

FILED

SEP 19 2024

Clerk, U. S. District Court
Eastern District of Tennessee
At Knoxville

**“UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF TENNESSEE
AT KNOXVILLE”**

RANDALL KEITH BEANE ©
Secured Party Issuer

v. Case No. 3:21-CV-375

UNITED STATES OF AMERICA
Alleged Person

**PRAECIPE TO ENTER ORIGINAL ISSUE OF JUDGMENT, DECLARATIONS
AND ORDER FOR RELEASE**

TO: LeAnna R. Wilson and LEANNA R. WILSON, alleged UNITED STATES, specifically and particularly, CLERK OF COURT for the EASTERN DISTRICT of TENNESSEE, LEANNA R. WILSON, **and to all alleged Principals thereof, and alleged Agents thereto**, hereafter "CLERK OF COURT", with reported address, Howard H. Baker Jr. U.S. Courthouse, 800 Market Street, Suite 130, Knoxville, TN 37902

PRAECIPE #1: FOR DUE CAUSE, DULY DECLARED BELOW, RESTATED, CLERK OF COURT SHALL FORTHWITH DATE, COUNTERSIGN AND SEAL THE WITHIN ORIGINAL ISSUE OF JUDGMENT, DECLARATIONS AND ORDER FOR RELEASE, RESTATED

PRAECIPE #2: FOR DUE CAUSE, DULY DECLARED BELOW, RESTATED, CLERK OF COURT SHALL FORTHWITH ENTER, IN THE FOLLOWING ORDER, THIS ORIGINAL ISSUE OF PRAECIPE, DECLARATION OF DUE CAUSE, THE DATED, COUNTERSIGNED AND SEALED JUDGMENT, DECLARATIONS AND ORDER FOR RELEASE, AND CERTIFICATE OF SERVICE, AS A SINGLE FILING, INTO THE RECORD OF THE ABOVE TITLED ACTION, RESTATED

PRAECIPE #3: FOR FURTHER DUE CAUSE, DULY DECLARED BELOW, RESTATED, CLERK OF COURT SHALL FORTHWITH DULY EXECUTE, SPECIFICALLY, ONLY THOSE FURTHER ADMINISTRATIVE TASKS REQUIRED TO GIVE FULL FORCE AND IMMEDIATE EFFECT, AS THOUGH IT WERE ISSUED BY 'UNITED STATES', TO THE ORIGINAL ISSUE OF JUDGMENT, DECLARATIONS AND ORDER FOR RELEASE, RESTATED

DECLARATION OF DUE CAUSE

With due power, authority, responsibility, accountability and liability, under due oath to declare, true, accurate and complete, I duly make the following declarations, hereafter "DECLARATION OF FACTS, RKB ©", without prejudice, from the beginning and hereafter, for all of existence to rely upon and that I am conscious and competent to make this declaration;

PRAECIPE AND DECLARATION OF FACTS, RKB ©

pg. I of III

rkb ©

08-28-2024

RKB

I. It is a fact, and AGREED between all alleged parties hereto, by Universal Security Agreement ©, that any and all assumptions, presumptions and hypotheses in this issue are duly cancelled for due cause, without prejudice, from the beginning and hereafter, by Secured Party, Randall Keith Beane ©. “USA v. Beane et al, 3:17-CR-82, Doc# 19” - ORIGINAL DUE DECLARATION OF ADDENDUM OF LAW PRESUMPTION AND PERPETUITY, restated and incorporated by reference as if set forth in full, and further duly published electronically at: <https://drive.proton.me/urls/5CXXPMWHWR#997r51SP3JjV>

II. It is a fact, and AGREED between all alleged parties hereto, that Secured Party, Randall Keith Beane © is and was at all relevant moments duly authorized by Universal Security Agreement ©, to issue “motion”, utilize any “rules of civil procedure” and issue a “federal tort claim”, without prejudice, in particular to any assumption or presumption of authority, jurisdiction and legal existence of any alleged person. For the purposes of documenting, recording and establishing all relevant facts on the universal record. To exhaust all lawful remedies in circumstances of sustained unlawful incarceration; in order to now legally effect release from said incarceration and to demonstrate Secured Party’s legal Power To Issue, for all to rely upon.

