

Juan Manuel Rueda, Jr.  
RR1  
The United States of America  
Global Postal Code-NAC: 850H2 MR7C8  
Phone Number: 1904-586-5319  
Email: jrpbizbox@yahoo.com

## AFFIDAVIT

Comes now, Juan Manuel Rueda, Jr. (hereinafter "Affiant"), being of lawful age, qualified and competent to testify and having firsthand knowledge of the following facts, does hereby declare that the facts stated herein are true, correct and not misleading to the best of Affiant's knowledge and belief:

- 1) On or about October 10, 2010, Affiant and Deborah Ann Stout aka Debi (hereinafter "Stout"), married in Georgia (see Exhibit 15 A & 17\*).
- 2) On or about November 9, 2011, Stout without Affiant's consent took and secreted Affiant's son (hereinafter "Azaryah"), away from Affiant (see Exhibit 15).
- 3) On or about January of 2012 (two months after leaving), Stout and her family in a further attempt to keep Azaryah away from Affiant, decided to use Child Protective Services (hereinafter "CPS"), against Affiant by filing a fraudulent claim that Affiant "abused" (spanked) Azaryah. An investigation was done and Stout's claims were proven to be false. However Stout's claims hurt Azaryah, by Azaryah getting frightened, pricked, prodded and receiving doses of radiation via 23 unnecessary x-rays during the CPS investigation (see Exhibit 43\*).
- 4) On or about the time of the CPS investigation Affiant discovered that Stout's uncle (who Azaryah and Affiant had not met and who supposedly lived in either northern California/Washington state) made the bogus hearsay report against Affiant to CPS (see Exhibit 43\*).
- 5) On or about March/April of 2012, Stout and Affiant reconciled, moved back in and relocated together to Florida (see Exhibit 15).
- 6) After relocating to Florida Stout and Affiant got pregnant. Affiant was unable to find work which caused marital problems. Affiant believes Stout had a mood disorder, because Affiant was told by mutual friends of Stout and of Affiant that Stout was depressed and wanted to leave Affiant (again). Stout told Affiant that Stout missed the friends Stout had before marrying. Stout threatened Affiant to disappear forever with Affiant's children. Stout blamed Affiant for financial problems; yet Stout did not contribute financially by working during entire time Stout lived with Affiant. Affiant believes Stout was not ready for commitment, so Stout resented Affiant (see Exhibit 15 & 35).
- 7) On or about early October of 2012, Stout, Azaryah and Affiant camped for 8-9 days. During said time Azaryah had a severe yeast infection/diaper rash that was seen by a few women there. The yeast infection stayed on Azaryah until on/about the time of October 13, 2012.

8) On or about October 15, 2012, Stout without Affiant's consent took and hid Affiant's children from Affiant until the present time (see Exhibit 15).

9) On or about June 18, 2013, Affiant attended hearing #1 at the 196<sup>th</sup> District Court in Hunt County, Texas. Affiant believed Affiant would be given a fair hearing and that Affiant could find remedy at said court. Instead Affiant met a state-based industry that profits from divorce/ domestic violence procedures and decisions in court. Said court favored Stout (mother) by using a feminist agenda that violated Affiant's (father) human, children's, religious and cultural rights.

10) In said hearing (case # 79359) Judge George Martinez (hereinafter "Martinez"), was religiously profiling and displayed religious discrimination towards Affiant. Martinez wanted Affiant to remove Affiant's religious headpiece (hereinafter "yarmulke"). Martinez commented and appeared annoyed because Affiant was wearing yarmulke. Affiant was insulted, humiliated; and Affiant's human, children's, religious and cultural rights were violated (see Exhibit 18 D & 50).

11) On or about August 20, 2013, Affiant attended hearing #2 at said District Court (annex) in said County, Texas; and before said hearing began this occurred: Affiant is Jewish, and as a result wore said yarmulke in court. Martinez told Affiant to take yarmulke off. Affiant told Martinez yarmulke was a requirement of Affiant's religion; Martinez laughed and said "You and your religious headpiece can wait outside". Afterward Affiant didn't feel Affiant could get a fair hearing in said court because Martinez was already against Affiant because of Affiant's religion. Martinez also presided over hearing #1, and tried to make Affiant remove yarmulke then as well. Affiant had already told Martinez that yarmulke was worn by Affiant for religious purposes. (see Exhibit 50). Affiant's human, children's, parental, religious and cultural rights were violated by Martinez, so whenever Affiant tried to bring out the truth or uphold Affiant's human/children's/parental/religious/ cultural rights Martinez called it "**outbursts**" and threatened Affiant with contempt of court (see Exhibit 49 & 50).

