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Prepared by, and when recorded mail to:

9764/0021 39 004 Page 1 of 2002-12-17 13:47:21 Cook County Recorder 28.50

Rickie Eldridge Smith and Valandra Smith

30 East Avenue

LaGrange, Illinois

The United States of America

THE ABOVE SPACE RESERVED FOR RECORDER

County of, Cook State of, Illinois

) solemnly subscribed and sealed:

The United States of America)

GOOK COUNTY RECORDER EUGENE "GENE" MOORE HAYWOOD OFFICE

Declaration of Homestead/Land Grant and Notice of Preemption Rights and Seisin<sup>1</sup>

Rickie Eldridge Smith and Valandra Smith, hereinafter collectively "One", do herewith assert and declare that the contents of this Declaration of Homestead/Land Grant and Notice of Preemption Rights and Seisin are true, correct, certain and complete in accordance with the best of One's knowledge and understanding.

- The mailing address to One's homestead is: 30 East Avenue, LaGrange, Illinois. 1.
- One is now inhabiting the land and premises geographically located in the city of 2. LaGrange, Cook county, state of Illinois, known and legally described as follows:

Lots 5 and 6 in block 3 in Ira Brown's addition to LaGrange in Section four. Township thirty-eight, Kange twelve, east of the Third Principal Meridian, in the geographical region commonly known as Cook county, Illinois<sup>2</sup>

being a portion of a seisin originally granted to Henry Seymour of Creida County New York by Act of Congress of the 24th of April, 1820, entitled "An Act making further provision for the sale of the Public Lands, via Letters Patent Certificate No. 2760, a copy of which is attached hereto and made a part hereof, the seisin of which is declared by this document.

One hereby claims said land and premises as a homestead and barres said Land Grant up in One's name. No former declaration of homestead has been made by One except as has been abandoned.

The supremacy clause, Constitution for The United States of America (1787), Article VI, declares that all laws made in pursuance of the Constitution and all treaties made under the authority of The United States of America shall be the supreme law of the land and shall enjoy legal superiority over any conflicting provision of a State constitution or law. Pursuant to the Declaration of Independence [1776], the Treaty of Peace with Great Britain (8 Stat. 80) known

<sup>&</sup>lt;sup>1</sup> Freehold estate.

<sup>&</sup>lt;sup>2</sup> Permanent Index Number: 18-04-223-022-0000 is for reference purposes only and shall not be construed as conferring any right, title or interest in said private property to STATE OF ILLINOIS, COUNTY OF COOK and/or CITY OF LAGRANGE.

# UNOFFICIAL COPP2X399455 Page 2 of

as the Treaty of Paris [1783], Act of Congress [April 24,1820], the Indiana Treaty [the Treaty of Fort Wayne] (Stat. 869) [June 15, 1846], the Homestead Act [1862], Act of Congress [1851] et seq. [March 3,1891] and 43 USC Sections 57, 59 and 83; the recipient hereof is mandated by Art. VI Sections 1, 2 and 3; Art. IV Sections 1, 2 cl. 1, 3 cl. 1 and 2, and Section 4; the 4th, 7th, 9th and 10th Amendments (U.S. Constitution [1781-91] with reference to the 7<sup>th</sup> Amendment. enforced under Section 3 of the 14th Amendment and Section 3(1) of Article III of the U.S. Constitution; to acknowledge Assignee's Declaration of Land Grant and Notice of Preemption Right, prosecuted by authority of Art. III Section 2 cl. 1 and 2, and enforced by original/exclusive jurisdiction.

BE IT KNOWN: This instrument is a declaration pursuant to the organic and substantive (real) law(s) — Jus Inter Gentus — Christian Law of nations, with absolute right to contract This declaration is further backed by the express intent of the Declaration of Independence of 1776. Claimant, above, as a result of lawful, substantive, and full payment At Law does hold and possess, rightfully and unto his heirs and assigns forever, the above described property, and appurtaninces, of whatsoever nature, thereunto belonging, and held completely separate from the Eleenc synary Corporate Estate a/k/a The Cestui Que federal reserve Public Policy (Charitable) Trust, in ABSOLUTE FREEHOLD, ALLODIUM OWNERSHIP, and hereby declares, claims, and deplands ALLODIAL TITLE thereto "jura in re."

