DOCUMENTS PREPARED AND)	
RECORDING REQUESTED BY)	
NAME: Shaun-J: Federico © тм)	
CERTIFIED MAIL #:)	
AFTER RECORDING RETURN TO: Shaun J Federico 855 E Twain Avenue, PMB 490 LAS VEGAS, NV [89169] (702) 497-6657 RETURN MAIL #:)))))))	FILED worldreviewgroup.com 10 / 10 / 2024, 1800 hrs.
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RECORDED

TO ALTER, IGNORE, OR DISPOSE OF IS A FELONY

NOTICE TO COUNTY CLERK(S)

This cover sheet has been added to these recorded documents to provide space for the recording data. This cover sheet appears as the first page of the documents in the public record.

There is a total of 10 Pages DO NOT DETATCH

THE SHAUN J FEDERICO TRUST Notice to County Clerks

NOTICE TO COUNTY CLERK(S) CLARK COUNTY CITY OF LAS VEGAS, STATE OF NEVADA

From Shaun-J:Federico©, Autograph January 07, 2024

The minute you receive an affidavit, it is recorded.

I, **Shaun-J:Federico**©, natural a living Soul, an Original Indigenous/American Italian National, a Sovereign, "One sovereign does not need to tell another that he is sovereign. He is sovereign by his very existence." *Kemper v. State*, 138 S. W. 1025, page 1043, a living man born upon the Soil/land of Utah a Republic now Domiciled in Nevada a Republic (*Article 4 Section 4 of the 1787 United States Constitution,* "United States shall guarantee to every State in this Union a Republican form of Government") in one of several counties within one of the presumed several States United of America, being under, do declare that I am of majority and competent.

I EXCEPT YOUR OATH TO YOUR LAWFUL OFFICE

Should you refuse to file and record My Affidavits, Declaration of Nationality, Affidavit of Life, Affidavit of Beneficial Ownership, Special Purpose Banking Affidavit, Affidavit of Status as Secured Party and Creditor, Affidavit of Fiduciary, Affidavit of Notice of Default, Indemnity Bond, Power of Attorney, Power of Attorney-In-Fact, Common Law Trusts, Revocable Living Trust, Irrevocable Living Trust, Memorandum of Trust, Declaration of Trust, Last Will & Testament, Notice of Will & Testament, Notice of Executor for Estates, Certificate Copyright, Copyright Notice, Common Law Notice, Notice & Demand Affidavit, Notice of Jurisdiction, Notice of Fraud Affidavit, Truth Affidavit, Fee Schedule, Certificate of Trust, Conveyance Acknowledgment, Deed of Acknowledgment, Release with Consideration, Affidavit of private citizen, Ecclesiastical Deed Poll, Notice of Private Trust, and Signature of Surety-ship, once deposited with you, you are committing a crime against justice under Statutes at Large Sec. 5403, and it is punishable by up to a \$2000 fine and 3 years imprisonment. If your county attorney told you not to file any documents like mine, you are still responsible, as I do not accept any third-party intervener. Any attorney, district attorney, or anyone from the lawyering craft are all third parties and do not have a license to make a legal determination in this matter The **SHAUN J FEDERICO** Trust – Schedule C Page 1 of 10

as they do not represent Me and you, the county clerk, do not have the authority to represent Me.

IN FACT, ALL FILINGS SHOULD BE FREE AND WITHOUT CHARGE CRANDALL V. STATE OF NEVADA, 73 U.S. 35.

<u>U.S. Code</u> <u>TITLE 18 > PART I > CHAPTER 101 > § 2071.</u> Concealment, removal, or mutilation generally

(a) Whoever willfully and unlawfully conceals, removes, mutilates, obliterates, or destroys, or attempts to do so, or, with intent to do so takes and carries away any record, proceeding, map, book, paper, document, or other thing, filed or deposited with any clerk or officer of any court of the United States, or in any public office, or with any judicial or public officer of the United States, shall be fined under this title or imprisoned not more than three years, or both. (b) Whoever, having the custody of any such record, proceeding, map, book, document, paper, or other thing, willfully and unlawfully conceals, removes, mutilates, obliterates, falsifies, or destroys the same, shall be fined under this title or imprisoned not more than three years, or both; and shall forfeit his office and be disqualified from holding any office under the United States. As used in this subsection, the term "office" does not include the office held by any person as a retired officer of the Armed Forces of the United States. TITLE 18 > PART I > CHAPTER 101 > § 2075. Officer failing to make returns or reports, Every officer who neglects or refuses to make any return or report which he is required to make at stated times by any Act of Congress or regulation of the Department of the Treasury, other than his accounts, within the time prescribed by such Act or regulation, shall be fined under this title. TITLE 18 > PART I > CHAPTER 101 > § 2076. Clerk of United States District Court, Whoever, being a clerk of a district court of the United States, willfully refuses or neglects to make or forward any report, certificate, statement, or document as required by law, shall be fined under this title or imprisoned not more than one year, or both.