III. It is a fact and AGREED between all alleged parties hereto, that the ORIGINAL DUE DECLARATION AND NOTICE OF FACTUALIZED TRUST, with reference FT-OD-rkb-09291967, reference name Randall Keith Beane ©; the Universal Security Agreement ©, originally duly filed in “USA v. Beane et al, 3:17-CR-82, Doc# 19, pages 5 and 7-11” is unrebutted and un rebuttable. Original said Declaration restated and incorporated by reference as if set forth in full, and duly published electronically at: <https://drive.proton.me/urls/NPH58H71X4#gkstFrlCxA0K>

IV. It is a fact, and AGREED between all alleged parties hereto, that an unrebutted affidavit, or sworn declaration, IS the judgment in commerce and duly stands as law. In other words, judgment by default. A fundamental universal principle. A maxim of law. Accepted by all and therefore indefeasible. All defences collapse, including in this action. Anything departing from that is involuntary servitude, force and malice. Which in and of themselves amount to a status akin to warfare and therefore anathema to any body of law.

“USA v. Beane et al, 3:17-CR-82, Doc# 43” - PRAECIPE AND DECLARATION OF DUE CAUSE WITH EXHIBIT A AND B, pages ii - iii, Maxims #1 - #10, restated and incorporated by reference as if set forth in full, and duly published electronically at: <https://drive.proton.me/urls/XFDP35NKTG#pQ72tSEpPQi9>

V. It is a fact, and AGREED between all alleged parties hereto, that said alleged parties are not engaged in warfare between themselves. That they are in fact relying on commerce, governing law and agreement for SETTLEMENT of their differences in good faith, with clean hands, in open public forum. Specifically and particularly all alleged parties hereto, at this particular moment NOW, in relation to the above titled action, are relying on the Universal Security Agreement ©. On the basis that since it is amongst other things, a prior, perfected, superior, commercial claim in equity and damages, under duly identified law and never rebutted; then it is AGREED. A fact, of mathematical precision. Certain; which any body of law must by necessity be.

VI. It is a fact, and AGREED between all alleged parties hereto, pursuant to Universal Security Agreement ©, that each and all alleged “federal”, “state”, “bar” and “bank” “officers”, in particular those referenced in said duly entered motion in the above titled action, Doc# 1 restated; are foreclosed, defunct, former offices, with no lawful or legal authority or force to take the declared, recorded, identified actions that they did take against the Secured Party, Randall Keith Beane ©. They were in fact operating in their own capacity without indemnity whether they realized it or not and therefore accountable and liable in their own capacity for the damage, loss and prejudice caused. Unless otherwise agreed by Universal Security Agreement ©, restated.

“Beane v. USA, 3:21-CV-375-TAV-DCP, Doc# 1, Ground One”, specifically and particularly;

ORIGINAL DUE DECLARATION AND NOTICE OF FACTUALIZED TRUST, with reference number FT-OD-rkb-09291967, and reference name Randall Keith Beane ©, restated and incorporated in its entirety by reference as if set forth in full; "Beane v. USA, 3:21-CV-375. Doc# 21, pages 19-24", and further duly published electronically at: <https://drive.proton.me/urls/NPH58H71X4#gkstFrlCxAK>

VII. It is a fact, and AGREED between all alleged parties hereto, pursuant to Universal Security Agreement ©, that NO PROOF exists of the validated, verified, identification of legal existence of any person - despite a good faith obligation to disclose - who claimed legal authority and jurisdiction to take complaint without sworn declaration of any injured party. To obtain an alleged "indictment". To issue, obtain or purport to have obtained an alleged "arrest warrant". To detain, assault, deprive of due process under assumption of legal authority and jurisdiction; and to ultimately obtain unlawful and illegal "conviction", "judgment", "sentence", and "imprisonment." All rendered void, even *before* the pen hit the paper. A matter of fact, a matter of law and a matter of universal agreement; Universal Security Agreement ©, restated.

"USA v. Beane et al, case No. 3:17-CR-82, Doc# 43" – PRAECIPE AND DECLARATION OF DUE CAUSE WITH EXHIBIT A AND B, Articles II, III and IV, restated and incorporated by reference as if set forth in full, and published electronically at: <https://drive.proton.me/urls/XFDP35NKTG#pQ72tSEpPQi9>

Therefore, no court in this, nor in the original action, was ever legally constituted at any time. AGREED.

VIII. It is a fact, and AGREED between all alleged parties hereto, pursuant to Universal Security Agreement ©, that once the lack of legal authority of any "person" to take "official" legal action is duly established and proven on the universal record, then it automatically follows that jurisdiction is absent.

