

**UNITED STATES DISTRICT COURT
DISTRICT OF COLUMBIA**

UNITED STATES OF AMERICA

Plaintiff,

v.

Criminal Action No. 20-165-JEB

KEVIN CLINESMITH,

Defendant.

CHRISTOPHER EARL STRUNK, EXECUTOR AND SETTLOR FOR THE EXPRESS DEED IN TRUST TO THE UNITED STATES OF AMERICA, MAKES THIS BIRTHEER CONFESSION AS TO OUTRAGEOUS ACTS OF FACTITIOUS DISORDER IMPOSED ON ANOTHER, IN LIEU OF EQUAL TREATMENT OF A 18 USC §1001 CURE TO CONVICT SENIOR EXECUTIVE SERVICE SCAPEGOAT DEFENDANT ALSO KNOWN AS KEVIN CLINESMITH, PROFFERS THE CRIMINAL ACCESSORY INFORMATION EXPERTISE AND INSIGHT FOR JAMES EMANUEL BOASBERG'S SECRET SOCIETY LIES AND CONCEALMENT IN U.S. SENATE CONFIRMATION

1. I, Christopher Earl Strunk in esse sui juris (Strunk / Affiant / SETTLOR), am domiciled at 141 Harris Avenue Lake Luzerne New York 12846 with phone: 518-416-8743, email: strunk@leader.com, and am the sole beneficiary for the entity registered in commerce **CHRISTOPHER EARL STRUNK**; and

2. Further, Strunk is the EXECUTOR AND SETTLOR FOR THE EXPRESS DEED IN TRUST TO THE UNITED STATES OF AMERICA duly registered on 29 April 2014 by the Lamar County Georgia Superior Court at 1:20 PM in BPA Book 32 Pages 716 through 754 with a redacted copy herewith marked Sub-exhibit A of **Exhibit 1 with sub-exhibits A through D**; and

3. Further, Strunk as shown at Exhibit 1 Sub-exhibit B, on the 23 January 2009 served NOTICE TO THE AGENT IS NOTICE TO PRINCIPAL NOTICE TO PRINCIPAL IS NOTICE TO AGENT RE: OFFER OF CONTRACT Received 20 January 2009 and received 21 January 2009 FOR THE RECORD RETURN and REDRAFT TIMELY WITHOUT DISHONOR WITH THE RESTRICTED SPECIAL APPEARANCE NOT A CORPORATION The Living-Soul, with Attachments: *Oath of 20 January 2009 offer for contract / Returned & Redrafted,* Oath of 21 January 2009 offer for contract / Returned & Redrafted,* Notice to the Clerk of Records Judicial Notice (page 1 of 2),*Judicial Notice (page 2 of 2); along with the proof of service by registered mail, and that on January 23, 2009, Affirmant privately did duly fire BARACK HUSSEIN OBAMA II, for being ineligible to POTUS and Commander-in-chief, and did duly serve notice upon he and his agents accordingly to no avail of law to date see the eight (8) page document marked by me as "Exhibit B" at the lower left hand corner of each of the pages is an exact, true and correct copy of the original; and
4. Further, Strunk is the original and only true BIRTHER of record per se in that the Indonesian SOEBARKAH or whatever his real name is remains ineligible for Office of President of the United States (POTUS) is not a Natural Born Citizen (NBC) required by the United States Constitution Article 2 Section 1 Clause 5, remains without evidence of place of birth on soil to U.S. Citizen Parents, and as a Central Intelligence Agency (CIA) agent USURPER must be stripped of his office emoluments by claw-back without personal immunity from prosecution notwithstanding his SENIOR EXECUTIVE SERVICE (SES) and or CIA status nevertheless the USURPER still runs the government with his SES traitors; and