NOTICE TO AGENT IS NOTICE TO PRINCIPAL. NOTICE TO PRINCIPAL IS NOTICE TO AGENT.

If you refuse to file My presented paper(s) you are attempting to make a legal determination for me which is a crime that upon filing of complaint will subject you to loss of your bond and arrest by the sheriff.

The recorder/clerk cannot give legal advice or give legal opinions regarding what can or cannot be recorded. As long as the documents presented are of a legal nature (which the enclosed documents are, and they are so under oath), the recorder is duty bound to record the documents.

If you do not record:

Should you refuse to file/record them into the file of the property of interest, you will be committing several crimes against justice under Statutes at Large, section 5403, and is

punishable by up to 2,000.00 fine and/or 3 years imprisonment. Deposited with you, you are committing a crime against justice under Revised Statutes of the United States First Section 43 Congress, Section 5403, 5407 and 5408 totaling up to \$9,000.00 in fines and up to 12 years in prison per affidavit you fail to record. And 18 USC Section 2071 carries fines, imprisonment, and disqualification of office.

Title LXX.---CRIMES. --- CH. 4. CRIMES AGAINST JUSTICE

(Destroying, &c., public records.)

SEC. 5403. Every person who willfully destroys or attempts to destroy, or, with intent to steal or destroy, take and carries away any record, paper, or proceeding of a court of justice, filed or deposited with any clerk or officer of such court, or any paper, or document, or record filed or deposited in any public office, or with any judicial or public officer, shall, without reference to the value of the record, paper, document, or proceeding so taken, pay a fine of not more than two thousand dollars, or suffer imprisonment, at hard labor, not more than three years, or both. [See §§ 5408, 5411, 5412.1]

Title LXX.---CRIMES.--- CH. 4. CRIMES AGAINST JUSTICE

(Conspiracy to defeat enforcement of the laws.)

SEC. 5407. If two or more persons in any State or Territory conspire for the purpose of impeding, hindering, obstructing, or defeating, in any manner, the due course of justice in any State or Territory, with intent to deny to any citizen the equal protection of the laws, or to injure him or his property for lawfully enforcing, or attempting to enforce, the right of any person, or class of persons, to the equal protection of the laws, each of such persons shall be punished by a fine of not less than five hundred nor more than five thousand dollars, or by imprisonment, with or without hard labor, not less than six months nor more than six years, or by both such fine and imprisonment. [See §§ 1977- 1991, 20042010, 5506-5510.1]

<u>Title LXX.---CRIMES.--- CH. 4. CRIMES AGAINST JUSTICE</u>

(Destroying record by officer in charge.)

SEC. 5408. Every officer, having the custody of any record, document, paper, or proceeding specified in section fifty-four hundred and three, who fraudulently takes away, or withdraws, or destroys any such record, document, paper, or proceeding filed in his office or deposited with him or his custody, shall pay a fine of not more than two thousand dollars, or suffer imprisonment at hard labor not more than three years, or both, and shall, moreover, forfeit his office and forever afterward disqualified from holding any office under the Government of the United States. 18 USC Sections 2071 (2002)

Section 2071. (Concealment, removal, or mutilation generally)

Whoever willfully and unlawfully conceals, removes, mutilates, obliterates, or Destroys, or attempts to do so, or, with intent to do so, takes and carries away any record, proceeding, map, book, paper, document, or other thing, filed or deposited with the clerk or officer of any court of the United States, or in any public office, or with any judicial or public officer of the United States, shall be fined under this title or imprisoned not more than three years, or both.

Whoever, having the custody of any such record, proceeding, map, book, document, paper, or other thing, willfully and unlawfully conceals, removes, mutilates, obliterates, falsifies, or destroys the same, shall be fined under this title and imprisoned not more than three years, or both; and shall forfeit his office and be disqualified from holding any office under the United States. As used in this subsection, the term "office" does not include the office held by any person as a retired officer of the Armed Forces of the United States. If a county attorney told you not to file any documents like the ones I intend to file here today, you are still responsible and will be held liable for each and every violation mentioned within a document, "NOTICE OF FELONY".

