STATE: OHIO

AFFIDAVIT: Right to Travel

COUNTY: HAMILTON

KNOW ALL MEN AND WOMEN BY THESE PRESENTS, that I, Andrea D. Kannler, BEING FIRST DULY SWORN AN OATH, deposes and says: The Human Being named herein is NON-OBLIGATORY and thus Exempt from Customs, Tariffs, Taxation, 'Owner in Fee' permit-deception Constructs, and from any other hindrance or restriction of His or Her Freedoms, Allodial Properties, Compensations, Rights of Travel, or Freedom of Movement on, in, or within, any member or non-member States of the United States Union, etc.

- 1. My name is Andrea Denise Kannler, and I am temporally domiciled at 2669 Wendee Drive, Cincinnati, OHIO republic, usA NON-DOMESTIC. Unless otherwise stated, I have individual knowledge of the matters contained within this Affidavit. I am fully competent to be testify with respect to these matters. I am a non-enemy of the State, and not a nom-de-guerre, straw man or any other artificial corporate construct as written in all CAPITAL LETTERS. Flore and not a terrorist. I am a non-hostile State. I harbor no animosity or belligerency toward the denistry facto. United States federal democracy. I maintain my neutrality by ceasing and desisting from knowingly aiding and abetting enfranchised persons who are bound under the 14th amendment since they are declared enemies of the de facto government. I refer to myself as Neutral with respect to the wars of the United States federal corporation. I am a true, natural man of flesh and blood constituting a majority with the Law, and only the Law.
- 2. I have researched extensively the organic laws of the United States of America, including two hundred years of American case law (i.e., Common law), and affirm that I have secured the UNALIENABLE and FUNDAMENTAL, UNRESTRICTED and UNREGULATED RIGHT TO TRAVEL upon both the public walkways and the highways, and transport my personal and allodial property, duly conveyed, unhindered by ANY private, corporate or statutory law, or Department of Motor Vehicles (DMV) regulation or so-called requirement. This unalienable right to travel is guaranteed by the 9th & 10th Amendments of the organic Constitution for the United States of America and Bill of Rights, and upheld by many court decisions in support of that right. I now explicitly RESERVE, ASSERT and DEFEND that right.
- 3. This AFFIDAVIT is submitted upon demand of a driver's license, registration or proof of insurance as part of the official record of ANY ensuing action and must be introduced as evidence in said action.
- 4. That I, Andrea Denise Kannler, do NOT under ANY circumstances utilize the public highways for commercial purposes. I am NOT a 14th Amendment legal "person" engaged in

interstate commerce, nor do I derive income from the travel and transport of goods. I am NOT a "driver," nor am I an "operator" of a "motor vehicle." The driver's license is for motor vehicles involved in commerce only. My private, self-propelled contrivance/carriage is NOT involved in commerce; therefore, it is NOT a "motor vehicle." The corporate State of OHIO Department of Motor Vehicle code does not disclose the true intent and purpose of the statutes, though a "motor vehicle" is adequately and clearly defined in the United States Code (USC).

"Motor Vehicle means every description of carriage or other contrivance propelled or drawn by mechanical power and used for commercial purposes."—18 USC 31

"The privilege of using the streets and highways by the operation thereon of motor carriers for hire can be acquired only by permission or license from the state or its political subdivision."—Black's Law Dictionary, 8th Ed, page 830

- 5. I cannot in good faith apply for and accept a driver's license, as I would be committing PERJURY. I would have to SWEAR under OATH that I am a member of, citizen of, franchisee of, or resident (agent) of [fiduciary, surety for] the corporate *State Of OHIO*, when the already established facts by affidavit have evidenced that I am NOT a member of, citizen of, franchisee of, or resident (agent) of the corporate *State of OHIO* or the federal United States

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"The right of the citizen to travel upon the public highways and to transport his/her property thereon either by carriage or automobile, is not a mere privilege which a city [or State] may prohibit or permit at will, but a common right which he/she has under the right to life, liberty, and the pursuit of happiness."—Thompson v. Smith, 154 SE 579

"Even the legislature has no power to deny to a citizen the right to travel upon the highway and transport his/her property in the ordinary course of his business or pleasure, though this right may be regulated in accordance with the public interest and convenience." ["Regulated" means traffic safety enforcement, stop lights, signs etc.] —Chicago Motor Coach v. Chicago, 169 NE 22

The Right to Travel; The Right to Mode of Conveyance; The Right to Locomotion are all Absolute Rights, and the Police can not make void the exercise of Rights. State v. Armstead, 60 s. 778, 779, and 781

State Police Power extends only to immediate threats to public safety, health, welfare, etc., Michigan v. Duke 266 US, 476 Led. At 449: which driving and speeding are not.