5. Further, as shown at Exhibit 1 sub-exhibit C, on 23 January 2009 Strunk's full time devotion to remove the POTUS USURPER sought early beneficial use of Social Security funds vested since 1990 rather than wait until age 67, and as such have dwindled my life time expectation as an expense for which I gave notice to the USURPER, Attorney General, Secretary of Commerce and Secretary of Treasury of intent to file a replevin demand for my USA property beneficial interest as personal damages that on November 10, 2009 Plaintiff in 08-cv-2234 (RJL), 10-cv-00486 (RCL) did file in the United States District Court for the District of Columbia Judicial Notice of Replevin Demand with compensatory damages of \$21,656,250.00 in the Washington District of Columbia as a result of damages incurred by Petitioner from after January 20, 2009 with the USURPER incumbent ineligibility to office of POTUS failure to leave office when "fired" herewith shown at Exhibit 1 with Sub-exhibits Exhibit C by SETTLOR with the original record stored at Ogden Utah; and
6. In the trial court at an IAS Term, Part 27 of the Supreme Court of the State of New York, Justice Arthur M. Schack held in and for the County of Kings, at the Courthouse, at Civic Center, Brooklyn, New York, on the 11th day of April 2012 for Index No: 6500-2011 decision and order that STRUNK in the matter of Natural Born Citizen and associated conspiracy to be baseless claims about defendants which are *fanciful, fantastic, delusional and irrational*; and
7. Further, on 4 March 2014 the New York State Supreme Court Appellate Division for the Second Department Judicial panel sitting in review of Appellant's Amicus motion in Appeal Cases 2012-05515, 2013-06335 and 2014-00297 from orders in the trial court for Index No: 6500-2011, to my demand that it provide "*for civilian due process of law*" rather than the continued *martial due process of law* under statutory direct authority of the POTUS

Commander-in-chief over the de facto Federal and New York State Unified Court System courts under statutory authority of 12 USC §95 and 50 USC App. §5(b) ORDERED to deny "for civilian due process of law" as shown at Exhibit 1 Sub-exhibit D; and

8. Further, Strunk has been outrageously branded a delusional frivolous BIRTHER by orders in the trial court for Index No: 6500-2011 with the largest fines ever imposed in New York history in excess of \$177,000 and has been denied free access to the state courts due process without permission; and
9. Further, Strunk has been denied NBC adjudication in any court that now further emboldens the CIA and Federal Bureau of Investigation (FBI) to enlist U.S. Senator KAMALA DEVI HARRIS born in Oakland California on October 20, 1964 to be Democratic National Committee (DNC) Vice Presidential candidate along with Chinese Communist Party (CCP) DNC sinecure Presidential candidate JOSEPH R. BIDEN; and
10. Further, despite the fact that U.S. Senator Harris may be a "Anchor Baby" or a "Birth Right Citizen" that at best arguendo grants dual allegiance under the 14th Amendment provision of Federal jurisdiction over the birth in California when both non U.S. Citizen parents were on foreign student visas to study in California in that the mother is from India and the father is from Jamaica as her Alameda County Birth Certificate (see **Exhibit 2**) shows her Jamaican Student Father at birth in California is under The Jamaica Constitution ⁽¹⁾ Order in Council 1962 made on 23rd July 1962 when laid before Parliament 24th July 1962 coming into Operation-Section 3(2) of the Order in Council, and sections 80, 81, 94(1) and (2), 103, 104, 111, 124 and 125 (in part) of the Constitution on the 25th July 1962 with the remainder immediately before the 6th August 1962 at the Court at Buckingham Palace, the 23rd day of

¹ <https://pdba.georgetown.edu/Constitutions/Jamaica/jam62.html>

July, 1962 Present, THE QUEEN'S MOST EXCELLENT MAJESTY IN COUNCIL Her Majesty, by virtue and in exercise of the powers in that behalf by subsection (1) of section 5 of the West Indies Act, 1962 or otherwise in Her vested, is pleased, by and with the advice of Her Privy Council 1962 Jamaican Constitution designates Kamala Devi Harris is a Jamaican Citizen under CHAPTER II CITIZENSHIP Section 3. Persons who become Jamaican citizens on 6th August 1962. subsection 3C Every person born outside Jamaica shall become a citizen of Jamaica - (b) on the date of his birth, in the case of a person born on or after the sixth day of August, 1962, if, at that date, his father or mother is a citizen of Jamaica by birth, descent or registration by virtue of marriage to a citizen of Jamaica; and

