TO United States District Court

for the

Northern District of Florida

To: Clerk of the Court

From: Paul John Hansen First draft - 8-1-2014 (Amended 8-3-2014)

RE: 7-31-14 “Subpoena Duces Tecum” Response --

1. This document cannot be used against the signed to create any form of submitting to the jurisdiction of the above captioned court.

2. On or about 7-31-14 I was delivered what appears as a “Subpoena Duces Tecum” document dated 7-24-2014, by a Department of the Treasury IRS Criminal Investigation, Special agent Derick L. Tarr, business card retained. See as attached EXHIBIT “S”.

3. I observation that the said Subpoena has no supporting, implementing, compelling law that informs me of a legal duty. The Subpoena lacks legal notice, to any written law, of any legal duty.

4. If the captioned court officers intends on arresting me, by a 4th Amendment warrant, for non-compliance please inform me of the written law that has force and effect of law upon me, i.e. personal jurisdiction, and the jurisdiction of where the Subpoena can be served i.e. territorial jurisdiction. I hereby **judicially notice** you of the 4th Amendment of the United States constitution. I trust you will protect your personal commercial liability by insuring that the official record possesses the prerequisite, required, “oath or affirmation”, which is essentially evidence of a sworn complaint, or a court reporter record of the same in oral testimony. If accomplished by IRS agent(s), I demanded that their commission to act , with the subject matter, also be of that same evidence, not withstanding commission to act in the 50 states, land that is not a State, Territory, or possession of the United States pursuant to Article 1, Section 8 of the Constitution of the Unite States.

5. I am not refusing to follow any laws that applies to me if, or when, I am informed of your relied-upon applicable law, and if you have proof of claim that it has legal force upon me, and force and effect of law on the land that I may be on, I will comply as a good neighbor should.

6. Believing that a United States court aided grand jury is of the same permission as the United States, thus entirely governed by written law and territorially limited pursuant to Article 1, Section 8 of the Constitution of the Unite States.

7. **Judicial notice** upon the Clerk of the above titled court. It is well established that Unite States courts and each jury-associated members is to be a

‘United States person”, or a “citizen of the United States”, as defined in the United States constitution pursuant to the 14th Amendment. The members of the grand jury must be US citizens who currently are evidenced as residence of a State, Territory, or possession of the United States, as a man residing on federal land, with land ownership under the styled name of “The United States of America”, pursuant to Article 4 of the Articles of Confederation. (As for grand jury members this goes to territorial jurisdiction, as well as for US Dist. court judges, as a matter of law. I demand proof that all acting grand jury members and associated judges meet the standard of the written law as residency is required.

**8. Notice** – If under false arrested, or under false detainment, my hourly fee is 150 United States Note Dollars per hour until returned to the same location from where I was taken, or upon agreement another location.

**9. Notice** - I have no evidenced I am a United States citizen, and have no evidenced that I residing in the United States, or that I reside on land that is of The United States of America. See hereto accompanying Affidavit of Sovereign American by Birth Right, EXHIBIT “AF”

10. To rebut my statements produce proof of claim that I volunteered or consented to be a US subject. And for every claim you may make place it in writing of the facts that you rely upon to support you claim.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Paul John Hansen,

care of - 1548 N 19th Street,

Omaha, Nebraska,

not a resident address,

being without the United States.

pauljjhansen@hotmail.com

PROOF OF SERVICE

I, Paul John Hansen, did mail the above 2 page document to the following on the date of 8-\_5\_-2014, by first class mailing, also by aiding notary, (notary affidavit available upon request) and did also email the same, and faxed by internet:

United States District Courthouse, One North Palafox Street, Pensacola, FL. 32502.

And also emailed a (pdf format) first draft signed copy from [pauljjhansen@hotmail.com](mailto:pauljjhansen@hotmail.com) to Jessica J. Lyublanovits, by way of court clerk aid Blair Patton, [blair\_patton@slnd.uscourts.gov](mailto:blair_patton@slnd.uscourts.gov) (Jessica’s email was said to be unavailable to me).

Aiding notary was Steve Anders, IOWA NOTARY, \_2 page - 7-31-14 “Subpoena Duces Tecum” Response\_\_ mailing on \_8\_/\_5\_ 2014. Copy of notary affidavit available upon request.

First draft was Faxed by Hansen to 352-380-2424, 12:32pm, 8 / 1 / 2014.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Paul John Hansen