

AFFIDAVIT OF FACT

(December 11, 2021)

THE CASE OF DAVID EDWARDS

Comes now, Graham Bradford Lascsak, trustee (hereinafter: Affiant) of sound mind, being the age of majority, competent to testify-twice proven, and being duly sworn to tell the truth to the facts stated herein states that Affiant has first-hand knowledge and belief that these facts are stated to the best of Affiants knowledge and belief, and Affiant makes and testifies to these facts without coercion;

- 1 DAVID EDWARDS of Facebook group, PMA-Power You Didn't Know You Have (hereinafter: DED) was paid by Affiant from (July 2017-early 2018, about April) between (\$2500-3000) to satisfy claims made by THE STATE OF TEXAS (hereinafter: SATAN) and its' political subdivisions in the capacity of primary legal which was to include actual representation as needed.
- 2 Said dollar amounts were not contracted as final but were paid weekly in amounts as low as (\$20) up to a couple hundred on a timely uninterrupted weekly payment.
- 3 Said representation included advisement and construction of documents to clear claims against Affiant from traffic claims, property claims, and child custody claims.
- 4 DED within stated amounts charged \$500.00 to change the status of GRAHAM BRADFORD LASCOSAK from U.S. CITIZEN to that of AMERICAN

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NATIONAL through a system of 'authenticating' a birth certificate in that name by sending said certificate to different business within THE UNITED STATES.

- 5 Approximately (September 2017) DED confessed authentication of birth certificate was a false and that GRAHAM BRADFORD LASCOSAK would need to declare residency within The United States of America to correct the persons' status.
- 6 Affiant additionally paid DED (\$3000) to physically relocate within State of Texas to legalize the interim seat of office of the Governor of the National Government of State of Texas claimed by DED.
- 7 This relocation was in part to fulfill that of 'legal representation' to SAD L STATIONS TRUST (Hereinafter SLST).
- 8 When the National Government of State of Texas was returned to trust under the Government of The United States of America, DED objected not, acted not, and was complicit which acquiesced his position to State of Texas and any trust within State of Texas.
- 9 DED claimed he would satisfy SLST legal needs, however DED made no appearances in the MANY forced association TRI-PARTATE BAR meetings, Affiant was trafficked into and consistently claimed DED was not able due to petty reasons DED represented as life altering, including using SLST owned gas in a gas can for lawn mowers and garden equipment to increase capacity in DED's gas tank to make the trip and not being sure that would be enough gas to make the trip.
- 10 DED was asked by legal liaison, John Mark Adam's, trustee (hereinafter: JMA) and THOMAS ALAN LASCOSAK (hereinafter: POA) on numerous

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occasions to provide an AFFIDAVIT related to certain matters surrounding unlawful detention and trespass of Affiant to alleviate the situation, however DED refused to correct the record.

- 11 DED had all records of SLST on laptops and other office apparatuses which contained ALL records to promptly correct any record and complete any contract with and under SLST.
- 12 Following unlawful detention which commenced on (April 29, 2019), DED was granted POWER OF ATTORNEY to Affiant, which was not utilized for any purpose to release Affiant which would have included completing open contracts with the Government of The United States of America (hereinafter: GOTUSA) such as, residency, nationality, imports of private property, and full identification of certain DNA property, which is purpose of said POWER OF ATTORNEY.
- 13 DED was never granted any personal use of non-disclosure documents located on laptops, computers, or other office apparatus belonging to Affiant or SLST.
- 14 POA was granted Power of Attorney only of the person GRAHAM BRADFORD LASCSAK.
- 15 A commercial building located at (103 West College Street Rising Star, TX 76471) which carried a value of (\$800,000) was under the responsibility of DED to terminate EASTLAND COUNTY, TEXAS claim and tax fraud scheme both before and during detainment of Affiant.
- 16 Said commercial building presently has multiple claims attached, including unknown person(s) claiming to be the current owner.

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- 17 DED refused/failed to correct a single issue related to said commercial building.
- 18 DED attempted to convince Affiant to transfer ownership of farm lot within SLST to the specific ownership of a woman claimed to be the wife of DED to avoid EASTLAND COUNTY, TEXAS unlawful maneuver of stealing trust property during the detainment of Affiant.
- 19 DED admitted lot could not be transferred to DED as DED has a \$15,000.00 judgement for unpaid child support on his credit, however that was not disclosed at the time of accepting payments to represent child claim of Affiant.
- 20 With POWER OF ATTORNEY enlarging the ego of DED amongst other items, said lot named as real estate belonging to a woman claimed to wife DED and unknown to SLST would have only swelled that woman's ego as birds of feather most definitely flock together.
- 21 JIM and JANELLE MCMANN (hereinafter: JIJ) were initially accredited private placement investors funding some of SLST operations in exclusive association with Affiant.
- 22 Following detainment of Affiant, JIJ began a harmful process in attempt to replace investment capital which could not be thwarted by Affiant while in detainment on recorded surveillance phone calls.
- 23 DED explained to Affiant that while DED was engaged in a conversation with JIJ about their conduct that DED, "... wouldn't help them steal his partner's property...and 'Fuck you'..." in spite of the fact that it was not DED's place to further damage existing relationships.
- 24 DED was not a 'partner' to SLST or its trustee('s), PMA's or Affiant.