11. Further as applies herein, Kamala Devi Harris parents divorced when she was seven, and when she was twelve, Harris and her sister moved with their mother Shyamala to Montreal, Quebec, Canada, where Shyamala had accepted a research and teaching position at the Jesuit McGill University-affiliated Jewish General Hospital; and
12. Further, Kamala Devi Harris attended a French-speaking middle school, Notre-Dame-des-Neiges, and then Westmount High School in Westmount, Quebec, graduating in 1981.
13. That unlike Senator Ted Cruz whose parents were not U.S. Citizens at his birth in Canada (his mother is a divorced British subject having been born a U.S. Citizen in Delaware and his Cuban father who later became a U.S. Citizen after leaving Canada) at least Senator Cruz renounced his Canadian Citizenship before he ran for POTUS, and unlike Indonesian U.S. Senator BARACK HUSSEIN OBAMA II who traveled on an Indonesian Passport and or Jamaican U.S. Senator KAMALA DEVI HARRIS, all have dual allegiance are unqualified for POTUS or VPOTUS.

14. That based upon the various Court pronouncements and or their refusal to provide NBC fundamental substantive due process review by any court, about which Strunk is branded by Justice Arthur M. Schack (deceased) of the New York State Court System as a BIRTHER to be *fanciful, fantastic, delusional and irrational* that as such according to *The Diagnostic and Statistical Manual of Mental Disorders* authoritative all inclusive Fifth Edition (DSM-5) 2013 update to the Diagnostic and Statistical Manual of Mental Disorders, is the taxonomic and diagnostic tool published by the American Psychiatric Association (APA) that must cover the supposed disorder that Strunk suffers from approximating a *Factitious disorder imposed on another* (FDIA) Justice Arthur M. Schack (deceased) of the New York State Court System called the "BIRTHER" disorder, and as such harm approximates a type of Munchausen syndrome that as a disorder creates the appearance of health problems or by proxy for another as a **hypochondriac distraction** for the person who lives with such serious political fear legally undiagnosed condition - notwithstanding *Minor v. Happersett*, 88 U.S. (21 Wall.) 162 (1875) ⁽²⁾ and *United States v. Wong Kim Ark*, 169 U.S. 649 (1898)⁽³⁾
15. Further, the CIA / FBI / and others maliciously label BIRTHER(s) as a "Conspiracy Theorist" or worse and the BIRTHER label serves CCP/ CIA / FBI bias and fear in targeting POTUS Donald John Trump among others of his political campaign including Lt. General Michael Thomas Flynn, Roger Stone with the Nixon Tattoo on his back.

Regarding the 'State within the State' listed in the Plum Book:

16. The post civil war 14th amendment administrative federal government that transformed the spoils system overlaid after the deaths of Lincoln, Garfield and McKinley from the 1913

² https://en.wikisource.org/wiki/Minor_v._Happersett

³ https://en.wikipedia.org/wiki/United_States_v._Wong_Kim_Ark

temporary monetary emergency that was made perpetual in 1928 and with the 1933 FDR Proclamation 2040 Military Government under the Emergency Banking Relief Act is now an extra-constitutional permanent state within a state of United States Government Policy and James V. Forrestal, in full James Vincent Forrestal, (born February 15, 1892, Beacon, New York, U.S.— died May 22, 1949, Bethesda, Maryland), first U.S. secretary of defense (1947–49). Earlier, in the Navy Department, he directed the huge naval expansion and procurement programs of World War II.