Traveling in an automobile on the public roads was not a threat to the public safety or health and constituted no hazard to the public, and such a traveler owed no other duty to the public (eg. the State); he / she and his / her auto, having equal right to and on the roadways / highways as

horses and wagons, etc.; this same right is still Substantive Rule, in that speeding, running stop signs, traveling without license plates, or registration, are not threats to the public safety, and thus, are not arrestable offenses. Christy v. Elliot, 216 I 131, 74 HE 1035, LRA NS 1905—1910: California v, Farley 98 CED Rpt. 89, 20 CA 3d 1032 1971)

7. Therefore, I have determined and hereby affirm by **AFFIDAVIT** and under oath, by virtue of my declared sovereign state Citizenship and American case law, that I am NOT required to have government permission to travel, NOT required to have a driver's license, NOT required to have vehicle registration of my personal property, nor to surrender the lawful title of my duly conveyed property to the State as security against government indebtedness and the undeclared federal bankruptcy.

ANY administrative rule, regulation or statutory act of ANY State legislature or judicial tribunal to the contrary is unlawful and clearly unconstitutional, thus NULL and VOID. American case law has clearly adjudicated that:

Where Rights secured by the Constitution are involved, there can be no rule - making or legislation, which would abrogate them. Miranda v. Arizona 384 US 436, 125:

The claim and exercise of Constitutional Rights cannot be converted into a crime. Miller v. Kansas 230 F 2nd 486, 489:

For a crime to exist there must be an injured party (Corpus Delicti). There can be no sanction or penalty imposed on one because of this Constitutional Right. Sherer v. Cullen 481 F. 945

8. ANY action involving a citation or ticket issued confiscation, impoundment or search and seizure of my private property by a police officer or ANY other public servant or employee that carries a fine or jail time is a penalty or sanction, thus converting a right into a crime. ANY citation or ticket is thus NULL and VOID.

Under every circumstance without exception, government officials must hold the Constitution for the United States of America (1791) supreme over ANY other laws, regulations or orders. Every police (executive) officer or judicial officer has SWORN AN OATH an oath to protect the lives, property and rights of the citizens of the United States of America under the supreme law of the land. ANY act to deprive state Citizens of their constitutionally protected rights is a direct violation of their oath of office, a felony and a federal crime.

"The Senators and Representatives before mentioned, and the Members of the several state Legislatures, and all executive and judicial officers, both of the United States and of the several states, shall be bound by Oath or Affirmation, to support this Constitution;"

- -Constitution for the United States of America, Article 6
- 9. ANY action by a police (i.e., executive) officer, officer of the court, public servant or government official to assert unlawful authority under the "color of law" will be construed

as a direct and willful violation of my constitutionally protected rights, and will be prosecuted to the full extent of American law.

"Public officials are not immune from suit when they transcend their lawful authority by invading constitutional rights."—AFLCIO v. Woodward, 406 F2d 137 t.

Citle 18, Part 1, Chapter 13 §242 of United States Codes of Law:

Whoever, under 'color' of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or Laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or race, that are prescribed for the citizens, shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section, or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years or for life, or both, or may be sentenced to death.

10. This **AFFIDAVIT** also certifies that I have previously completed and passed a test in the latest measuring my competency to safely control a motorized vehicle upon the public highways to the within the United States of America. I have also met or exceeded all common sense requirements concerning the "**rules of the road**" and the ability to maneuver a motorized vehicle in a safe and responsible manner.

Whereas it is my understanding that: "An unrebutted affidavit stands as the truth in Commerce" (1 Pet. 1:25; Heb. 6:13-15. Legal maxim: "He who does not deny, admits."), and,

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Whereas it is my understanding that: "An unrebutted affidavit becomes the judgment in Commerce" (Heb. 6:16-17. Any proceeding in a court, tribunal, or arbitration forum consists of a contest, or "duel," of commercial affidavits wherein the points remaining unrebutted in the end stand as the truth and the matters to which the judgment of the law is applied.)

PERJURY JURAT

Pursuant to Title 28, USC §1746(1) and executed "without the United States," I affirm under penalty of perjury under the laws of the united states of America that the foregoing is true and correct, to the best of my belief and informed knowledge. And further deponent saith not. I now affix my signature and official seal to all of the above affirmations with EXPLICIT RESERVATION OF ALL OF MY UNALIENABLE RIGHTS, (Uniform Commercial Code) U.C.C.1-308/207 & U.C.C 1-103 WITHOUT PREJUDICE to any of those rights.

Olydrece Kannely
Andrea Denise Kannler, Sovereign Free-Man-On-The-Land/Principal, by Special Appearance,
proceeding Sui Juris
Human Being- In Propria Persona - Flesh and Blood- Authorized Representative; All Rights Reserved UCC1-308, UCC1-207
Use of a Notary is for attestation and verification purposes and does not constitute adhesion, contract or change in status in any manner. All rights reserved without prejudice UCC1-308/1-207
Sworn, subscribed, sealed and affirmed before me this day of
Notary Public for OHIO
Carlos A. Baldwin Notary Public, State of Ohio My Commission Expires 04-08-2014
My commission expires 04/08/2014
OR
Witness

In Pure Trust and without malice, aforethought, ill will, vexation or frivolity,

Yours truly,