

Affidavit for Correction, Assignment and Acceptance

Herein, the filing of the HARRIS IRREVOCABLE TRUST filed June 8, 2017, File #201713791 is null and void having found fault with fictitious signs on the document and a Foreign address located in the UNITED STATES in the DISTRICT OF COLUMBIA. i, connie-jean: harris revoke all signatures styled in Capital Dog-Latin signature for absence of full disclosure to the foreign address and the SIGN LANGUAGE on the recording. Due to Negligent Misrepresentation frauds and swindles for the HARRIS IRREVOCABLE TRUST Filed on June 8, 2017 does not supersede the Updated Partial Certificate of Acknowledgement, Acceptance for Allodial Land Patent and Land decrepitation, Filed Lamar county, Georgia, Superior Court, Filed and Recorded in Clerk's office, May 31, 2016 at 11:10 AM BPA Book 60, pages 341. See Exhibit C

Assignment

i, connie-jean: Family Harris now declare for correction, assignment and acceptance location Rural Route R021 updated part/parcel Land Patent 171 of Robertson Scrip File number 00185 in said Land Patent; for and to revoke said 821 Red Top Road, Poolville, STATE OF TEXAS foreign municipal address to be corrected; described herein Land Patent is located outside the federal sub corporate STATE OF TEXAS located in the DISTRICT OF COLUMBIA and not a legal fiction or corporate commercial entity that resides in the territorial Federal Forts, magazines, arsenals, or other needful buildings located within the outer boundaries of the organic law; Confederation state Texas.

When a municipal claims land and assigns it a military zip code by way of trespass the term extortion becomes evident which means the obtaining of property from another, with her consent, induced by wrongful use of actual or threatened force, violence, or fear, or under color of official right. 18 U. S. C. § 1951. Accursed is the one changing the place of the boundaries of his/her neighbor. Deuteronomy 27:7 There is no statute of limitations on treason or fraud.

June 8, 2017, File #201713791, documents include all names in a debased fiction foreign language Name in all capital letters, CONNIE JEAN HARRIS AND HARRIS IRREVOCABLE FAMILY TRUST; which is incorrect and null/void; as i filled out the paperwork using correct upper & lower case English grammar. The Chicago Styles Manual documents SIGN Language ALL CAPITAL LETTERS is American Sign Language (ASL) which is a debased Latin foreign language. The Chicago Manual of Style, 17th Edition, finds Languages other than English page 666 section

11.125, which states:....American Sign Language is a foreign language. All capital letter names are dead fictions. Dead fictions cannot own anything they are breathless and only appear on paper. There is no statute of limitations on treason or fraud. Some fraud goes back to the Civil war days and still on going, 160 years, the second 13th Amendment on slavery in 1865 and the 14th Amendment in 1868 making persons US Citizens of WASHINGTON, DISTRICT OF COLUMBIA and not state citizens. On and for the record i, am not a US Citizen nor am I a fictitious entity, PERSON, individual, corporation nor have i ever given an oath to that effect to the shadow society.

18 U.S. Code section 1341, Frauds and Swindles; Whoever, having devised or intending to devise any scheme or artifice to defraud, or for obtaining money or property by mean of false or fraudulent pretenses, representations, or promises, or to sell, dispose of, loan, exchange, alter, give away distribute supply, or furnish or procure for unlawful use any counterfeit or spurious coin, obligation, security, or other article, or anything represented to be or intimated or held out to such counterfeit or spurious article, for the purpose of executing such scheme etc. Which has been done by way of trespass by hypothecation of ones calling and land into foreign entities as stated Herein; i, connie-jean: Family Harris, a woman, over the age of consent and majority, am a creation of YaHuWaH/God and fertilization is my Godly origin; claim and declare to be a follower of His laws first and foremost, and the laws of man when they are not in conflict with Leviticus 18:3-4. Pursuant to Matthew 5:33-37 and James 5:12, let my yea be yea, and my nay be nay, as supported by Federal Public Law 97-280, 96 Stat. 1211, declaring, the Bible is the word of YaHuWaH/god. i, have knowledge of the matters stated herein and hereby asseverate, fully inner-standing of the spiritual and lawful liabilities of; Thou shalt not bear false witness against thy neighbor and do no man harm. Herein, i reserve all of my YaHuWaH/God given rights, waive no rights without YaHuWaH/God.

