

Private Inhabitant

Attachment

Collins, Samuel Tucker Jr. Name Holder for,
SAMUEL TUCKER COLLINS JR., A Resultant Trust
2398 Hotel Street
Alcolu, South Carolina 29001
Phone 803 410 6608

Steve McKenzie Attorney For Frank Jones
2 North Brooks
Manning, South Carolina 29102

RE: Bill In Equity # 2022-000865

RECEIVED

SEP 02 2022

SC Court of Appeals

BY PRIVATE APPOINTMENT OF CLERK OF OFFICE OF THE REGISTER OF CHANCERY

PRIVATE CITIZEN OF THE UNITED STATES IN AMERICA OUTSIDE A "FEDERAL DISTRICT" WITHIN A NON-MILITARY OCCUPIED PRIVATE ESTATE NOT SUBJECT TO THE JURISDICTION OF "UNITED STATES"

NON BELLIGERENT and FRIEND THEREOF

BY SPECIAL and EQUITABLE

CAUSE EXTREME and URGENT

EXTRAORDINARY, SPECIAL and PRIVATE, RESTRICTED and

CONFIDENTIAL PROPRIETARY and PRIVILEGED

EXTRA & SPECIAL TERM

EXIGENT CIRCUMSTANCES, TIME SENSITIVE INJUNCTORY

RELIEF

EXCLUSIVE EQUITY JURISDICTION IN ARTICLE III, 2,

SUBDIVISION 1, OF THE CONSTITUTION FOR

THE UNITED STATES

OF AMERICA, AS AMENDED A.D. 1791.

EXCLUDING THE PUBLIC AND PRESS, NOT FOR PUBLICATION

SEALED FROM THE PUBLIC

[1917 24 JUDICIAL CODE; district courts have original jurisdiction

of equity causes. (see Hopkins' Judicial Code, p. 31).]

Quod non apparet non est; et non ap-paret judicialiter ante iudicium.
That which appears not is not; and nothing appears judicially before judgment.

I Am Who I Am (Exodus 3:14)

Deed of Disclaimer

Greetings Honorable Chancellor.

i beseech thee by the mercies of the Most Highest Creator, that you take judicial notice of this "Declaration of Covenant" between me and my Heavenly Father, pursuant to Exodus 20:1-6 the ancient book of law. Particularly verse three (3) which commands that "i Shall Have No Other Jurisdiction (god) Before His/Him". i also beseech you for an opportunity to be heard in the Jurisdiction of Equity where the **Righteous Judge of All Reigns Supreme**. I come in my father's name (family name), i have removed/withdrawn myself from the clandestine acts of 'dolus malus' devices of "Subrogation" which kept me in a Perpetual State of Separation (sin), and Subjugation (Jeremiah 51:45).

WHEREAS a trust arrangement cannot be forced upon the designated trustee, and one who has not previously accepted a trust or contracted in advance to do so can disclaim and refuse appointment as trustee for any reason (or no reason) whatsoever (TOA: Gilberts 149), and WHEREAS a sole trustee and sole beneficiary are one and the same person, the result is a merger of legal and equitable titles, defeating the trust and creating a fee simple in the person (TOA: Gilberts 159), and WHEREAS no particular words are required to form a trust, nor is it essential that any of the parties involved know or understand that the intended relationship is a "trust", if an effective transfer has been made, a valid trust exist even if the trustee is not aware of it (TOA: Gilberts 66, 274)

BE IT RESOLVED that, i, collins, samuel tucker jr, presents to all persons and to all men worldwide of my Deed of Disclaimer of all implied, voluntary and resultant trusteeships without sufficient lawful consideration for the legal derivation of names, characters and styled artifices including but not limited to: SAMUEL TUCKER COLLINS JR; SAMUEL TUCKER COLLINS; SAMUEL COLLINS; SAM COLLINS as proof of my **redemption** back to the Creator's Jurisdiction (land of the living), i offer: the five (5) books of Moses, Torah Law, and the Minnesota Business Name Certificate (assumed name) Certificate of Good Standing, Certification of Record and Certificate of Existence and Registration.

Being active and in good standing, these devices in equity have **re-warded** back to me the Sacred Name in my father. i come now in my family name collins, samuel tucker jr, "Equity Acts in Personam", with the full powers as heir and in **full life, without the jurisdiction** of "graven images and likenesses" e.g. 'SAMUEL TUCKER COLLINS JR, and without the "JURISDICTION of the (GOD) OF THIS WORLD". **Said deed of disclaimer, relates back to the first instance, november the tenth day, nineteen hundred sixty six, the Creation Date of the Resultant Trusteeship Person/Fiction deposited on the Bond Certificate of Live Birth, created without**

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my consent and due to the inadequate, mental/lawful/legal liability and state as a ward, infant, and/or incompetent to avail myself of my rights and options. "Pleading the Baby Act".

"One who comes in equity must come with clean hands"; proverbs 24 4-5, He that hath clean hands, and a pure heart; who hath not lifted up his soul unto vanity, nor sworn deceitfully. 5 He shall receive the blessing from the Most High, and righteousness from the God of his salvation.