IX. It is a fact, and AGREED between all alleged parties hereto, pursuant to Universal Security Agreement ©, that once jurisdiction is proven absent, then all actions, including and not limited to those by alleged "courts", "judges", "magistrate judges", "clerks", "officers", "bank officers", "banks", "corporations", "governments", "complainants", "witnesses", "victims", "juries", "indictments", "arrest warrants", "bonds", "hearings", "directions", "forfeiture", "auctions", "sales", "orders", "convictions", "fines", "sentencing" and "imprisonment"; are VOID. All collateral contracts and connected actions are vitiated. No legal or lawful force derives therefrom, from the beginning and forevermore.

X. It is a fact, and AGREED between all alleged parties hereto, pursuant to Universal Security Agreement ©, that it is NOW proven once again, with absolute legal certainty, that no legal authority, jurisdiction, court, judge or officer is, nor ever was, legally existent. That any alleged "indictment", "judgment", "sentence", and "imprisonment" is void ab initio and therefore cannot be "vacated". It is agreed, that the sole verified, legally identified, legal authority to reconcile this administrative action, by Original Issue ©, to command CLERK OF COURT to record, enter, countersign, seal, effect and notice all relevant alleged persons of, Judgment, Declarations and Order for Release, IS the Declarant, Secured Party, Randall Keith Beane ©.

This PRAECIPE AND DECLARATION OF DUE CAUSE now duly made, issued, verified and noticed for all of existence to rely upon.

08-28-2021

Indorsement

RANDALL KEITH BEANE ©

08-28-2021


**“UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF TENNESSEE
AT KNOXVILLE”**

RANDALL KEITH BEANE ©
Secured Party Issuer

v. Case No. 3:21-CV-375

UNITED STATES OF AMERICA
Alleged Person

JUDGMENT, DECLARATIONS AND ORDER FOR RELEASE

JUDGMENT is now duly entered in favour of the Secured Party, Randall Keith Beane ©, on the consent of all alleged parties hereto, pursuant to sworn declaration with issue date July 11, 2017 and with effect from September 29, 1967; the Universal Security Agreement ©, duly declared, issued, verified, noticed and originally filed at Knoxville, TN in ‘USA v. Beane et al, 3:17-cr-00082- TAV-CCS, Doc# 19’, and upon which said Declaration this action is predicated.

In the particular circumstances of the facts identified in Secured Party’s PRAECIPE AND DECLARATION OF DUE CAUSE, filed herein, judgment is entered without prejudice, in particular, to any claim of legal existence of ‘UNITED STATES’, ‘UNITED STATES OF AMERICA’, ‘U.S. DISTRICT COURT FOR THE EASTERN DISTRICT OF TENNESSEE’, ‘USDJ’, ‘USMJ’, ‘USM’, ‘FBOP’ and any other alleged person. For the sole purpose of lawfully effecting Secured Party’s release from unlawful incarceration, pursuant to and authorized by the terms and conditions of the Universal Security Agreement ©, restated.

DECLARATIONS

FOR DUE CAUSE AGREED between all alleged parties hereto, the following declarations shall be in full force and effect from the issue date of this Original Issue of Judgment, Declarations and Order:

- i. That the alleged ‘indictment’, a consequence of which this action necessarily proceeds, namely that in ‘USA v. Beane et al, 3:17-CR-82, Doc# 3’, be and is hereby declared void ab initio.
- ii. That an alleged ‘bench warrant’ for ‘failure to appear’ of ‘STATE OF SOUTH CAROLINA’, ‘COUNTY OF JASPER’, ‘Court of General Sessions’, at Ridgeland, SC, signed by ‘Clerk of Court’, ‘Margaret Bostick’, with case reference no. ‘2014GS2700554’, and issue date ‘April 17, 2015’, for alleged ‘Randal Keith Beane’, be and is hereby declared void ab initio.
- iii. That the alleged ‘arrest warrant’ used to detain Secured Party, Randall Keith Beane ©, on July 27, 2017, as filed in the original action, ‘USA v. Beane et al, 3:17-CR-82, Doc# 16’ on July 31, 2017, be and is hereby declared void ab initio.

iv. That an alleged 'wanted person' entry in the 'NCIC database', with reference 'ORI JASPER COUNTY SHERIFF'S OFFICE' and 'NIC W373601642' be and is hereby declared void ab initio and expunged.