I do not accept any third-party intervener, such as a attorney retained by the county recorder's office of which direct you to refuse to file documents of which will protect my assets from what I have identified as the mortgage company being engaged in High Treasons and fraudulent methods of financial rape of my assets. You will also be liable

for aiding and abetting felonious acts of fraud upon the people of this county, and the administration of justice.

You as the county recorder's office are not certified to be practicing law from your offices, and upon a refusal of a filling of the sorts of documents, will be deemed practicing law from behind the county, Recorders desk. You do not have my consent nor the authority to represent my legal affairs with my properties.

Your failure to record these documents once deposited with you, is a crime against justice under Revised Statutes of the United States First Section 43 Congress and those sections 5403, 5407 and 5408 total up to \$9,000 in fines and up to 12 years in prison per affidavit s/he fails to record.

The findings and conclusion of Facts are:

You are an elected official of the county, and legislature has no control over what the county recorder can and cannot do as far as recording a filling.

- 1. You are elected by the persons of the county, and not by the state legislature.
- 2. We the beneficiaries, and property owners, are the ones the county, who pays your salaries. Not the state.
- 3. You have a fiduciary obligation as the trusties, to the county's persons (Beneficiary) with their fillings.
- 4. It is your obligation based on a trust agreement, for the county's residence, established in the state's constitution, and in the provisions in the law of the land, the US constitution.
- 5. We the beneficiaries, of this county, which pays your salaries, to which you have your fiduciary obligations. Handle our personal affairs, with our properties and not of Corporations and the government and/or state.
- 6. You are acting in the capacity of the corporate government, and not in your Republic fiduciary capacities, which is to serve the people of your county, and not just the government/corporations only.

- 7. You are also acting in the capacity of an "attorney" selecting what can and cannot be filed. This is practicing law from the county recorder's office with prejudice.
- 8. You are setting limits, and aiding and abetting criminal acts by mortgage companies on what can and cannot be filed, on lawful legal documents that already exists, and do not allow repute, and/or contest of such document, that exists. This could be construed as suppression of evidence, and misleading, to the interests of all parties connected to such legal matters.
- 9. In regard to non-judicial notice of sells and defaults, notices of liens, etc, what your saying is, persons of this county has no access to respond to acts created by corporate entities, lawful, and unlawful fillings, and has no equal protection under the laws, to go on record to repute, and/or challenge the validity for such allegations on file on to the people of your county, based on your selectiveness. This is self-evident.
- 10. The clerk has a obligation to file, any documents, that the persons of the county deems fit, to file without infringements and/or the without the advice from the recorder's office, that they cannot, because it is un-recordable. You are here by challenged.
- 11. The recorder's office has the obligations to access the forum to the people who needs to record documents, and is obligated to follow the due process, in any case.

The Recorders office files non-judicial recording all the time for the corporations, (including government liens) with no judicial order, to substantiate the subject matters claims. Other wards you become the final word, (A final judgment) as if it were a lawful judgment, and file any claims from any of the State, and government offices without the due process, and factual proof, of service, due process, and without certified judgments from a Judicial branch.

- 12. It is your office's duties to serve to county's peoples, and to file documents, without getting in the way, of due process.
- 13. Show me any and all of the laws, which as the clerk says, severely restrict your capacity to record documents for the people of the general public, of your county, and not just for corporations.
- 14. Is what you're saying, is that the people of this county have no recording forum to file their legal matters, non-judicial, with the county, in regard to their private property rights, to defend against unlawful claims, upon their names and property?
 - 15. What happened to the equal protection under the laws, (law of the land act.)?
- 16. Your failure to file documents for the people in general is a breach of the duties to which you have sworn an oath of office to faithfully to perform.
- 17. The Recorders office cannot make the judicial determination, (advise) or establish

judicial rulings, and to be selective, in matters that are to become administrative in nature, and/or judicial, at some point in time, in regard to the document to be filed.

18. This also can be construed as a violation of Due Process, in such matters, that requires such fillings to substantiate evidence, for the courts, for personal damages, such as fraud, defamation, and unlawful claims.

27201. (A)

The county recorder shall not refuse to record any instrument, paper, or notice that is authorized or required by statute or court order to be recorded on the basis of its lack of legal sufficiency." Photographically reproducible," for purposes of this division, means all instruments, papers, or notices that comply with standards as recommended by the American National Standards Institute or the Association for Information and Image Management for recording of records.