12) On or about August 20, 2013, Affiant waited in court (annex) lobby for hearing #2 to begin and witnessed Stout's friend Chris Harris (hereinafter "Harris"), mishandle Affiant's daughter when Stout went to the restroom. In Stout's e-book/book Stout named Harris by the pseudonym: Max. Stout also named Affiant's daughter (hereinafter "Shulamit"), by the pseudonym: Annaviyah. Harris repeatedly tossed and caught (3-4 month old) Shulamit up in the air like a ball, and risked injuring Shulamit. Harris then repeatedly spanked Shulamit to stop Shulamit's crying. Affiant was concerned for Shulamit and sped across the lobby, entered the private waiting room and told Harris to let Affiant hold Shulamit (see Exhibit 18 A-C, 21 A-B & 49 A-B). Stout's attorney Elisha M. Hollis (hereinafter "Hollis"), and Tim (Stout's dad) were also in said waiting room. Tim was turned away from Harris, but Hollis sat in front of a glass block wall facing Harris, yet Hollis did not tell Harris to be careful with Shulamit (see Exhibit 21 A-B). During

said hearing Affiant told Martinez that Affiant witnessed the mistreatment of Shulamit, but Martinez did nothing. When Affiant mentioned it, Hollis laughed (see Exhibit 49 B p. 11 & audio 49:00).

13) On or about September 12, 2013, Affiant attended hearing #3 at said District Court in said County, Texas. At said hearing former Judge Steve Tittle aka Stephen R. Tittle, Jr. (hereinafter "Tittle"), and Hollis repeatedly violated Affiant's human, children's, parental, religious and cultural rights. Affiant informed Tittle and Hollis many times that on that particular day it was Affiant's religious (solar-lunar) Sabbath day of rest, that Affiant observed then (see Exhibit 15). Hollis said Hollis didn't know what Affiant was talking about. Hollis ignored Affiant, and Hollis and Tittle kept violating Affiant's human, children's, parental, religious and cultural rights (see Exhibit 46 & 48).

14) Tittle, Hollis and Stout violated Affiant's human, children's, parental, religious and cultural rights (see Exhibit 34). Tittle, Hollis and Stout also interfered (thrice) with Affiant's private covenant/contract between Affiant and the Creator Yahwah Elohim by forcing Affiant to: break/profane/not set apart the Sabbath, travel (4 hrs.) on the Sabbath, not rest/not be able to worship by being summoned under short notice (2 days) to go to and proceed in court on the Sabbath -even after being repeatedly told by Affiant that it was Affiant's Sabbath, and that Affiant did not want to violate it (see Exhibit 15). The rights of Affiant's children are also being violated by Tittle, Hollis and Stout by: not allowing Affiant to teach Affiant's seed (children) about/how to guard the Sabbath (see Exhibit 48).

15) Affiant's second private covenant/contract (brit milah/covenant circumcision) between Affiant and the Creator Yahwah Elohim that was and is being interfered with and the rights of Affiant's children that are being violated by Tittle, Hollis and Stout are: not allowing Affiant to teach Affiant's seed (children) about/how to guard said covenant (see Exhibit 16 & 48).

16) The third private covenant/contract between Affiant and the Creator Yahwah Elohim that was and is being interfered with and the rights of Affiant's children that are being violated by Tittle, Hollis and Stout are: not allowing Affiant to teach Affiant's seed (children) about/how to guard Yahwah's Word(s)/the Zadokite Calendar (see Exhibit 48).

17) Affiant left said hearing when Tittle (who later resigned from office) made Affiant fear for Affiant's life, when Tittle began practicing psychology without a license -by attempting to get Affiant to undergo psychiatric examinations. Tittle asked Affiant's adversary (Stout) psychiatric questions about Affiant. Tittle tried to discredit and use psychological ploys against Affiant as if the former Judge Tittle was a licensed psychologist. Affiant told Stout, Hollis and Tittle many times that Affiant would leave and left (see Exhibit 46).