17. That Strunk at age 21 in 1968 while deployed by the U.S. Air Force to Panama voted by mail for Richard M. Nixon and Spiro T. Agnew, and again for their 1972 re-election.
18. That Strunk remains upset by what became known as the Watergate scandal.
19. Firstly, the Watergate scandal refers to five men caught on June 17, 1972, burglarizing the Democratic National Committee's headquarters in the Watergate complex, along with their two handlers, E. Howard Hunt of the CIA and G. Gordon Liddy of the FBI, who were Nixon campaign aides. All seven were tried before Judge John Sirica in January 1973.
20. The period leading up to the trial of the first Watergate Seven began on January 8, 1973. The term "Watergate Seven" was coined a few months later, in April 1973, by American lawyer, politician, and political commentator Ed Koch, who, in response to U.S. Senator Lowell P. Weicker Jr.'s claim indicating that one of the men in the Watergate bugging case had been ordered in the spring of 1972 to keep certain Senators and Representatives under surveillance, posted a sign on the door of his United States Congress office saying, "These premises were surveilled by the Watergate Seven. Watch yourself".

21. Based upon information and belief as a warning to E Howard Hunt, on December 8, 1972, the Boeing 737-222 serving the flight City of Lincoln, with registration N9031U, crashed during an aborted landing and go around while approaching Chicago Midway International Airport. The plane crashed into a residential neighborhood, destroying five houses; there was an intense ground fire. 43 of the 61 aboard the aircraft and two on the ground were killed. Among the passengers killed were Illinois congressman George W. Collins and Dorothy Hunt, the wife of Watergate conspirator E. Howard Hunt. This crash was the first fatal accident involving a Boeing 737, which had entered airline service nearly five years earlier in February 1968.
22. The second use of the term Watergate Seven refers to seven advisors and aides of United States President Richard M. Nixon who were indicted by a grand jury on March 1, 1974, for their roles in the Watergate scandal. The grand jury also named Nixon as an unindicted co-conspirator. The indictments marked the first time in U.S. history that a president was so named.
23. The original Watergate Seven and their legal dispositions were:
- **G. Gordon Liddy** — former FBI agent and general counsel for the Committee to Re-elect the President; convicted of burglary, conspiracy, and wiretapping; sentenced to 6 years and 8 months in prison; served 4½ years in prison.
 - **E. Howard Hunt** — former CIA operative and leader of the White House Plumbers; convicted of burglary, conspiracy, and wiretapping; sentenced to 2½ to 8 years in prison; served 33 months in prison.
 - **Bernard Barker** — member of the Plumbers; pled guilty to wiretapping, planting electronic surveillance equipment, and theft of documents, and later to burglary; sentenced to

18 months to 6 years in prison for the first charge; reversed his plea and served 18 months in prison; later sentenced to 2½ to 6 years in prison for the second charge; served 1 additional year in prison.

- **Virgilio Gonzalez** — Cuban refugee and locksmith; convicted of conspiracy, burglary, and wiretapping; sentenced to 1 to 4 years in prison; served 13 months in prison.
- **Eugenio Martínez** — Cuban exile and CIA infiltrator; convicted of conspiracy, burglary, and wiretapping; sentenced to 1 to 4 years in prison; served 15 months in prison; pardoned by Ronald Reagan.
- **James W. McCord Jr.** — former CIA officer and FBI agent; convicted on eight counts of conspiracy, burglary, and wiretapping; sentenced to 25 years in prison, reduced to 1 to 5 years in prison after he implicated others in the plot; served only 4 months.
- **Frank Sturgis** — military serviceman, spy, and guerrilla trainer; convicted of conspiracy, burglary, and wiretapping, and separately on a charge of transporting stolen cars to Mexico; sentenced to 1 to 4 years in prison for Watergate (the sentence for the transport charge was folded into the Watergate sentence, due to his cooperation); served 14 months in prison.

24. The seven advisors and aides later indicted in 1974 were:

- **John N. Mitchell** – former United States Attorney General and director of Nixon's 1968 and 1972 election campaigns; faced a maximum of 30 years in prison and \$42,000 in fines. On February 21, 1975, Mitchell was found guilty of conspiracy, obstruction of justice, and perjury, and sentenced to 2½ to 8 years in prison, which was later reduced to 1 to 4 years; he actually served 19 months.