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- 25 DED made claims of millions of dollars in assets available through network of Private Membership Association investors (one man named GARY) thereby manufacturing value to DED's participation within SLST.
- 26 Said asset value proved to be untrustworthy and empty.
- 27 DED even made a 'sob' story to JIJ to get a couple hundred bucks because DED didn't have any money and the woman claiming to be wife of DED was mad at DED (understandably so).
- 28 DED only began creating PMA's in mid-to late 2018 and asked Affiant for thoughts on PMA's created under, by, of, based or otherwise structured around the CONSTITUTION of the UNITED STATES.
- 29 Said PMA's later incorporated Law of Nations, to which DED does not reserve interpretive authority or powers.
- 30 During a phone call with Affiant (on or about July 2019), DED inventoried weapons located with SLST territory despite knowing phone calls of detainees were recorded which further exposed Affiant to further claims of SATAN.
- 31 DED instructed POA to file the ALIEN TORT CLAIM within the DISTRICT COURT(s) of State Counties, wherein resources were depleted and said tort claim had to be refiled to the Local Civil side of the courts under a new case number.
- 32 Within DISTRICT COURT OF ERATH COUNTY said claim was dismissed and led to Affiant being identified as a sovereign citizen, without DED attempting to correct the record.

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- 33 Within DISTRICT COURT OF EASTLAND COUNTY said tort claim led to psychiatric evaluation and admission of Affiant to STATE HOSPITAL OF WICHITA.
- 34 DED instructed POA to pay a claimed cash bond to EASTLAND COUNTY which DED would follow up by causation to have Affiant released.
- 35 DED instructed while in capacity of POWER OF ATTORNEY that Affiant was to sign cash bond as 'under duress' which invoked HON. JASON CASON to declare such signature as an illegal act that justified further detainment under a completely revoked bond.
- 36 Said revoked bond sat in place for at least 14 gregorian calendar months.
- 37 DED claimed to POA that the signing 'under duress' saved the day at particular BAR meeting wherein no further action was taken against Affiant at that point, which proved dilatory at best.
- 38 DED was removed as POWER OF ATTORNEY and refused to return the three original copies which granted DED status of POWER OF ATTORNEY.
- 39 DED committed to POA that lot within SLST would be taken care of; and that DED would pay rent, take pictures of livestock for possible private sales, maintain livestock-including dogs, maintain gardens, plant and market cash crops, provide and report income for Affiant, create income savings for LuCasey Bradford Lascsak, maintain housing (previously insured for \$75,000) and private property including appliances (previously insured at \$150,000) all of which support SLST association activities necessary for operation, maintenance of utilities, vehicles and equipment etc., being anything necessary for maintaining current value of SLST.

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- 40 DED participated in valuation of SLST and knew it to be valued at (\$500,000).
- 41 DED obligated DED because the woman claimed to be wife of DED, “...would not live in a trailer house or mobile home as she was too good for that...”.
- 42 DED was instructed to put private property under possession of Affiant in master bedroom and particular items in airtight storage within utility trailer to accommodate the family of DED under obligations aforementioned.
- 43 DED was instructed to provide glue traps at minimum for private property in storage as rodent control.
- 44 Further instructions revealed DED retained two puppies belonging to SLST for his children’s personal pleasure as pets.
- 45 When instructed to continue the sale of all puppies, DED stated that was not happening as DED had already promised DED children could keep the puppies although no compensation was offered for said puppies which remain stolen to this day.
- 46 DED made an erroneous claim to POA that DED was owed \$41,000.00 for legal fees despite not fulfilling any obligations previously identified.
- 47 DED threatened to lien lot within SLST to protect the property from EASTLAND COUNTY, though DED protection was frivolous at best.
- 48 The mother-in-law of POA had to move permanently into assisted living approximately mid (2019).
- 49 DED subsequently asked POA if DED could move into her house which was wholly owned by the trust of POA.

