

RECEIVED

JUL 03 2024

S.C. SUPREME COURT

AFFIDAVIT OF SPECIFIC NEGATIVE AVERMENT

RECORDING REQUESTED BY

Newitt-Rodney: Walker

RE: DOCKET NUMBER 2023-001052

c/o Rodney Walker Attorney-In-Fact

638 Greentown road

Georgetown SC [29440]

RECEIVED

Jul 03 2024

SC Court of Appeals

AFFIDAVIT OF SPECIFIC NEGATIVE AVERMENT

Definitions: The term Asservant (Newitt-Rodney: Walker) a living sentient being possessing all the corporeal and incorporeal hereditament rights granted under the Creator, in the status de-jure National of South Carolina. The terms I, me, my, mean Newitt-Rodney: Walker. The terms your\you means any and all persons d\b\ a Georgetown Police Department, Georgetown Circuit Court and Georgetown District Attorney(s) any and all of their employees\principals\agents\assigns\successors\heirs\nominees who act in regard to this matter.

The term your offers means the Charging Instrument titled NEWITT RODNEY WALKER vs THE STATE OF SOUTH CAROLINA, in regards to DOCKET NUMBER 2023-001052 which are hereby conditionally accepted for value. The term Proof of Claim means a signed record of assessment, affidavit of the nature and cause of the claim and underlying documents setting forth essential facts.

1. Asservant herein Newitt-Rodney: Walker state that I am competent and being of the age of majority affirm that my "yes" be "yes" and my "no" be "no" and that the following facts are true, certain, correct, and not misleading under the penalty of the Creator's Law of bearing false witness, and,
2. Asservant has not seen or been provided any evidence that Indemnifies me with an asset money bond for the damages you will create by enforcement of any liens and/or levies nor does Asservant believe any such evidence exists, and,
3. Asservant has not seen or been provided any evidence that a certificate of proof of claim setting forth essential facts for said alleged claim has been presented, and,

4. Asservant has not seen or been provided any evidence that his conditional acceptance of your offer, does not prove he agrees to discharge and offset any liability associated therewith, as set forth in the conditional acceptance above, and,
5. Asservant has not seen or been provided any evidence that you have or can produce a signed record of assessment nor does Asservant believe any such evidence exists, and,
6. Asservant has not seen or been provided any evidence that Asservant established an account for goods\services receivable with you which makes Asservant liable for your claim nor does Asservant believe any such evidence exists, and,
7. Asservant has not seen or been provided any evidence that Asservant received a benefit, gain, or advantage that made Asservant liable for your claim nor does Asservant believe any such evidence exists, and,
8. Asservant has not seen or been provided any evidence that you may lawfully interfere with private contracts made with others, and,
9. Asservant has not seen or been provided any evidence that you are not still bound by your oath of office to ensure fair and equitable outcomes for all, and,
10. Asservant has not seen or been provided any evidence that you have a delegation of authority to attach levies against a natural man without cause nor does Asservant believe any such evidence exists, and,
11. Asservant has not seen or been provided any evidence that you have a delegation of authority to attempt to unlawfully convert Newitt-Rodney: Walker's property, and,
12. Asservant has not seen or been provided any evidence that you did not know or cannot discover that primary liability rests upon the maker of an instrument, that instrument being the charging instrument which began this case and was presented by you, unless the other party refuses to pay or perform, and that Asservant has NEVER refused to pay or perform nor does Asservant believe any such evidence exists, and,
13. Asservant has not seen or been provided any evidence that this offer is NOT evidence that Asservant offered to discharge liability conditioned upon proof of claim nor does Asservant believe any such evidence exists, and,
14. Asservant has not seen or been provided any evidence that you are not liable for the amount you are seeking should you refuse to provide a certificate of proof of claim, and,

15. Asservant has no knowledge or understanding that the natural man must be held directly or vicariously liable for a commercial infraction, and therefore is instructing his council to enter a plea of confession and avoidance, and,
16. Asservant has not and will not deny any facts or allegations made in regards to the above referenced docket, and,
17. Asservant has no intention of creating any controversy and does not claim to understand any of the proceedings. Any understanding made on the record is hereby revoked.

All Rights Reserved - Without Prejudice - Non Assumpsit

Date: 6/7/24 By: Newitt Walker

Newitt-Rodney: Walker,

Natural Man

% Rodney Walker Attorney-in-fact

638 Greentown road

Georgetown SC [29440]

Witness Signatures

Witness #1 Name: Cynthia Green

Witness #1 Address: 638 Greentown road

Witness #1 Signature: Cynthia Green

Witness #2 Name: Elizabeth C. Trappier-Young

Witness #2 Address: 60 Dandelion Ct. Georgetown S.C 29440

Witness #2 Signature: 