County of
OFFICE OF THE CLERIC

Michigan

## COMMON LAW VEHICULAR JUDICIAL NOTICE CONSTITUTIONAL DRIVER LICENSE

THE UNDERSIGNED Common Law Citizen	of the United States of America, the Constitution of Natures GOD, that these Rights are retained in with special regard to Rights designated and/or set are ONE AND THE SAME THING-by the
NOTICE AND ADVISORY OF RIGHTS CLAIMED	INVIOLATE:
1) The Right to TRAVEL FREELY, UNENCUMBER and not a mere privilege. That the Right to TRAVEL to be mentioned for it is SELF-evident by Common SCONCOMMITANT of a FREE Society to come and UNENCUMBERED and UNFETTERED distinguishes to TO EXIST IN FACT. Please See SHAPIRO vs. THO TRAVEL by private conveyance for private purposes INFRINGED. No license or permission is required for purpose of [COMMERCIAL] PROFIT OR GAIN on COMMERCE. The above named Common Law Citiz COMMERCE and as such is thereby EXEMPTED LICENSE AS SUCH. Further, the converting a BASIC RIGHT into a PRIVILEGE and	is such a BASIC RIGHT it does NOT even need dense that the Right to TRAVEL is a BASIC go from length and breath FREELY he characteristic required for a FREE PEOPLE MSON, 394 U.S. 618. Further, the Right to upon the Common way can NOT BE or TRAVEL when such TRAVEL IS NOT for the the open highways operating under license IN ten listed IS NOT OPERATING IN FROM THE REQUIREMENT OF A state, is FORBIDDEN BY LAW from requiring a LICENSE and or a FEE CHARGED
for the exercise of the BASIC RIGHT. Please SEE M and if, state does <b>ERRONIOUSI</b>	
and require a License or FEE a Citizen may <u>IGNOR</u> IMMUNITY FOR SUCH EXERCISE OF A BASI	E THE LICENSE OR FEE WITH TOTAL
BIRMINGHAM, ALABAMA, 373 U.S. 262. Now if of ANY state is to the contrary of such exercise of that state is a FICTION OF LAW and 100% TOTALLY UBOUND TO UPHOLD IT AND NO Citizen is REQUILIBRED Please see which has never been overturned in over 194 years, so relies in good faith on the advice of Counsel and or of SUPREME COURT that Citizen has a PERFECT D since the burden of proof of said WILLFULNESS is REASONABLE DOUBT, said task or burden being the	a Citizen exercises a BASIC RIGHT and a Law at BASIC RIGHT, the said supposed Law of ANY INCONSTITUTIONAL and NO COURTS ARE JIred TO OBEY SUCH UNCONSTITUTIONAL MARBURY vs. MADISON, 5 U.S. 137 (1803), ee Shephard's Citations. Now further, if a Citizen in the Decisions of the UNITED STATES EFENSE to the element of WILLFULNESS and on the Prosecution to prove beyond a

NO CAUSE OF ACTION FOR WHICH RELIEF MAY BE GRANTED BY A COURT OF LAW. Please see U.S. vs. Bishop 412 U.S. 346. OBVIOUSLY THERE IS NO LAWFUL CHARGE AGAINST EXERCISING A BASIC Right to TRAVEL for a regular Common Law Citizen NOT IN COMMERCE on the common way Public HIGHWAY. THAT IS THE LAW!!! The above named Citizen IS IMMUNE FROM ANY CHARGE TO THE CONTRARY AND ANY PARTY MAKING SUCH CHARGE SHOULD BE DULY WARNED OF THE TORT OF TRESPASS!!! YOU ARE TRESPASSING ON THIS Common Law Citizen!!!