- **H. R. Haldeman** – White House chief of staff, considered the second-most powerful man in the government during Nixon's first term; faced a maximum of 25 years in prison and \$16,000 in fines; in 1975, he was convicted of conspiracy and obstruction of justice, and received an 18-month prison sentence.
 - **John Ehrlichman** – former assistant to Nixon in charge of domestic affairs; faced a maximum of 25 years in prison and \$40,000 in fines. Ehrlichman was convicted of conspiracy, obstruction of justice, perjury, and other charges; he served 18 months in prison.
 - **Charles Colson** – former White House counsel specializing in political affairs; pled *nolo contendere* on June 3, 1974, to one charge of obstruction of justice, having persuaded the prosecution to change the charge from one of which he believed himself innocent to another of which he believed himself guilty, in order to testify freely.^[8] Colson was sentenced to 1 to 3 years of prison and fined \$5,000; he served seven months.
 - **Gordon C. Strachan** – White House aide to Haldeman; faced a maximum of 15 years in prison and \$20,000 in fines. Charges against him were dropped before trial.
 - **Robert Mardian** – aide to Mitchell and counsel to the Committee to Re-elect the President in 1972; faced 5 years in prison and \$5,000 in fines. His conviction was overturned on appeal.^[9]
 - **Kenneth Parkinson** – counsel for the Committee to Re-elect the President; faced 10 years in prison and \$10,000 in fines. He was acquitted at trial. Although Parkinson was a lawyer, G. Gordon Liddy was in fact counsel for the Committee to Re-elect the President.
25. That **William Mark Felt Sr.** (August 17, 1913 – December 18, 2008) was an Federal Bureau of Investigation (FBI) officer from 1942 to 1973 and was known for his role in the Watergate scandal. Felt was an FBI special agent who eventually rose to the position

of Associate Director, the Bureau's second-highest-ranking post. Felt worked in several FBI field offices prior to his promotion to the Bureau's headquarters. In 1980 he was convicted of having violated the civil rights of people thought to be associated with members of the Weather Underground, by ordering FBI agents to break into their homes and search the premises as part of an attempt to prevent bombings, was ordered to pay a fine, but was pardoned by President Ronald Reagan during his appeal; and

26. That in 2005, at age 91, Felt revealed that during his tenure as associate director of the FBI he had been the notorious anonymous source known as "Deep Throat" who provided The Washington Post reporters Bob Woodward and Carl Bernstein with critical information about the Watergate scandal, which ultimately led to the resignation of President Richard Nixon in 1974. Though Felt's identity as Deep Throat was suspected, including by Nixon himself, https://en.wikipedia.org/wiki/Mark_Felt_-_cite_note-1 it had generally remained a secret for 30 years. Felt finally acknowledged that he was Deep Throat after being persuaded by his daughter to reveal his identity.

27. That in 2006 I was a part-time employee for a New York Attorney who had worked in the Nixon / Mitchell Law firm trust department on November 21, 1963 had spoken by phone with Richard Nixon in Dallas.

Senior Executive Service

28. That as a result of the Watergate Scandal leaving no opportunity to waste, the DNC, Pilgrim Society CIA, FBI, FIVE-EYES intelligence community, Congress and various complicit Executive agencies and private corporations not wishing to allow a repeat of the public exposure again created the Senior Executive Service (SES) position classification in the civil service of the United States federal government, equivalent to general officer or flag

officer ranks in the U.S. Armed Forces was created in 1979 when the Civil Service Reform Act of 1978 went into effect under Trilateral Commission's corporatist President Jimmy Carter whose accommodation merger with the global Five-Eyes national security MIC apparatus best illustrated by the Queens Golden Share in her Privy council's Serco Inc. served by SES inside traders with impunity using the Office of Personnel Management and related offices designed to be a corps of executives selected for their leadership qualifications, serving in key positions just below the top Presidential appointees as a link between them and the rest of the Federal (civil service) workforce. SES positions are considered to be above the GS-15 level of the General Schedule, and below Level III of the Executive Schedule. Career members of the SES ranks are eligible for the Presidential Rank Awards program that remains the seditious foreign existential burr under Mr. Donald J. Trump's saddle to be removed by a patriot building a legacy.