HENCE: The authority under which this instrument is executed emanates directly from the word of The Omnipotent, Most High God, El Ellyon thy Adonai, as appears in the Holy scriptures (KJV) at: exodus 20:12, which exict states: "Honor thy father (ABBA) and thy mother (ecclesia) that thy days may be long upon the land which the El Ellyon thy Adonai giveth thee for an inheritance, to possess it, for this is the first law with promise. AMEN."

IT IS HEREBY ORDAINED AND ESTABLISHED BY ORDER OF LAW, that One attests and declares that One is Assignee in law and bonc, f de subsequent purchaser by contract and seisin of that certain legally-described portion of land granted under original Letters Patent Certificate No. 2760, duly authorized to be executed in pursuance of Supremacy of Treaty law. Citation and Constitutional mandate, whereupon a duly authen and true and correct legal description, together with any/all hereditaments, tenements, preemption rights, the LAWFUL and VALUABLE CONSIDERATION for which is APPENDED here'c, and by reference, incorporated herein, and made a part hereof.

This document is instructed to be attached to all deeds and/or conveyances in the name of One as requiring recording of this document, in a manner known as nunc pro tunc (as it should have been done in the beginning), by order of U.S. Supreme Law mandate as endorsed by case history as cited in the attached Memorandum of Law.

#### **EQUITY DISCLAIMER**

The parties hereto declare this document NOT TO BE pursuant to the Roman Civil Laws, the Roman Marine Codes, Rhodian Laws, Laws of Oleron, lex mercatoria (law merchant), mercantile equity, Uniform Commercial Code(s), artificial Common Law no longer based on substance due to HJR 192, 31 USC 463, June 5, 1933, the Eleemosynary Corporate Estate a/k/a The Cestui Que (federal reserve) Public Policy (Charitable) Trust, the Public money set forth in P.L. 95-147, nor pursuant to "jus gentum publicum/privatum", and/or any other laws, codes, statutes, and so on which would operate to cloud and subvert the express intent of this instrument; all in contradistinction to the separately applied and executed contract At Law in

## UNOFFICIAL COPPY 99455 Page 3 of

substance, "jus inter gentus," lex loci contractus, as evidenced in Articles I through VII of the "Organic" Constitution for The United States of America (1787/1789). Comparative reference: Ordinance of 1787, The Northwest Territorial Government. This instrument shall serve as prima facie evidence of complete and absolute dominion over said property against all the World.

By these presents, all whom have eyes to see, ears to hear, citations and other presentments from governmental bodies politic on the alleged "authority" of STATE CODES requiring execution as "a cloak to disguise a collateral undertaking" in U.S. FUNDS, which CODES are not "duly enacted" under original *de jure* state Constitutions, fail to include an enacting clause required to authenticate "law," and are effectively null and void *ab initio*. For protection of One's substantive, unalienable Rights, One "SPECIALLY OBJECTS TO" the USE of U.S. FUNDS. The FORCED USE by One of the unauthorized, worthless pieces of debt credit of the Federa! Peserve banking cartel is without implied consent for FRAUD in the essence.

This property is no longer regulated in Commerce by Art. 1, Sec. 8, CI. 3 of the U.S. Constitution. It is Private Property of the Claimant(s) herein named. Unlawful seizure is expressly prohibited.

### **Disclaimer**

Assignee's seizen in deed and lawful entry is inclusive of specifically that certain-legally described portion of the original land grant or Letters Patent No. 2760, and not the whole thereof, including hereditaments, tenements, precurption rights appurtenant thereto. Assignment is inclusive of and only to the attached legal description. The recording of this instrument shall not be construed to deny or infringe upon any others' right to claim the remaining portion thereof. Any challenges to the validity of this declaration and notice are subject to the limitations referenced herein. If this Declaration is not challenged by a lawfully qualified party under exclusive original United States jurisdiction in a court of law within thirty (30) days from the date of filing, then the above-described property shall become One's as an allodial freehold and the attached Land Patent shall be considered updated in One's name, subject to the limitations stated herein. A common courtesy of thirty (30) days is stipulated for any challenges hereto, otherwise, laches/estoppel shall forever bar the same against said allodial freehold estate; assessment lien theory to the contrary included.

In Testimony whereof, One has caused this Declaration to be made Paten' and One's seal to be hereunto affixed this fifteenth day of the twelfth month in the Year of Jur Lord two thousand two.

E.S. Mlandy

L.S. Ruffie Eldridge Smith, Claimant
I have the honor of being.

Valandra Smith, Claimant I have the honor of being.