- 2) The original and Judicial jurisdiction of the United States Supreme Court is ALL actions in which a State may be party, thru subdivision, political or trust. This includes ALL state approved subdivisions and/or INCORPORATED Cities, Townships, Municipalities, and Villages, Et Al . Please see Article 3, Section 2, Para. (1) and (2), U.S. Constitution.
- 3) The undersigned has NEVER willingly and knowingly entered into ANY Contract or Contractual agreement giving up ANY Constitutional Rights which are secured by the CONSTITUTION, the SUPREME LAW OF THE LAND. This Common Law Citizen has NOT harmed any party, has NOT threatened any party, and that includes has NOT threatened or caused any endangerment to the safety or well being of any party and would leave any claimant otherwise to their strictest proofs otherwise IN A COURT OF LAW. The above named Citizen is merely exercising the BASIC RIGHT TO TRAVEL UNENCUMBEred and UNFETTEred on the Common public way or highway, which is their RIGHT TO SO DO!!! Please see Zobel vs. Williams, 457 U.S. 55, held the RIGHT TO TRAVEL is Constitutionally PROTECTED!!
- 4) Conversion of the RIGHT TO TRAVEL into a PRIVILEGE and or CRIME is <u>A FRAUD</u> and is in clear and direct conflict with she UNITED STATES CONSTITUTION, THE SUPREME LAW OF THE LAND. LAWS made by any state, which are clearly in direct CONFLICT or REPUGNANCY are UNCONSTITUTIONAL and are NOT WITH STANDING IN LAW AND ARE BEING CHALLENGED AS SUCH HERE AND THEREBY ARE NULL AND VOID OF LAW ON THEIR FACE. NO COURTS ARE BOUND TO UPHOLD SUCH FICTIONS OF LAW AND NO Citizen is bound to obey such a FICTION OF LAW. SUCH REGULATION OR LAW OPERATES AS A MERE NULLITY OR FICTION OF LAW AS IF IT NEVER EXISTED IN LAW. No CITIZEN IS BOUND TO OBEY SUCH UNCONSTITUTIONAL LAW!
- 5) The payment for a privilege requires a benifit to be received As the RIGHT TO TRAVEL is already secured it is clearly unlawful to cite any charges without direct damage to the specific party. Nor may a Citizen be charged with an offense for the exercise of a CONSTITUTIONAL RIGHT, in this case the RIGHT TO TRAVEL. Please see Miller vs. UNITED STATES 230 F2d 486. Nor may a Citizen be denied **DUE PROCESS OF LAW or EQUAL PROTECTION UNDER THE LAW.**
- 6) The undersigned does hereby claim, declare, and certify ANY AND ALL their CONSTITUTIONAL RIGHTS INVIOLATE from GOD and secured in THE UNITED STATES CONSTITUTION and the CONSTITUTION OF THE state wherein they abode as a SOVEREIGN, COMMON LAW CITIZEN existing and acting entirely AT THE COMMON LAW, and retains ALL BASIC RIGHTS under the CONSTITUTION OF THE UNITED STATES OF AMERICA, NATURE AND NATURE'S GOD AND UNDER THE LAWS OF GOD THE SUPREME LAW GIVER.

7) ANY VIOLATOR OF THE ABOVE CONSTRUCTIVE NOTICE AND CLAIM IS CRIMINALLY TRESPASSING UPON THIS ABOVE NAMED COMMON LAW Citizen and WILL BE PROSECUTED TO THE FULLEST EXTENT UNDER THE SUPREME LAW OF THE LAND. BE WARNED OF THE TRESPASS AND THE ATTACHED CAVEATS. ALSO TAKE CONSTRUCTIVE NOTICE, IGNORANCE OF THE LAW IS NOT AN EXCUSE!!

## JURAT CERTIFICATE & AFFIDAVIT

-	
By the Constitution of the USA Republi	ic and Jurisdiction take due notice that I am a US National.
State of Wisconsin	)
County	)
On	before me,
Date	Here Insert Name and Title of the Notary
United States (22) The term "national of or (B) a person who, though <u>not</u> a citize States of America Republic. <u>8 USC § 11</u> evidence to be the person(s) whose nam acknowledged to me that he/she/they exthat by his/her/their signature(s) on the inperson(s) acted, executed the instrument Private Citizen of The United States of A estate not subject to the jurisdiction of the	, has declared to be a <b>Constitutional national of the</b> of the United States" means (A) a citizen of the United States, no of the United States, owes permanent allegiance to the United (01(a)(21)). Who proved to me on the basis of satisfactory e(s) is/are subscribed to the within instrument and ecuted the same in his /her / their authorized capacity(ies), and instrument the person(s) or the entity upon behalf of which the true of Notary Public doesn't construe any jurisdiction.  America, domiciling within a non-military occupied private me "United States." <b>Domicile in the "united States of America" residence" without the U.S. All forms of prior contractual</b>
	I certify under GOD & the laws of the USA Republic that the foregoing paragraph is true and correct. WITNESS my hand and official seal. I am of the age of the Majority. Freedom liberty and perpetuity. UCC1-308
	Autograph
Form below use for County Clerk state of MICHIGAN	
COUNTY OF	
1,	, CLERK of the County of
	, thereof do hereby certify the
Citizen above named has sworn to the c	

same is TRUE AND CORRECT. IN TE	STIMONY WHEREOF, I have
hereto set my hand and affixed the SEA	L of said CIRCUIT COURT, at
the City of	, MICHIGAN this
day of	, AD
	Deputy County Clerk for
	COUNTY CLERK