29. Up to 10% of SES positions can be filled as political appointments rather than by career employees. About half of the SES is designated "Career Reserved", which can only be filled by career employees. The other half is designated "General", which can be filled by either career employees or political appointments as desired by the administration. Due to the 10% limitation, most General positions are still filled by career appointees.
30. Senior level employees of several agencies are exempt from the SES but have their own senior executive positions; these include the Federal Bureau of Investigation, Central Intelligence Agency, Defense Intelligence Agency, National Security Agency, Transportation Security Administration, Federal Aviation Administration, Government Accountability Office, Members of the Foreign Service, and government corporations.
31. In regards to any violations of 18 U.S. Code § 1001. Statements or entries generally

18 U.S. Code § 1001. Statements or entries generally

(a) Except as otherwise provided in this section, whoever, in any matter within the jurisdiction of the executive, legislative, or judicial branch of the Government of the United States, knowingly and willfully—

- (1) falsifies, conceals, or covers up by any trick, scheme, or device a material fact;
- (2) makes any materially false, fictitious, or fraudulent statement or representation; or
- (3) makes or uses any false writing or document knowing the same to contain any materially false, fictitious, or fraudulent statement or entry;

shall be fined under this title, imprisoned not more than 5 years or, if the offense involves international or domestic terrorism (as defined in section 2331), imprisoned not more than 8 years, or both. If the matter relates to an offense under chapter 109A, 109B, 110, or 117, or section 1591, then the term of imprisonment imposed under this section shall be not more than 8 years.

(b) Subsection (a) does not apply to a party to a judicial proceeding, or that party's counsel, for statements, representations, writings or documents submitted by such party or counsel to a judge or magistrate in that proceeding.

(c) With respect to any matter within the jurisdiction of the legislative branch, subsection (a) shall apply only to—

- (1) administrative matters, including a claim for payment, a matter related to the procurement of property or services, personnel or employment practices, or support services, or a document required by law, rule, or regulation to be submitted to the Congress or any office or officer within the legislative branch; or
- (2) any investigation or review, conducted pursuant to the authority of any committee, subcommittee, commission or office of the Congress, consistent with applicable rules of the House or Senate.

(June 25, 1948, ch. 645, 62 Stat. 749; Pub. L. 103–322, title XXXIII, § 330016(1)(L), Sept. 13, 1994, 108 Stat. 2147; Pub. L. 104–292, § 2, Oct. 11, 1996, 110 Stat. 3459; Pub. L. 108–458, title VI, § 6703(a), Dec. 17, 2004, 118 Stat. 3766; Pub. L. 109–248, title I, § 141(c), July 27, 2006, 120 Stat. 603.)

32. In regards to any violations of 18 U.S. Code § 3571. Sentence of fine

(a) **IN GENERAL.**—

A defendant who has been found guilty of an offense may be sentenced to pay a fine.

(b) **FINES FOR INDIVIDUALS.**—Except as provided in subsection (e) of this section, an individual who has been found guilty of an offense may be fined not more than the greatest of—

- (1) the amount specified in the law setting forth the offense;
- (2) the applicable amount under subsection (d) of this section;
- (3) for a felony, not more than \$250,000;

- (4) for a misdemeanor resulting in death, not more than \$250,000;
- (5) for a Class A misdemeanor that does not result in death, not more than \$100,000;
- (6) for a Class B or C misdemeanor that does not result in death, not more than \$5,000; or
- (7) for an infraction, not more than \$5,000.