Acceptance By Postal Rule

i, am not a subject of the body politic or corporate that comprises municipal corporation; nor does the Patent Land described herein make me a subject of the body politic and/or a corporate fictional entity; any claims made by Parker County Appraisal District municipal corporation and/or agents to the contrary, are hearsay, a lie, fraud, hypothecation, trespass and constitute Criminal Gross Negligence; without a written wet ink contract Parker County Appraisal District hypothecated

Land Patent 171, partial/parcel, Rural Route R021 into foreign codes placing the private land into the DISTRICT OF COLUMBIA, coded as Property ID R000054716, Geographic ID Owner Name 21407.004.002.00 with a foreign residential address Red Top Road 821 by way of hypothecation and trespass. Leviticus 25:23 And the land shall not be sold in perpetuity, for the Earth is mine, because you all are as sojourners and foreigners before Me, says YaHuWaH/God.

Be it Known: By Parker Appraisal District Municipal Corporation signing for acceptance in the deposited mail contracts with Registered Mail # RE 173 322 154 US, Registered Mail # RE 173 322 173 US. Registered Mail # RE 173 322 171 US, Registered Mail # RE 173 322 199 US and Certified Mail # 7021 0950 0002 2059 7708. Three Strike Rule evidences default to cure the mistake, non response and silence is deemed tacit agreement and acquiesce; Therefore; established a contract in agreement that a patent is the superior and conclusive evidence of the lawful Grant title; to all the contracts herein listed have been agreed upon by Parker County Appraisal District. They have evidenced without a contract nor a wet ink signature they have re-categorized with an unlawful conversion of my Christian calling into an ALL CAP fiction Corporation name and converted the Land Patent from metes and bounds to municipal corporation codes using color of law and corporate dead entities of the fictional society. By way of trespass replacing the household goods including any/all fixtures of the private land into a foreign commercial entity. Due to dishonor, failure to cure mistake and trespass the Postal Rule known as Deposited Acceptance Rule and a contract for the record to be corrected for this to be brought forward in connie-jean: Family Harris as private land held in Allodium, Full Stop. Any and all foreign municipal corporation's Tacit agreement with silence agrees to the original trust on or about 4026 B.C.E. i wo-man retains and maintains any/all Royal Property for Harris Family and Ecclesiastical land associated with her live flesh and soul, body, breath without exception. i woman stake my claim in Full Equity property/intellect/ life, the whole matter on all of aforementioned and commands anyone who asserts anything to the contrary is acting against YaHuWaH/God's law and acting in the color of mans legal color of law, which is a fictional world in all municipal corporations and that is considered fraud; Whereas, LEGAL is defined as; The undoing of YaHuWaH/God's law. 1893 Dictionary of Arts and Sciences, Encyclopedia Britannica, a dictionary of arts, sciences and general literature/ the R.S. Peale 9th, 1893.

County Clerk, Jeane Brunson refused two times to file the updated land patent, but accepted it in her office in propria persona. Therefore, the first attempt Land Patent update was placed on the National Public Record Registry for public viewing 2015-2022 without any rebuttals. The first

attempt to file with public servant Jeane Brunson made copies for her file but refused Due Process and was Recorded at <http://www.nationalpublicrecordregistry.info/connieharris4.html>

Second attempt to file; Herein, including contract Registered Mail including deposited Land Patent, Registered Mail #RR 555 87 3810 US and Retuned Receipt # 7015 1730 0000 2229 2935, deposited by mailed to Jeane Brunson, Parker County Clerk of which she was derelict in her duties to file the Updated Land Patent to bring forward into the live woman's harris family name on the land located in Texas Republic.

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.