v. That the alleged 'jury verdict' in the original action 'USA v. Beane et al, 3:17-CR-82, Doc# 119' on February 1, 2018, be and is hereby declared void ab initio

vi. That the alleged 'judgment, sentence, supervised release, special assessment, restitution and forfeiture' in the original action 'USA v. Beane et al, 3:17-CR-82, Doc# 225' on July 24, 2018, be and is hereby declared void ab initio

vii. That all individual, alleged respondent parties [35], referenced in the originating motion in this action, Doc# 1, page 62-64, accept the Universal Security Agreement © to be true, accurate and complete for all to rely upon and agree to perform to it.

viii. That this judgment, its declarations and order are duly made and entered for want of authority and jurisdiction over Secured Party, Randall Keith Beane ©, pursuant to the Universal Security Agreement ©.

ix. That Secured Party, Randall Keith Beane ©, by this administrative action, with due power and authority, duly amends the Original COMMERCIAL BILL and TRUE BILL accounts of the Universal Security Agreement ©, ledgered against the DEBTORS, only to include the following additional collateral, and added to Secured Party's commercial claim, as follows:


THREE HUNDRED AND FIFTY BILLION lawful money of the United States of America, pre-1933 GOLD AND THREE HUNDRED AND FIFTY BILLION lawful money of the United States of America, pre-1933 SILVER; in EQUITY

THREE HUNDRED AND FIFTY BILLION lawful money of the United States of America, pre-1933 GOLD AND THREE HUNDRED AND FIFTY BILLION lawful money of the United States of America, pre-1933 SILVER; in DAMAGES

ORDER FOR RELEASE

IT IS ORDERED that Secured Party, Randall Keith Beane ©, imprisoned at 'Federal Bureau of Prisons, FCI Elkton, P.O. Box 10, Lisbon OH 44432' under reference name RANDALL KEITH BEANE ©, and reference ID# 52505-074 ©, be immediately released from said custody and imprisonment.

Clerk of Court shall forthwith transmit a certified copy of this Original Issue of Judgment, Declarations and Order for Release to the 'Warden at FCI Elkton'.

08-28-2024


Indorsement
Randall Keith Beane ©
Secured Party
Original ©

Clerk of Court

RANDALL KEITH BEANE ©
Original Issuer ©

JUDGMENT, DECLARATIONS AND ORDER FOR RELEASE © pg. II of II

rkb ©

08-28-2024


**“UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF TENNESSEE
AT KNOXVILLE”**

RANDALL KEITH BEANE ©
Secured Party Issuer

v. Case No. 3:21-CV-375

UNITED STATES OF AMERICA
Alleged Person

CERTIFICATE OF SERVICE

I duly certify, that the original and true copies of the ORIGINAL ISSUE OF PRAECIPE, DECLARATION OF DUE CAUSE AND JUDGMENT, DECLARATIONS AND ORDER FOR RELEASE, with issue date AUGUST 28, 2024, in the above titled action, was caused to be delivered by United States Postal Service Certified Mail to the following alleged parties:

LeAnna R. Wilson and Clerk of Court, Howard J. Baker Jr. U.S. Courthouse, 800 Market Street, Suite 130, Knoxville, TN 37902;

President of the United States, The White House, 1600 Pennsylvania Avenue, NW, Washington, DC 20500;

Jason A. Jones, General Counsel, FBI Headquarters, 935 Pennsylvania Avenue, NW, Washington, DC 20535-0001;

Jill Anderson, General Counsel, U.S. Department of Justice, 935 Pennsylvania Avenue, NW, Washington, DC 20535-0001;

Francis M. Hamilton III, U.S. Attorney, Eastern District of Tennessee, 800 Market Street, Suite 211, Knoxville, TN 37902

Lisa Dickinson, General Counsel, U.S. Marshals Service, c/o U.S. Marshal, David G. Jolley, 800 Market Street, Suite 320, Knoxville, TN 37902-2343;

Robert J. Conrad, Director, Administrative Office of the United States Courts, One Columbus Circle, NE, Washington, DC 205441

08-28-2024

Secured Party, Randall Keith Beane ©
Original ©

NAME: RANDALL KEITH BEANE
REG#: 52505-074
FSL CORRECTIONAL INSTITUTION ELKTON
P.O. BOX 10
LISBON, OHIO 44432

CERTIFIED MAIL®



7020 3160 0001 2843 6779

RECEIVED

SEP 19 2024

Clerk, U. S. District Court
Eastern District of Tennessee
At Knoxville

⇔52505-074⇔

Leanna R Wilson *-CLERK OF COURT*
Howard J. Baker Courthous
800 Market ST
Suite 130
Knoxville, TN 37902
United States