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- 50 DED satisfied not a single obligation to which DED committed DED and effectively had an EASTLAND COUNTY detainee that was taking care of and providing for DED and the family of DED despite, Good Samaritan Atonement, which could have been better applied to the detainee by the free roving and able bodied DED and family though fundamental application of getting out of bed while the sun is up.
- 51 The Affiant and Affiant family including Affiant son have suffered through the failure of DED to honor obligations.
- 52 DED constantly ignored phone calls from Affiant which through this affidavit has proved DED had nothing to do but answer phone calls.
- 53 Leaking in primary housing was reported to Affiant who when finally made telephone contact with DED and provided instructions on operating caulking equipment to protect previous stated values of SLST was met with the yelping of DED who said, "...I know how to use a caulk gun!!", and subsequently hung up or cut off the phone call.
- 54 POA in visiting SLST noted and documented that roofing was not caulked correctly and that open screws were caulked over.
- 55 Open screws would be defined as screws not completely seated, like loosened by high winds, a common yet simple issue with metal roofs.
- 56 DED was specifically instructed on numerous occasions not to discuss American National Union politics, law, or related subjects with POA as anything of the sort distressed POA and it was not in the office of POA to be concerned or consider any such related procedures.

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57 DED replied DED only discussed those matters when POA asked about it, however, Affiant specifically instructed that those conversations were a 'no-fly' zone with POA.

58 DED even stated on one occasion that whenever the General Post Masters failed to get Affiant released from detainment that the American National Union would come to DED and ask for DED leadership and DED would do things the way they are supposed to be done.

59 As of this Affidavit, Affiant is claiming a total loss to the SLST original pre-DED era value of 500,000.00 UCD LB, save the farming value of the land at 60,000.00 UCD LB, three wells at 15,000.00 UCD LB though current replacement cost would be higher, leaving a loss of 425,000.00 UCD LB.

60 All livestock have been auctioned though years were spent acquiring and selecting, with no benefit to SLST or its beneficiaries.

61 Housing, wiring, plumbing, private property has all been exposed to rats/rodents and elements with no climate control as well as manufactured damages.

62 One bill to internet service provider was left unpaid due to suspension of billing during lockdowns that would not have affected DED or his ability to have income to the tune of (\$600.00 USD).

63 DED has no right to claim any malfeasance by or on behalf of Affiant as DED did not satisfy any obligations under the USD amounts DED was paid and further misrepresented obligations DED claimed would willfully perform to maintain inhabitancy of SLST residential capacities.

64 When SATAN trespassed onto SLST territory DED being an opportunist, behaved as someone who walked up on a gang rape and then stood in line

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to take a turn since the act was already in progress and DED could then claim DED did not commit rape because everyone else had already raped the victim and DED was not the one holding the victim down, did molest all operations and private property of SLST.

65 Affiant, upon return to SLST in June, discovered hand written notes detailing a program to claim abandonment of property then prepare and or file for new deed to said real estate, amongst important papers such as titles, registrations, mortgage, certificates, public insurance adjuster study coarse (all private property of SLST).

66 Affiant claims hand written notes were none other than a plot being hatched by DED in DED's own head and hand to steal far beyond the many items which are currently missing.

67 Approximately (March 2017) Affiant began diligent search of Liberty which led to common law guru's weeping and gnashing of the teeth ideology in common law, admiralty law, uniform commercial code, article 3 land courts, we the people, man-on-under-over-straw, color of law, and does that broad path continue endlessly though the annals of history and etcetera.

68 DED is one of THOSE guru's yet had a moment of truth overcome DED's ability to misrepresent, when DED confessed the authentication of a birth certificate was a fraud in itself; which led Affiant to the Government many people are looking for when they encounter a guru wolf like DED.

69 Affiant was led to the Government of The United States of America while DED and many others like DED lead people into darkness for personal profit.

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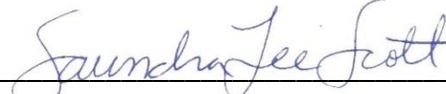
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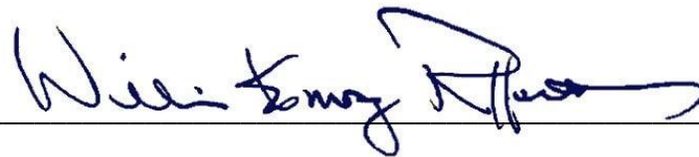
70 Affiant was one of those people who was willing to buy the truth and not sale it and upon finding the Truth within the Government of The United States of America did not have the same wherewithal to participate in areas which would have been truly beneficial to the private matters Affiant was seeking to remedy.

71 Affiant claims DED is dangerous to the welfare of all inhabitants within The United States of America and will stop at nothing to make money short of being busted red handed.

Affiant further sayeth naught.


_____, trustee (December 11, 2021)
GRAHAM BRADFORD LASCSAK, PMA

Witness one 
_____, trustee
(December 11, 2021) SANDRA LEE SCOTT, PMA

Witness two 
_____, trustee
(December 11, 2021) WILLIAM EMORY REFFETT, PMA