18) After Affiant left said hearing, Tittle, Hollis and Stout took advantage of Affiant's absence, by Stout testifying without Affiant being present. Stout later wrote in an e-book/book Stout published, that Stout stated during same hearing that Affiant abused Azaryah, when Affiant once paddled Azaryah with a paint mixing paddle (see Exhibit 14). Stout wrote that Azaryah developed a "black and blue bruise from the spanking". Affiant believes the alleged "mark" (bruise) may actually have been Azaryah's yeast infection/diaper rash; (Mongolian) birthmark or it was the staining effects of applying iodine ointment on the yeast infection (see Exhibit 39 & 44-45).

19) Said yeast infection started, because a week prior Stout, Azaryah and Affiant camped for 8-9 days. Stout and Affiant had duties, so Stout and Affiant could not check on Azaryah as Stout and Affiant normally would when at home. Stout and Affiant were also inexperienced in dealing with yeast infections/diaper rashes. So, Azaryah developed a severe yeast infection/diaper rash, and a few women there either saw or knew about it (see Exhibit 39-42). In said e-book/book Stout named Azaryah by the pseudonym: Zayden (see Exhibit 42 A). Stout already attempted to use Azaryah's Mongolian birthmark against Affiant, in order to falsely accuse Affiant of abuse towards Azaryah (see Exhibit 43\* & 44).

20) On or about August 1, 2014, Tittle was forced to abruptly resign amid several controversies (see Exhibit 47 A-E).

21) On or about July 21, 2015, Affiant learned by reading Stout's (aka Lisa/Debi Carlson's) book that Stout again alleged that Affiant put a "mark" on Azaryah's rear, and this was why Stout and Stout's friends (accomplices via Virginia) left kidnapping Affiant's children. This occurred about a week after Stout, Azaryah and Affiant attended said camping feast. Since Affiant wasn't there to defend Affiant at the remainder of the September 12, 2013 hearing, Affiant doesn't know if the "mark" was actually Azaryah's yeast infection, Mongolian birthmark or a stain caused by the iodine ointment that Affiant and Stout were applying on Azaryah's rear at that time (see Exhibit 39-42 & 44-45).

22) Affiant believes Stout is driven by anger, spite and revenge. Stout stated in Stout's book of being a victim and afraid; yet Stout aka Lisa/Debi Carlson published a book, so the alleged fear makes no sense.

23) On or about July 13, 2015, Affiant gave Stout a divorce letter that Stout asked for so Affiant could see Affiant's children more often (see Exhibit 37). Yet, Stout only allows Affiant to see Affiant's children if/when Stout wants. Stout does not communicate with nor tells Affiant anything (for 4+ yrs.) about how Affiant's children are doing.

24) Stout has shown bad intentions, like having a knife when Affiant visited with Affiant's children on or about August 28, 2015, this makes Affiant fear for Affiant's life because Stout may hurt Affiant while Affiant visits Affiant's children (see Exhibit 36).

25) Stout wrote a letter in Stout's prior relationship, where Stout left in way similar to how Stout left Affiant (see Exhibit 35).

26) On or about September 12, 2013, Affiant was dispossessed/lost custody of Affiant's children after walking out of a hearing. If Affiant knew this would happen, Affiant would have stayed in order to defend the rights of Affiant's children despite the many human/children's/parental/religious/cultural rights violations, etc. committed against Affiant.

27) Affiant was made a visitor by limited supervised access/visitation. Affiant's visitation rights were limited as if Affiant isn't trustworthy to interact with Affiant's children without causing harm to them.

28) Affiant believes Stout and Stout's friends/relatives contrived against Affiant when Stout was aided in taking Affiant's children and when Stout used "The Silver Bullet Technique". Said technique helped Stout kidnap, alienate Affiant's children, interfere with Affiant's relationship with children, and put Affiant and Affiant's children through (4+ yrs. of) pain and suffering (see Exhibit 32, 38 & 48).

29) Stout intentionally took Azaryah and Shulamit, and has hidden both from Affiant (4+ yrs.) and has violated Affiant's human, parental, political, religious and cultural rights without any thought or care for the children's rights. Stout has used said court to violate the rights of the children and by violating Affiant's said rights Stout is violating the rights of the children (see Exhibit 34 & 48).