Honorable Chancellor, Equity does what ought to have been done. As an arbiter of justice, you are compelled by 'higher law' to right/reverse this egregious act of Trespass against beneficial holder, the "son of the Living Creator" and all property, titles and deeds. In the maxim recorded in Psalm 84:2 it states, "My soul longeth, yea, even fainteth for the Courts of the LORD: Chancellors have the sacred honor by the Most High Creator to Execute Righteous Judgement among we His people, as proclaimed in Judges 2:16, "Then the Lord raised up judges who delivered them from the hands of those who plundered them"; Also, 2nd Chronicles 19:6 And He said to the judges, "Take heed what ye do : for ye judge not for man, but for the LORD, who is with you in the judgment".

Chief Clerk/Judge's Law Clerk/Clerk of Circuit Court, I wish to make a special filing by a Private Inhabitant in the United States to invoke the exclusive rules of equity jurisdiction. I demand this matter be sealed, on the "Register of Chancery", a Judge authorized to proceed by authority of Article III, Section 22 Subd, 1 of the Constitution for the United States of America.

"Show cause why this private matter cannot be handled privately", at law proceedings are damaging rights to possession, title and interest in a private trust that only inherent equity as the sole exclusive jurisdiction to recognize. The lower courts are illegally and unlawfully causing irreparable harm to the private holder of right, title and interest.

"Show cause why my rights as a Private Inhabitant should co-mingle with those rights of the public, enemies, belligerents and rebels, or be it resolved this cause shall proceed SEALED and Ex Parte." I know who the beneficiary of the trust is and I reclaim all rights and titles to the trust as sole beneficiary.

Private trust is a special matter and due to exigent circumstances I am invoking a court of equity to protect the interest of a private trust that cannot be seen by this court at-law; when there is a conflict between the rules of Law and the rules of equity over the same subject matter then the rules of equity shall prevail.

Prayers for Declaratory Relief of the rights, duties, powers, privileges and immunities between the parties; General and Special Relief, with particularity, AND THAT YOUR ORATOR MAY HAVE SUCH FURTHER AND OTHER RELIEF IN PREMISES AS THE NATURE OF THIS CASE SHALL REQUIRE AND AS TO YOUR JUDGESHIP SHALL DEEM JUST.

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Notice of Laws of the Case under Maxims and Gibson first 64 Sections 1) I hereby grant personal and subject matter jurisdiction to the Court for the purpose of adjudication under the rules of equity and its body of Maxims and Jurisprudence; 2) show cause why said rules and jurisprudence of equity cannot be abided by or be it resolved so it is written so let it be done.

The rights in my defenses are not cognizable at Law and the rights in my defense are purely equitable.

By the power endowed into my spirit, my being, my energy, my soul and intellect by my Creator, I humble myself and beseech the Honorable Chancery of the United States District Court who is the original intermediate level courts of the United States federal court system. They were established by the Judiciary Act of 1789.

Notice/Declaration/Proclamation of No/NonConsent

For and on the record, i, collins, samuel tucker jr, a Private Inhabitant, Possessor and Business Name Holder, for resultant trust SAMUEL TUCKER COLLINS JR, shall not, can not will not, did not, would not, could not **Under Any Circumstance**, knowingly or unknowingly, authorize any/every/ and all LEGAL FICTIONS, CORPORATE FICTIONS FEDERAL FICTIONS, STATE FICTIONS, COUNTY FICTIONS, CITY FICTIONS, QUASI ENTITIES ((AND ALL THEIR SUBDIVISIONS), pursuant to Psalm 19:3 **“There is no speech nor language, where their voice is not heard.”** , i Never/Ever Give/Gave Consent to any/all “fiction(s), nor did i give/transfer/surrender the Endowed Authority and or Power to Administrate the Private Spiritual and Business Affairs in commerce in the name styled like: **“SAMUEL TUCKER COLLINS JR”** and Any and All Banal Derivations, Styles and Characters. For said Powers and Authorities are **Inalienable, not mine to give/transfer/surrender**, but are “The Gift of **“Real/True Life”, Creator’s Holy Breath,**” endowed within me as an Heir, by Covenant with the Most Highest Creator, **(Genesis 2:7) And the Most High formed man of the dust of the ground, and breathed into his nostrils the breath of life; and man became a living soul..** This is in accord with all i hold sacred according to my Religious Dictates and Beliefs in and from the Supreme Universal Creator.

The higher laws of Equity, extinguishes and annihilates all Bills in Equity, certificates of birth, identification cards, social security cards and any other device or artifice, used to create a secret resultant trust relationship that steals away the “Gift of Life”. See Jeremiah 51:45 “My people, go ye out of the midst of her, and deliver ye every man his soul from the fierce anger of the Most High”. Any device or artifice that was/is/or will be established created without collins, samuel tucker jr’s consent and endorsement, are null and void, lacking any validity.

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I, collins, samuel tucker jr, private name holder for SAMJEL TUCKER COLLINS JR, Grantor, a resultant trust, having knowledge of the above Deed of Disclaimer and being competent to witness, that the above is true, complete, and correct, and not misleading, the truth, the whole truth, and nothing but the truth.

august thirtieth day nineteen hundred and twenty two

By: collins, samuel tucker jr
Collins, Samuel Tucker Jr.

WITNESSESS, pursuant to, Deuteronomy 19:15 "at the mouth of two witnesses, or at the mouth of three witnesses, shall the matter be established". Kjv.

Witness Riley, Bruce Bay 8/31/2022
Date

Witness el, yelik bey 8-31-22
Date

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