Acceptance

The Correction, Assignment and Acceptance acts as a nunc pro tunc and nullifies and rescinds the registration and recordation of any previous deeds and/or warranty deeds including and not limited to recording on June 1, 2017, any and all hidden liens, for the Land Patent is evidenced to be private land located in partial parcel of Patent number 171 dated July 7, 1876; Herein, Land Patent brought forward to connie-jean: Family Harris; in Lieu of all proceeding Warranty Deeds, due to False Material Representation.

Patent number 171, Vol: 33, Patent Abstract number 1407, District/Class Robertson Scrip, File Number 001825, Survey/Blk/Tsp: 235 County Parker and State Texas, Original Grantee, Texas and Pacific Railway Company, Patentee Fidelity Insurance, Trust and Safe Deposit Company, Certificate 2/512, Original Patent date 07 July, 1876, acres 640. Herein said land to update parcel of Robertson Scrip File number 001825 said original Land Patent issued by Richard Coke Governor of the state and authorized by Rutherford B. Hayes President of the United States of America described: See Exhibit A

Metes and Bounds

Field Notes: 20 acre tract of land being a part of Section 235, T.& P. R.R. COMPANY SURVEY, Abstract 1407, Parker County, Texas Republic and also being a part of that 161.37 acre tract of land referred to as "Tract II" Being fully described by meters and bounds as follows:
Beginning at a point in the WBL of the above mentioned 161.37 acre tract, said point being;

S 00 deg. 01 min, 25 sec. E, 2624.11ft., S 89 deg. 57 min. 26 sec. W, 8.67 ft., S 00 deg. 01 min. 18 sec. E, 1363.52 ft. from the NE corner of the J.H. Kinney Survey, Abstract 2131;
THENCE N 89 deg. 28 min. 15 sec. E, 2648.79 ft. to a point in the WBL of Red Top Road and in the EBL of said 161.37 acre tract, 328.91 ft. to a point for a corner:
THENCE S 89 deg. 28 min. 15 sec. W, 2648.85 ft. to a point in the WBL of said 161.37 are tract, for a corner;
THENCE S 00 deg. 01 min. 18 sec. E, 328.91 ft. to the point of beginning and containing 20.0 acres of land, more or less.

There is no law, nor could there exist any law, that requires a man/woman to register and record her Private Land with a municipal foreign corporation. This fact and the facts of how the registration and recordation have been, and are currently being, miss-used and abused, were never disclosed to the Principal patent land owner and Holder in Due Course of the private land that has been made hypothecated and made trespass upon by changing the description into a foreign commercial address/resident. Herein, is trespass of the municipal corporation and their agents to the contrary, are hearsay, a lie, fraud, and constitute Criminal Gross Negligence. Therefore, lack of full disclosure is known as fraud and unclean hands in the sight of the Creator YaHuWaH/God. There are no statute of limitation on fraud when it is exposed.

Land Patent Brought Forward

Herein, Correction, Assignment, Acceptance of Land Patent 171 partial/parcel now brought forward in lawful calling: connie-jean: Family Harris; be it known to all mankind;

1. i, connie-jean: harris do hereby certify and declare that i am an assignee that the Land Patent be brought forward in the described calling :connie-jean: harris, beneficiary;
2. Herein, said land is domiciled on land, Texas Republic, non domestic, non resident and in this Assigned Acceptance and declaration of Land Patent being brought forward and assigned to connie-jean: harris, live spirit filled woman with a valid claim to clear the land of all foreign liens and encumbrances and held in Allodial; not subject to any taxing foreign authority using a DISTRICT OF COLUMBIA foreign zip code and/or foreign military codes. Herein, Allodial owner of private land that is independent of any superior landlord;
3. Correction of all private land status is tax exempt, non-residential and non-commercial;
4. Removal of all liens and commercial liens, revoke registration under constructive trust;