30) On or about July 21, 2015, Affiant learned that Stout wrote/published an e-book that Stout claims is true (see Exhibit 3, 6, 10, 23-27 & 29-31) entitled "*Bait and Switch / Bait & Switch / BAIT AND SWITCH*" (see Exhibit 3-7, 9-12 & 22-30). Within which, Stout labeled Affiant a "sovereign citizen" (see Exhibit 8).

31) Affiant believes Stout adopted this inflammatory label against Affiant from Judge J. Andrew Bench (hereinafter "Bench"), as it was Bench that initially referred to Affiant as a "sovereign citizen" while Bench presided over a child support hearing on or about September 30, 2014, between Affiant and Stout (see Exhibit 1-2 & 8). At said hearing Affiant told Bench that Affiant did not understand the label and denied being a sovereign citizen (see Exhibit 1 & Exhibit 2, paragraph 1).

32) Affiant now feels Affiant may be targeted knowing enforcement officers on the street are encouraged to serve as judge, jury and in the case of the killing of an accused, executioner (see Exhibit 1-2, 8 & 13 A-J\* & <http://reignoftheheavens.com/?p=2340> & <https://www.youtube.com/watch?v=DDjnRKUE8yc>).

33) In said e-book Stout used the pseudonym: Lisa Carlson (see Exhibit 4-7, 9-12 & 22-31).

34) In said e-book Stout named Affiant by the pseudonym: Dameon (Ruiz) (see Exhibit 1-2, 8, 10, 12, 22-26 & 28-29).

35) On or about November 30, 2015, January 3, 2016 and January 25, 2016 Stout promoted said e-book on YouTube, Facebook and as of March 21, 2016 Stout released said e-book in paperback print (see Exhibit 4, 6-7 & 5).

36) On Stout's Facebook page Stout has promoted/promotes said e-book/book using the alias: Debi Carlson (see Exhibit 5 & 23).

- 37) Stout has promoted/sold and/or is promoting/selling said e-book/book under the pseudonym: Lisa Carlson on Amazon.com, the Kindle app, barnesandnoble.com, goodreads.com, tomoson.com, readersfavorite.com, prwire.com.au, etc. (see Exhibit 9-12 & 22-31).
- 38) Stout has obtained/is obtaining "black market" currency by selling said e-book/book (see Exhibit 9-10, 12, 22 & 25).
- 39) Stout & Bench violated all (30) of Affiant's human rights by attempting to murder Affiant (see Exhibit 1-2 & 8).
- 40) Stout violated Affiant's/Affiant's children's religious rights in Stout's e-book/book by defaming Affiant's beliefs as a "religious cult" (see Exhibit 12).
- 41) Stout has created alienation between Affiant and Affiant's: children, family, friends and associates (see Exhibit 32).
- 42) Affiant's reputation is now tarnished via negative public comments on Stout's e-book/book reviews (see Exhibit 6).
- 43) Stout (and the Respondents) used/is using a foreign court (system) to violate Affiant's human, children's, paternal, religious, political and cultural rights. Said foreign court forced/is forcing an American National to pay child support charges using Federal Reserve Notes - a private religious script not recognized by its U.S. Constitution nor any currency not recognized by The United States of America. Said violations are done using Title 42 US Code 666, and all actions taken to enforce it have been condemned by the reign of the heavens society Temple (see Exhibit 33 & 34 A pg. 16). Enforcement is also done using the Social Security Act Title IV-D and the Texas Family Code, etc. The Government of The United States of America is not and American Nationals are not subject to harassing taxation demands, requests or threats of any kind from any foreign corporation, association, government, or other sovereign entity (see \*Exhibit 51). Affiant knows it is not a crime to not pay child support and Affiant was brought to district court and to Affiant's understanding district court is criminal court.
- 44) In district court (196<sup>th</sup>) Affiant experienced **malicious prosecution** (barratry) by several of the members of a private association (judges & attorneys). Affiant found no remedy and believes there was none there; in district court (410<sup>th</sup>), nor in (JOP Pct. 2) court (see Exhibit 19).
- 45) Affiant witnessed an unfair family law court that went after Affiant simply for being the non-custodial parent in a child support case. Since (men) fathers make up the majority of said cases, it is "gender profiling", "gender based discrimination" and is a "gender biased hate crime" called **misandry** -the hatred of men (see Exhibit 20).
- 46) On or about August 5, 2016, Affiant contacted Affiant's sister to arrange a visit with Stout to see Affiant's children. Stout agreed to let Affiant's sister/family visit children, but said Affiant could not unless Affiant made arrangements with an official supervised visitation center. Stout said Stout and Stout's dad don't ever want to see Affiant again and that Affiant "is too unpredictable". Affiant thinks Stout was

coached by a lawyer due to usage of this phrase by legally-coached law enforcement officers (see [http://humanrightstribunal.international/?wpfb\\_dl=188](http://humanrightstribunal.international/?wpfb_dl=188) pg. #3).

