IN THE UNITED STATES DISTRICT COURT FOR THE STATE OF SOUTH CAROLINA COLUMBIA DIVISION 2009 NOV 20 P 3: 56

Case No. # 3:08-CR-00615-MBS

MOTION FOR NOTICE OF DEFAULT AND STIPULATION & ESTOPPEL IN PIAS

IN THE MATTER OF

SEQUESTER MOTION FOR SUMMARY JUDGEMENT IN FAVOR OF THE TRUSTEE, SETTLOR

Ex Rel [JOSEPH BERNARD BRUNSON]

COMES NOW: In Propria Persona

The Trustee, Joseph-Bernard:Brunson, in the matter of Ex Rel [JOSEPH BERNARD BRUNSON], pursuant 27 CFR 72.11 does hereby request a validation of debt regarding the above styled case with attached presentments from Agent: W. Walter Wilkins, UNITED STATES DISTRICT ATTORNEY'S OFFICE agent for UNITED STATES DISTRICT COURT FOR THE STATE OF SOUTH CAROLINA COLUMBIA DIVISION "et al"

Prepared and submitted this 20 day of November, 2009.

y: Bac

Joseph-Bernard:Brunson, Trustee, Settlor

Nonresident/ Non-Domestic First Class, U.S. Delivery Care of 209 Raintree Drive

Hopkins, South Carolina Republic state

November 23, 2009

W. Walter Wilkins "et al"
UNITED STATES ATTORNEY'S OFFICE
PROSECUTING ATTORNEY
1441 MAIN ST.
COLUMBIA, SC 29201-2862

RE: RE321723767US
Registered Mail Number

Re: (1) Affidavit of the Undersigned and Service thereof, copy of said Enclosed, and Affidavit of Non-Rebuttal issued by Notary

Notice of Default and Stipulation & Estoppel in Pias

To: Respondent

1. The record reflects that W. Walter Wilkins, UNITED STATES DISTRICT ATTORNEY'S OFFICE agent for UNITED STATES DISTRICT COURT FOR THE STATE OF SOUTH CAROLINA COLUMBIA DIVISION "et al".

The above-named Respondent, hereinafter "Respondent," is in receipt of the belowenumerated documents on the basis of service by Certified Mail as substantiated by Service bearing date of November 23, 2009, Mail No. 70042890000399591602:

"Administrative Notice of Affidavit," dated November 23, 2009:

2. Executing, posting, and staking of the lawful claim and notice of **Joseph-Bernard:Brunson**, herein referenced as "the Undersigned," in accordance with this Notice of Default and Stipulation, hereinafter "Notice of Stipulation," the notarial Affidavit of Non-Rebuttal, and the one (1) above-enumerated Affidavit, hereinafter "the Undersigned's Affidavit," establishes on the record Respondent's confession and consent of judgment, i.e. lawful, contractual, and commercial *res judicata*, that, *interalia*:

- a. Respondent stipulates on the record that each and every material fact affirmed In the Undersigned's Affidavit is true, correct, and complete, not misleading, Is the truth, whole truth, and nothing but the truth in law, commerce, substantial citation, and fact.
- b. Respondent possesses no verifiable and lawful corporate existence and is there by devoid of all limited-liability underwriting, authority, solvency, and credibility.
- c. None of the unproved, undefined all-capital-letter assemblages of alphabetical Symbols, such as DISTRICT OF COLUMBIA, UNITED STATES, STATE OF SOUTH CAROLINA, COUNTY OF RICHLAND, CITY OF RICHLAND, SOUTH CAROLINA All BAR ASSOCIATIONS, JOSEPH BERNARD BRUNSON, US ATTORNEY, PROSECUTING ATTORNEY, RICHLAND COUNTY COURT TRAFFIC DIVISION, SHERIFF, SHERIFF'S DEPUTIES, POLICE, SOUTH CAROLINA STATE JUDGES, MAGISTRATES and the like exists, is Solvent, and has capacity to sue and be sued, whereby no corporate Parties exist to be in contract, dispute, arbitration, and the like.
- d. Respondent is acting as an alien enemy of the Undersigned and the United States of America and the people, Constitution (1787, 1791). And Government thereof, under order of some undisclosed letter of marque and reprisal caused by some undisclosed principal, absolving The Undersigned of all and every obligation to engage in commercial intercourse with Respondent in any manner and constituting prima facial evidence, i.e. proof, that Respondent is committing treason, insurrection, and conspiracy to overthrow the Government of the united States of America.
- e. Respondent is lawfully estopped absolutely and permanently from acting against the Undersigned, the rights of the Undersigned, the property of the Undersigned, and the order, peace, sanctuary, and sanctity of the Undersigned's private life and private business in any manner whatsoever.
- Any action by Respondent of any kind regarding this matter purporting to involve the Undersigned constitutes establishing on the record confession and consent of judgment by Respondent that any further actions by Respondent concerning this matter purporting to involve the Undersigned is proof of deliberate, willful intent to abrogate the stipulations established on the record of this matter and are actionable in law, commerce, and any competent jurisdiction.

4. The Undersigned posts and stakes this Notice of Stipulation in all public records and reserves the right to incorporate this Notice of Stipulation in any proceedings arising from the subject matter established herein.

NOTICE TO THE PRINCIPALS IS NOTICE TO THE AGENTS NOTICE TO THE AGENTS IS NOTICE TO THE PRINCIPALS

Executed in sovereign, unlimited-liability capacity:

Very Truly Yours,

Authorized Representative, Living Principal Trustee

'As good as Avail "

Joseph-Bernard: Brunson Nonresident / Non Domestic First Class, U. S. Delivery

Care of 209 Raintree Drive Hopkins, South Carolina Republic state

AFFIDAVIT OF NON-REBUTTAL

On the 23 day of November, 2009 A.D., a living Man known as Joseph-Bernard:Brunson swore out an Administrative Notice of Affidavit, denying the existence of all corporations that as notarized by myself and attached hereto. The notary record shows rebuttal of this affidavit was delivered back to me within the time allowed, and onfession of judgment of the merits is warranted.

Date? November 23, 2009

Stary Signature

My commission expires 9/12/