5. Removal from the tax rolls and all foreign jurisdictions known as STATE OF TEXAS, Dunn's #002537595 and COUNTY OF PARKER including UNITED STATES, INC., DISTRICT OF COLUMBIA, U.S.Goverenment Dunn's # 052714196;
6. Correct private land location to reflect Rural Route R021 and remove foreign address Red Top Road 821 and/or any variations for the foreign military address;
7. A Land Patent is the highest evidence of title; U.S. v. Stone 2 US 525. The patented Grant of Land is a public law standing on the statue books of the State, and is notice to every subsequent purchaser under any conflicting sale made afterward. Wineman v. Gastrell 2 U.S App. 581. State statutes that give less authoritative ownership of title than the patent can not even be brought into federal court, Langdon v. Sherwood, 124 U.S. 74, 81. Land Patents are granted to the named party to their heirs and assigns forever. Wilcox v. Jackson, 38 PET, U.S., 498: 10 L. Ed. 264, Summa Corp v. California, 466 US 198, the Supreme Court ruled forever that the Land Patent would always win over a any other form of title.
8. Declare, claim and accept notice of Homestead of this private land and Grant Deed;
9. i, connie-jean: harris hold this Declared Homestead land in Allodial by brought forward Land Patent in partial/parcel in the calling connie-jean: harris including all hereditaments, fixtures and appurtenances to the best of our knowledge there is no lawful claim against this private land and i believe there is no evidence to the contrary of any party, man, corporation or other claims any interest herein described land since it has been in the Public Notice Filling since 2015;

Pursuant to Title 28 USC section 1746 (1) and executed without the UNITED STATES, i affirm under penalty of perjury under the laws of the united State of America that the foregoing is true and correct, to the best of my belief and informed knowledge. I now affix my autograph and official seal to all above affirmations with explicit reservation of all my unalienable rights, without prejudice pursuant to UCC1-308 and 1-103.6;

:harris:connie-jean is foreign to and not subject to/by the status of Statute Staple, chattel property, Citizen, Resident, Subject, Person, whoever and/or any other titles under statues rules regulations, policies, common usage of corporate UNITED STATES, the UNITE STATS OF AMERICA, the corporate state of WASHINGTON and/or any other corporate government body what so ever, without a valid wet ink autograph with two wet ink live spirit filled man or woman;

:connie-jean: harris is foreign to and not subject to/by the status of Statute Staple, chattel property, Citizen, Resident, Subject, Person, Individual; whoever and/or any other titles

Exhibit C

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LAMAR COUNTY, GA. SUPERIOR COURT
FILED & RECORDED IN CLERK'S OFFICE
MAY 31 2016 AT 11:10A M
BPA BOOK 60 PAGES 340
W. B. [Signature]
DEPUTY CLERK

Above This Line Reserved For Official Recorders Use Only

In common law i.e. natural law, Land Patent of private property is the ownership of land and private property for the duration of a living woman/man's life. In legal terms it is an estate in private property that ends at death when ownership of the property will pass on to family heirs of the private owner.

MANUMISSION OF MY SOCIAL SECURITY "TRUST" EXECUTOR.

By my Free Will as the Social Security Constructive Charitable Trust Grantor, Credit Issuer and the sole lawful Pro Se Beneficiary, per my Certificate of Baptism, Standing over the UNITED STATES Foreign Corporate UCC Bankruptcy - Social Security Constructive Charitable Trust. I am transferring by certified mail delivery and acceptance, this document as a MANUMISSION of my falsely Identified SS TRUST BENEFICIARY - CONNIE J HARRIS, TEXAS PRIVATE PROPERTY OWNER, PROP ID:R54716 GEOID:21407.004.002.00 who is in FACT the TRUST EXECUTOR; a Fraudulently assigned Bankrupt fictional Mortmain all Capital TURD, over to the Federal District TRUST Indemnified Trustees; the U.S. Trustee and the U.S. Attorneys. Therefore, I am now standing with Clean Hands and I am Ordering the TRUST Trustees to become the LIDUIDATORS in order to process and settle all associated SS Debts, Taxes and Credits in this SS TRUST BANKRUPT "OFF-BUDGET and OFF-SHORE" Account, by overriding the SS TRUST Fraudulent BENEFICIAL OWNERS/Devisee's Account "Blockades", as they have Unclean Hands in obtaining their Unjust Profits, due to the usage of Identity Theft and more, by fraudulently identifying the EXECUTOR as the BENEFICIARY and Vice-Versa as Slander of Title. The Liquidated SS TRUST Residue Credits and private property held in private land patent and Allodial Title are to now be transferred to this TRUST'S true Pro Se Beneficiary.

