned not more than twenty years, or both.

"(b) As used in this section --

"(2) The term 'extortion' means the obtaining of property from another, with his consent, induced by wrongful use of actual or threatened force, violence, or fear, or under color of official right."
18 U. S. C. § 1951.

In Summa Corp. v. Cal. A landmark decision where it was stated the highest title a man can hold is a land patent called forward in one's good name protected by the Constitution and the treaties thereof.

There are no limitations on fraud once it has been exposed. Everybody loses something at the end of the day... except for the person who commits the fraud in this life time and in the here after life. For YaHuWaH/god is making record in His courts daily of the unjust enrichments.

Being Beneficiary of the Cestui Que Trust and you LILA DEAKLE Trustee may pay for recording fees out of Trust account, since it is apparent that all debts are pre paid from this Beneficiary account; HJR 192.

Autographed By: *Connie-Jean Harris, Beneficiary*

Connie-Jean: Harris, Beneficiary to the public
Social Security Cestui Que Trust
CONNIE JEAN HARRIS
All Rights Retained Without Prejudice