47) Affiant wants full and retroactive custody for time away from Affiant's children (4+ yrs.) and for emotional, physical, psychological abuse and damage from traumatic experiences caused by Stout like parental alienation syndrome (see Exhibit 32). Stout's visits with children can be at a neutral location like during Zadokite Calendar religious services (64+ times per year).

48) Affiant waited so long to bring this action because it took Affiant this long to articulate what Affiant knew all along. Nunc pro tunc/Now for then.

**\*Exhibits available upon request.**

**Exhibit 1-11** (PDFs)

**Exhibit 12** (Religious Cult PDF)

**Exhibit 13 A-J\*** (Sov. Cit. PDF, link & article\*) **\*see PDF**

**Exhibit 14** (The Social Compact Act of 10-07-2013- Father and Mother to Discipline Their Children PDF & link) <http://theunitedstatesofamerica1781.com/download/the-social-compact-act-of-2013/7.11-FATHER-AND-MOTHER-TO-DISCIPLINE-THEIR-CHILDREN.pdf>

**Exhibit 15** (A: MJK Affidavit & B: RK Affidavit PDFs)

**Exhibit 16** (Brit Milah PDF)

**Exhibit 17\*** (video\* *If needed*)

**Exhibit 18 A-F** (PDF)

**Exhibit 19 A-B** (A: 410th D. Ct-14-04-04047 & B: JOP Pct. 2-SC0076 PDFs)

**Exhibit 20 A-B** (Men's Human Rights video & Misandry info. PDF)

**Exhibit 21** (A: Harris & Hollis video & **B: Response Letter to T.S.**)

**Exhibit 22** (link)  
[https://www.amazon.com/Bait-Switch-Life-Two-Faced-Narcissist-ebook/dp/B011WZIUN0?ie=UTF8&ref=aw\\_sitb\\_digital-text&ref=redir\\_mobile\\_desktop](https://www.amazon.com/Bait-Switch-Life-Two-Faced-Narcissist-ebook/dp/B011WZIUN0?ie=UTF8&ref=aw_sitb_digital-text&ref=redir_mobile_desktop)

**Exhibit 23** (link)  
<https://www.facebook.com/Bait-and-Switch-680552682031320/?fref=ts>

**Exhibit 24** (link)  
[https://www.youtube.com/watch?v=4y\\_AyJDCMiU&app=desktop](https://www.youtube.com/watch?v=4y_AyJDCMiU&app=desktop)

**Exhibit 25** (link)  
<http://www.barnesandnoble.com/w/bait-and-switch-lisa-carlson/1123593075?ean=9781530108725#productInfoTabs>

**Exhibit 26** (link)  
<https://www.goodreads.com/book/show/25943984-bait-and-switch>

**Exhibit 27** (link)  
[https://www.goodreads.com/author/show/14817141.Lisa\\_Carlson](https://www.goodreads.com/author/show/14817141.Lisa_Carlson)

**Exhibit 28** (link)  
<https://www.tomoson.com/promotions/view/bait-and-switch>

**Exhibit 29** (link)  
<https://www.tomoson.com/promotions/view/bait-and-switch-1>

**Exhibit 30** (link)  
<https://readersfavorite.com/book-review/bait-and-switch>

**Exhibit 31** (link)

<http://prwire.com.au/pr/57080/amazon-announces-the-release-of-bait-and-switch-a-true-story-about-domestic-violence-and-survival>

**Exhibit 32** (A: link & B: PAS video)

<https://www.psychologytoday.com/blog/caught-between-parents/201106/parental-alienation-is-emotional-abuse-children>

**Exhibit 33** (link)

<http://reignoftheheavensocietytemple.international/2016/08/the-reign-of-the-heavens-society-temple-condemns-title-42-code-666-and-all-actions-taken-to-enforce-it/>