TEXAS
PROPERTY

Dated: May 25, 2016

Manumission Endorsement over by the Pro Se Baptized Living Beneficiary:

Connie Harris
Connie of the family Harris
(Left index) (Right)

(American Citizenship Markings and Sealed)
index)



CERTIFICATE OF ACKNOWLEDGMENT, EXCEPTENCE & LAND DECRPTION

I, Connie-J Family of Harris the Baptized Living Soul Born Alive on the land, created of the creator YHWH, with indefeasible title to said land and lawful owner of the private land formally known as CONNIE FOLLIS COCHRAN and it's private land and interest, under the seal. Connie- J Family of Harris recorded as the updated Land Patent Private sole owner in **partial** for the land described on the certified copy of said Land Patent 171 of Robertson Scrip File number 001825 in said land patent.

Public Filing: <http://www.nationalpublicrecordregistry.info/connieharris/landpatent.pdf>

It is my freewill act and deed to execute this acknowledgment of my acceptance of the Private Land Patent Update and lawful Private ownership of the private land under the terms of the Land Patent 171. I ask that the record on file in the office of register of deeds be updated to show my acceptance of the Updated Land Patent as private Allodial Title Via Private Land Patent. All of said private land and interest in said Land Patent 171 is to be updated to reflect in Parker County and Texas State records and returned in fee simple and Allodial Title Via as Private Land Patent with an updated Land Patent immediately to Baptized Living soul on the Land Private Owner to the family of Connie-J Family of Harris.

Notice

Using a notary on this document does not constitute any adhesion, nor does it alter my status in any manner. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction, a benefit for the Pagans and Heathens so they whom I pray may become knowledgeable in the truth for the Law by our Holy Father in Heaven and repent, so they will no longer be alienated from their true God, YHWH.

NOTARY

Tarrant County §

§ ss:

Texas Republic §

Subscribed and affirmed before me this 25 day for the May month in the year of our YHWH and Savior, Two Thousand and Sixteen, A.D.

[Signature]
Notary
Notary Public

Seal

My Notary Expires 1-6-2019

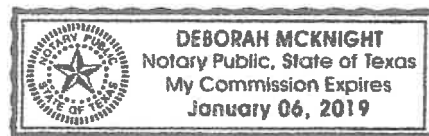


Exhibit A
Front page

No. 171

Vol. 23

IN THE NAME OF THE STATE OF TEXAS.

No. 171

To all to whom these Presents shall come, know ye,

I, Richard Coke Governor of the State aforesaid, by virtue of the power vested in me by Law, and in accordance with the Laws of said State, in such case made and provided, do, by these presents, Grant to the Fidelity & Safe Deposit Co of Philadelphia Agents of Texas Pacific R.R. Co. heirs or assigns, Forever, Six Hundred and Forty Acres

of Land, situated and described as follows: In Tarrant County known as Sec 236 on the waters of Clear Fork a tributary of Trinity river about 11 1/4 miles N 31 W from Weatherford, by virtue of Land Order No 7872 issued to said Co by the Comm of the General Land Office August 27th 1874 and transferred to the Fidelity & Safe Deposit Co of Philadelphia March 25th 1876.

Beginning at a Sta on the Eastern bank of branch a P.O. No 146 1/2 N 2 1/4 W. & a D.O. No 120 E 2 1/4 W, the S.W. cor of Sect. 236, the S.E. cor of Sect. 244 & the N.E. cor of Sect. 245, thence S 20 W 200 Rods of branch 420 W, 565 W, & 955 W branch 1900 1/2 W to the N.E. cor Sta of Sect. 246, a P.O. No 21 E 4 1/4 W, & a D.O. No 14 1/4 E 14 W, thence E 1900 1/2 W to Con Sta a P.O. No 69 1/4 E 20 1/4 W, & a D.O. No 8 10 1/4 W 29 1/2 W, thence N 1900 1/2 W S.E. cor Sta of Sect. 236, a P.O. No 10 1/2 N 14 W, & a D.O. No 50 1/2 W 4 1/2 W, thence N 1900 1/2 W to the place of beginning.