- (b) (1) each instrument, paper, or notice shall contain original signature or signatures, except
- as otherwise provided bylaw or be a certified copy of the original.
- (2) (A) facsimile signature shall be accepted on a lien recorded by a governmental agency when that facsimile signature has been officially adopted by that agency. The lien shall have noted on its face a statement to that effect. A copy of the agency's resolution or action adopting the signature for facsimile transmission purposes Or a certified copy of the agency's adopted signature shall be provided to the county recorder when the signature is officially adopted by the agency, or at the beginning of each calendar year.
- 27203. Any recorder to whom an instrument proved or acknowledged according to law or any paper or notice which may by law be recorded is delivered for record is liable to the party aggrieved for the amount of the damages occasioned thereby, if he or she commits any of:

The following acts:

- (a) (1) Neglects or refuses to record the instrument, paper, or notice within a reasonable time after receiving it. This subdivision shall not apply to an instrument, paper, or notice that the recorder has determined to be an un-recordable document pursuant to this chapter. Nothing in this subdivision shall preclude the application of Section 27201.
- (2) The recorder may provide, to any person presenting a document the recorder determines to be an un-recordable document, a form stating that the person has the right

to judicial review in a court of competent jurisdiction of the recorder's refusal to record the document. The form shall include a section stating the recorder's reason for refusing the document. The form shall provide notice that

It is a public offense to further attempt to record the document without an order of the court as provided by Section 27204. The recorder shall keep a correct copy of the refused document. In the event the document is determined by the court to be a recordable document, the recorder shall pay the filing fees for the review, and Shall record the document within a reasonable time.

- (b) Records any instrument, paper, or notice, willfully or negligently, untruly, or in any manner other than that prescribed by this chapter.
- (c) Neglects or refuses to keep in his office or to make the proper entries in the indices required by this chapter.
- (d) Alters, changes, obliterates, or inserts any new matter in any records deposited in his office. The recorder may make marginal notations on the records in his office indicating the affixing of Internal revenue stamps to documents subsequent to recordation or the affixing of such stamps to original deeds on file in the office of the registrar of titles.

Neglect of duties; forfeiture; recovery; liability for damages

If any county recording officer shall neglect or refuse to perform any service or duty required of him by this title, or shall give an undue preference to a mortgage or other instrument delivered to him for record or registry, he shall, for every such neglect or refusal or undue preference given, forfeit and pay two hundred dollars, to be recovered with costs, in an action at law, by the county treasurer of his county and paid to the state treasurer for the use of the state, and he shall also be liable for all damages which the party agrees thereby may have sustained by reason thereof.

(See: Connally v. General Construction Co., 269 U.S. 385,391. Notification of legal responsibility is "the first essential of due process of law". See also:

U.S. V. Tweel, 550 F.2d.297. "Silence can only be equated with fraud where there is a legal or moral duty to speak or when an inquiry left unanswered would be intentionally misleading.)

If you should refuse any of my document as un-recordable as a release of fraudulent contract, I will need the following information from you forthwith a letter of refusal, and for your information to be filled out immediately, so that the appropriate officials/court/risk management can address the issue of your refusal, to file my Affidavit papers as the Beneficiary/creditors documents of fraud upon pre-existing real estate lien on my property.

I reserve all rights, and the rights to amend by complaint upon your office for failure to do your appointed job.

Please govern yourself accordingly.



Without prejudice, by,

Shaun-J: Federico©, Attorney in Fact (or Secured Party Creditor) Executor for **SHAUN J FEDERICO** estate All rights reserved, sui juris, pursuant to U.C.C. § 1-103.6 Clark County: COUNTY CLERK of City of Las Vegas IN State of Nevada, a reasonable period of Five (5) calendar days from receipt this request to refute the Above Laws. In the event you do not formally answer this notice will be taken as yours and COUNTY/CITY of Las Vegas IN State of Nevada, agreement that Everything in said notice is correct and will stand as the truth.

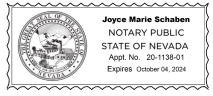
United States Of America)	
State of Nevada)	SS
County of Clark)	

On this **07 day of JANUARY 2024**, before me, the undersigned Notary Public in and for the State of Nevada, County of Clark, **Shaun -J: Federico**© personally appeared and proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the above verification to the

above AFFIDAVIT OF NOTICE: NOTICE TO COUNTY CLERK and acknowledged to me that he executed the same in his individual capacity, and that by his signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the verification.

NEVADA JURAT

SUBSCRIBED AND SWORN (AFFIRM) ON THIS 07 DAY OF JANUARY, 2024 BY SHAUN J FEDERICO.



This electronic notarization was perform by means of live audio-video communication technology using Doc Verify Joyce Marie Schaben

(Signature of Notarial Officer)

See Uniform Foreign Acknowledgment Act [1914], Uniform Recognition of Acknowledgment Act [1969] and the Uniform Law on Notarial Act [1982].

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.