To: Vic Reynolds (Director of the GBI)	Case: <u>2A002</u> _
3121 Panthersville Rd	
Decatur, Ga 30034	
To: (County Sheriff)	
To:Carlton Speed (Ga Sheriffs Association)	
3000 Highway 42 N.	
McDonough, Ga 30253	
To: _Burt Jones, (Georgia General Assembly [All])	
327-A Coverdell Legislative Building	
Atlanta, Ga 30334	
From:	
Affidavit to (Count	y Sheriff), Carlton Speed (Georgia Sheriffs
Association), Vic Reynolds (Georgia Bureau of Inve	stigation), and the Georgia General Assembly
Notice to Agent is Notice to Principal, and Notice t	o Principal is Notice to Agent.
Comes now Affiant	
• •	ution of The United States and The Constitution of The g the following claims that you may provide due care.
-	ant claims that the BATF does not have the authority, degistry. The Legislative Branch writes laws according
"To make Laws which shall be necessary and prop and all other Powers vested by this Constitution in Department of Officer thereof."	er <mark>for carrying into Execution</mark> the foregoing Powers, the <mark>Government of the United States, or</mark> in <mark>any</mark>
Notice it says "To make laws necessary in the Gove	ernment or any Officer thereof."

This shows in print the Government is bound by the constitution and laws written by congress are binding government and officers thereof. Says nothing about making laws binding The People.

And Article 3 Sec 6 of the Georgia Constitution

Paragraph 1. General powers. "The General Assembly shall have the power to make all laws not inconsistent with this Constitution, and not repugnant to the Constitution of the United States, which it shall deem necessary and proper for the welfare of the state."

Georgia Constitution

Section 2: Origin and Structure of Government

Paragraph 1

All government, of right, originates with the people, is founded upon their will only, and is instituted solely for the good of the whole. Public officers are the trustees and servants of the people and are at all times amenable to them.

Affiant also claims that the NFA of 1934 and the GCA of 1968 are in violation of the 2nd amendment of the United States Constitution, stating "the right of the people to keep and bear arms, shall not be infringed." The statement reads as written and boldly displays the over reach, and violation of the trust indenture that You Swore an Oath to Protect.

Blacks Law dictionary 2nd Edition

Infringement. A breaking into; a trespass or encroachment upon; a violation of law, regulation, contract, or right.

Article 6 United States Constitution

Paragraph 2

This Constitution, and the laws of the United States which shall be made in Pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every State shall be bound thereby, any Thing in the Constitution or laws of any State to the contrary notwithstanding.

Paragraph VIII

Text of Paragraph VIII: Arms, Right to Keep and Bear

The right of the people to keep and bear arms shall not be infringed, but the General Assembly shall have power to prescribe the manner in which arms may be borne.

Georgia Constitution. Of which the portion highlighted is in contradiction and an infringement in itself, and a violation of article 6 of the United States Constitution. (seen above)

Paragraph X

Text of Paragraph X:

Bill of Attainder; Ex Post Facto Laws; and Retroactive Laws

No bill of attainder, ex post facto law, retroactive law, or laws impairing the obligation of contract or making irrevocable grant of special privileges or immunities shall be passed.[1]

Kentucky Bill Of Rights

Section 2

State_

Text of Section 2:

Absolute and arbitrary power over the lives, liberty and property of freemen exists nowhere in a republic, not even in the largest majority.

Laws cannot be written over the lives, liberty, or property of freemen

Affiant declares and demands that you respond by sworn affidavit with Penalty of perjury, where the Constitution and We the People, give you Authority to violate our will. And under what Authority you break your Oath of office sworn to protect the constitution and the Peoples individual rights.

You have 15 days from the time of receiving this affidavit, to respond, by sworn affidavit with penalty of perjury, or these statements stand as truth and law and you agree that this affidavit shall be considered adjudged and no court shall hear the matter. Affiant reserves the right to take this contract/affidavit before an arbitrator of Affiants choice, and at your expense. Of which none of the Peoples funds shall be used.

In addition, Affiant demands that remedy be found by the Georgia General Assembly within 30 days of receipt of this affidavit, by dismantling the BATF and removing the NFA, the GCA, and all laws regulating ammunition, firearms, firearm accessories, and any components thereof. That Law Enforcement shall issue No warrants. No warrants shall be sworn, or served, to any of The People on any NFA or GCA statutes other than limitations placed upon convicted violent felons. You shall agree that if you do not respond to this affidavit with in the 15 days, that you agree these statements stand as truth and law and you agree that this affidavit shall be considered adjudged and no court shall hear the matter, and the matter is forever sealed.

Verification

I hereby declare, certify and state, pursuant to the penalties of perjury under the law of the United

representations are true and correct to the best of my knowledge, information and belief.			
Executed in Two Thousand and Twenty One	_, Georgia on this	day of	in the Year of Our Lord
, , , , , , , , , , , , , , , , , , , ,			
	Autograph c	of Affiant	
Notary as JURAT CERTIFICATE			