(c) FINES FOR ORGANIZATIONS.—Except as provided in subsection (e) of this section, an organization that has been found guilty of an offense may be fined not more than the greatest of—

- (1) the amount specified in the law setting forth the offense;
- (2) the applicable amount under subsection (d) of this section;
- (3) for a felony, not more than \$500,000;
- (4) for a misdemeanor resulting in death, not more than \$500,000;
- (5) for a Class A misdemeanor that does not result in death, not more than \$200,000;
- (6) for a Class B or C misdemeanor that does not result in death, not more than \$10,000; and
- (7) for an infraction, not more than \$10,000.

(d) ALTERNATIVE FINE BASED ON GAIN OR LOSS.— If any person derives pecuniary gain from the offense, or if the offense results in pecuniary loss to a person other than the defendant, the defendant may be fined not more than the greater of twice the gross gain or twice the gross loss, unless imposition of a fine under this subsection would unduly complicate or prolong the sentencing process.

(e) SPECIAL RULE FOR LOWER FINE SPECIFIED IN SUBSTANTIVE PROVISION.—

If a law setting forth an offense specifies no fine or a fine that is lower than the fine otherwise applicable under this section and such law, by specific reference, exempts the offense from the applicability of the fine otherwise applicable under this section, the defendant may not be fined more than the amount specified in the law setting forth the offense. (Added Pub. L. 98–473, title II, § 212(a)(2), Oct. 12, 1984, 98 Stat. 1995; amended Pub. L. 100–185, § 6, Dec. 11, 1987, 101 Stat. 1280.)

33. In regards to any violations of 18 U.S. Code § 1001 and § 3571 by Defendant(s) and or JAMES EMANUEL BOASBERG the accessory before and after the crime for which KEVIN CLINESMITH has pled to on or about 19 August 2020 to cover-up any other involvement in the coup d' tat against Candidate elect DJT and his incoming administration still ongoing involves the DNC, Pilgrim Society, CIA, FBI, FIVE-EYES intelligence community, Congress, various complicit Executive agencies and private corporations of the state within the state listed in the Plum Book including William Barr and Durham to cover-

up and protect the SES state within the state not wishing to allow a repeat of the public exposure as occurred with the Watergate Scandal and assassination of JFK, demolition of the WTC intend their permanent placement of its compliant and illegal POTUS failing to meet the Natural Born Citizen required by the United States Constitution Article 2 Section 1 Clause 5 again as necessary now with the Jamaican Kamala Devi Harris just like the illegal alien Soebarkah.

34. That JAMES EMANUEL BOASBERG the accessory before and after the crime for which KEVIN CLINESMITH has pled to cover-up on or about 19 August 2020 committed 20 violations of 18 US Code 1001 and related law during his 2002 confirmation hearings before the U.S. Senate as described in **Exhibit 3** must be adjudicated to the maximum operation of law be sentence to 100 years of incarceration with fines of say \$5 million USD a portion of which must reimburse Lt General Flynn and his son who lost their assets in their defense because they were railroaded as a result of Defendant, FISC Judges and others protected by SES members Barr, Durham and others in their coup d' tat conspiracy to overthrow DJT.

CONCLUSION

- A. That JAMES EMANUEL BOASBERG be removed from the bench as the accessory before and after the crime for which KEVIN CLINESMITH has pled to cover-up;
- B. That Birther Christopher Earl Strunk, in esse sui juris the sole beneficiary of CHRISTOPHER EARL STRUNK be granted a NBC hearing on his BIRTHER injury and confession of guilt regarding SOEBARKAH and KAMALA DEVI HARRIS and who hereby offers to surrender for custody since no one else will be imprisoned otherwise;
- C. That Justice John Roberts be held in custody for breach of oath as a Knight of Malta;
- D. Such other and different relief for justice herein including a sur-reply.