**Exhibit 34** (A: 3<sup>rd</sup> Hearing Decision via Hollis PDF [pgs. 3-4], B: The Social Compact Act of 10-07-2013- Father Will Have Authority Over Children PDF (link)

<http://theunitedstatesofamerical781.com/download/the-social-compact-act-of-2013/7.10-FATHER-WILL-HAVE-AUTHORITY-OVER-CHILDREN.pdf> & C: (4) POls)

**Exhibit 35** (A: Stout's letters SCAN PDF & B: Analysis of Stout's letters PDF)

**Exhibit 36 A-B** (DAS knife jpgs PDF)

**Exhibit 37** (A: Stout GET email & B: Sefer Keritut letter PDFs)

**Exhibit 38** (news story & video link) <http://myfox8.com/2016/06/28/surry-county-man-shares-story-of-divorce-silver-bullet-technique/>

**Exhibit 39 A-C** (3 jpgs PDF)

**Exhibit 40** (Cassandra Shober Affidavit PDF)

**Exhibit 41** (Jasmine Lopez Affidavit PDF)

**Exhibit 42 A-D** (PDF)

**Exhibit 43** (Stout, dad & CPS video\* *If needed*)

**Exhibit 44** (Mongolian spot/birthmark PDF & link) [https://en.wikipedia.org/wiki/Mongolian\\_spot#cite\\_note-8](https://en.wikipedia.org/wiki/Mongolian_spot#cite_note-8)

**Exhibit 45** (A-B jpgs & Povidone-Iodine Ointment information PDF & 2 links)

<https://betadine.com.au/antiseptics/>  
<http://www.medicalcorps.org/pharmacy/PovidoneIodine.htm>

**Exhibit 46** (Transcribed Court Hearing: 09-12-2013 PDF\* *Start to 04:30* & Audio\* *If needed*)

**Exhibit 47 A-E** (3 PDFs, links, jpg & \*supplemental exhibits)

**Exhibit 48** (HRV Contract Interference PDF)

**Exhibit 49** (A: Transcribed Pre-Hearing: 08-20-2013 PDF & Audio\* *If needed* and B: Transcribed Court Hearing: 08-20-2013 PDF & Audio\* *If needed*)

**Exhibit 50** (HRV head covering PDF)

**Exhibit 51** (PDF & link)

[http://nationalgreatregistry.generalpostoffice.international/images/d/d1/20161025-ICA-Harassment\\_Tax\\_Act\\_of\\_2016.pdf](http://nationalgreatregistry.generalpostoffice.international/images/d/d1/20161025-ICA-Harassment_Tax_Act_of_2016.pdf)

Further, Affiant sayeth naught on this **272<sup>nd</sup>** day of the year of Yahweh, 6018.

I hereby declare under penalty of perjury that the foregoing is true, correct and complete and should be considered a verified plain statement of the facts as I perceive them.

Autographed on: this **15<sup>th</sup>** day of **December, 2016**.



Juan Manuel Rueda, Jr., Affiant



NOTARIAL DIVISION FOR THE OFFICE OF THE SECRETARY OF STATE FOR  
THE GOVERNMENT OF THE UNITED STATES OF AMERICA

ACKNOWLEDGEMENT

*This is a true and exact reproduction of the document officially recorded and placed on file  
in the Office for International Notary for The United States of America.*

On **15 December 2016**, I, **Thomas Frank Goudey**, International Notary under the Law of Nations, personally appeared before me, one **Juan Manuel Rueda, Jr.**, whom proved to the office on the basis of satisfactory evidence to be the **man** whose name is subscribed to the within instrument and acknowledged to the Notary office that **Juan Manuel Rueda, Jr.**, executed the same in **Juan Manuel Rueda, Jr.'s**, authorized capacity, and that by **Juan Manuel Rueda, Jr.'s** signature on the instrument, **Juan Manuel Rueda, Jr.**, executed the instrument.

I certify **under penalty of bearing false witness** under the laws of The United States of America that the foregoing paragraph is true and correct.

**WITNESS** my hand and official seal.

On the 15<sup>th</sup> day of December, 2016  
*Date on Document*

AFFIDAVIT  
*Title of Document*

On the 15<sup>th</sup> day of December, 2016  
*Date Executed*

AFFIDAVIT  
*Type of Document*



*Thomas Frank Goudey*  
*Notary Autograph*