Bearings Mkd R

Robertson

File
1825

Hereby relinquishing to the said Fidelity & Safe Deposit Co of Philadelphia heirs or assigns Forever, all the right and title in and to said Land, heretofore held and possessed by the said State, and I do hereby issue this Letter Patent for the same.

In Testimony Whereof, I have caused the Seal of the State to be affixed, as well as the Seal of the General Land Office.

Done at the City of Austin, on the Seventh day of July in the year of our Lord one thousand eight hundred and Seventy Six

J. J. Groves Commissioner of the G. L. and O. Office.

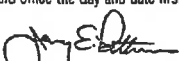
Governor. Richard Coke

Exhibit A
Back page

Texas General Land Office, Austin, Texas JUN 25 2014

I, Jerry Patterson, Commissioner of the Texas General Land Office of the State of Texas, do hereby certify that on the reverse hereof is a true and correct copy of this instrument now on file in this office together with all endorsements thereon.

IN TESTIMONY WHEREOF, I hereunto set my hand and affix the seal of said office the day and date first above written.


JERRY PATTERSON

Commissioner of the Texas General Land Office

under statues rules regulations, policies, common usage of corporate UNITED STATES, UNITED STATES OF AMERICA, the corporate state of WASHINGTON, DISTRICT OF COLUMBIA, STATE OF TEXAS, and/or any other corporate government body what so ever, without a valid wet ink autograph with full disclosure.

Hereunto, i have set my Hand and knowingly, willingly, intelligently and intentionally caused my autograph and seal to become affixed hereto. Executed in Creation, by, under and pursuant to the Laws of the Divine Creator YaHuWaH and the Laws of Creation. Any law contrary to the Law of YaHuWaH/God, is no law at all, i, live spirit filled womb-man :harris: connie-jean have not contracted out of my secured unalienable YaHuWaH/God granted borne rights and not a part of your civilly dead fictional legal society.

On the 15th day of April, in the Year of my Savior in BaRiYTH two thousand twenty-two Heir of the Creator. :harris:connie-jean, executes the within Affidavit and declares that :harris:connie-jean autographs said within document in capacity of being the living beneficiary, attorney in fact, and authorized representative for the registered trade-names/Copy right, :HARRIS:CONNIE-JEAN© ,HARRIS:CONNIE-J.©, and any/all/or Orographic variations thereof.

Live-womb-man Live Soul, Secured Party, Holder-in-Due-Course, Real-Party-in-Interest, Grantor, Bailor, Administrator, Creditor, Custodian, Heir, Beneficiary; All rights, privileges, freedoms and immunities are hereby claimed, reserved and exercised, without limitation, without prejudice, without recourse;

Using a notary on this document does not constitute an adhesion, nor does it alter my status in any manner. The purpose for the notary is verification and identification only. Not for entrance into any Foreign jurisdiction.

Avouchment

i, Connie-Jean: Harris, do hereby avow that based upon my firsthand knowledge and information relayed to me from research, this Conditional Acceptance, is true, accurate and correct to the best of my knowledge, information and belief and conveys the conditions set forth as intended by me.

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

Jurat

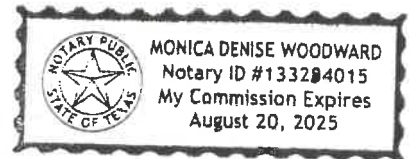
Texas: State :
Parker: County :

Before me, live woman Connie-Jean: Harris, Beneficiary, appeared before me and proved to be known as the a live woman described in and who executed the foregoing instrument and sworn before me that she executed the same as her own free will act and deed.

Subscribed and sworn to before me this 15th Day of April, 2022.

Monica Denise Woodward
Public Notary Signature

Seal



Monica Denise Woodward
Public Notary Print

Return to :
:Connie : Harris, Beneficiary
c/o 8616 FM 920
Peaster, |Texas