VERIFICATION AFFIDAVIT

STATE OF NEW YORK)
)
COUNTY OF WARREN)

Accordingly, I, Christopher Earl Strunk, being duly so affirm, depose and say under penalty of perjury:

I have read the foregoing CHRISTOPHER EARL STRUNK, EXECUTOR AND SETTLOR FOR THE EXPRESS DEED IN TRUST TO THE UNITED STATES OF AMERICA, MAKES THIS BIRTHEER CONFESSION AS TO OUTRAGEOUS ACTS OF FACTITIOUS DISORDER IMPOSED ON ANOTHER, IN LIEU OF EQUAL TREATMENT OF A 18 USC §1001 CURE TO CONVICT NON SENIOR EXECUTIVE SERVICE SCAPEGOAT DEFENDANT ALSO KNOWN AS KEVIN CLINESMITH, PROFFERS INFORMATION EXPERTISE AND INSIGHT FOR JAMES EMANUEL BOASBERG'S SECRET SOCIETY LIES AND CONCEALMENT DURING THE 2002 U.S. SENATE CONFIRMATION during the ongoing National Banking Emergency and related emergencies or time of war under the 12 USC 95a amended 50 USC App. 5b under Proclamation 2040 that comply with the Hague Convention and related law to safeguard Defendant's rights.

Pursuant to remedy provided by Congress under 50 USC App. 17, this affirmation supports perfecting evidence at trial in the respective district court concurrent with a criminal investigation warranted done by the U.S. Army provost marshal general under the ongoing National Emergency or time of war that takes private property and infringes personal rights otherwise to be protected by others directly under the authority of the Commander-in-chief POTUS, in that time is of the essence with irreparable harm; and

Affirmant knows the contents thereof apply to me as a friend of this court by and that the same is true to my own knowledge, except as to the matters therein stated to be alleged on information and belief, and as to those matters I believe it to be true, am available for testimony. The grounds of my beliefs as to all matters not stated upon information and belief are as follows: 3rd parties, books and records, and personal knowledge.

Christopher Earl Strunk in esse Sui Juris
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That on the ___ day of August in the year 2020 before me the undersigned, a Notary Public in and for said State personally appeared, **Christopher Earl Strunk**, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he affirmed and executed the name in his capacity, and that by his signature on the instrument, the individual, or the person upon behalf of which the individual(s) acted, executed the instrument.

Subscribed and Affirmed to before me
This ___ day of August 2020

Notary Public, State of New York

⁴<https://www.jfklibrary.org/archives/other-resources/john-f-kennedyspeeches/united-nations-19630920>

⁵ https://en.wikipedia.org/wiki/The_Report_from_Iron_Mountain

⁶ According to a secret report, a 15-member panel, called the Special Study Group, was set up in 1963 to examine what problems would occur if the United States entered a state of lasting peace. They met at an underground nuclear bunker called Iron Mountain (as well as other, worldwide locations) and worked over the next two years. A member of the panel, one "John Doe", a professor at a college in the Midwest, decided to release the report to the public.

The heavily footnoted report concluded that peace was not in the interest of a stable society, that even if lasting peace "could be achieved, it would almost certainly not be in the best interests of society to achieve it." War was a part of the economy. necessary to conceive a state of war for a stable economy. The government, the group theorized, would not exist without war, and nation states existed in order to wage war. War served the vital function of diverting collective aggression. They recommended "credible substitutes" and paying a "blood price" to emulate the economic functions of war. Prospective government- devised alternatives to war included reports of alien life-forms, the reintroduction of a "euphemized form" of slavery "consistent with modern technology and political processes", and - one deemed particularly promising in gaining the attention of the malleable masses - threat of "gross pollution of the environment".

⁷ The term Deep State disambiguation is a political situation in a country when an internal organ does not respond to the political leadership coined by Peter Dale Scott (born 11 January 1929) who is a Canadian- born poet, academic, and former diplomat best known for his critiques of deep politics and American foreign policy since the era of the Vietnam War. Although trained as a political scientist. A deep state (from Turkish: derin devlet), also known as a state within a state, is a type of governance made up of networks of power operating independently of a state's political leadership in pursuit of their own agenda and goals. In popular usage, the term carries an overwhelmingly negative context although this does not reflect scholarly understanding. Potential sources for deep state organization include organs of state, such as the armed forces or public authorities (intelligence agencies, police, secret police, administrative agencies, and government bureaucracy).