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Candi-Lee:Weeks  
c/o 175 Hutton Ranch rd #103-231,  
Kalispell Montana near [59901]

U.S. District Court District of Montana  
201 E Broadway St,  
Missoula Montana 59802

Attn: (Defendants, Court)  
**NOTICE TO THE AGENT IS NOTICE TO THE PRINCIPAL, NOTICE TO THE PRINCIPAL IS NOTICE TO THE AGENT.**

"Candi-Lee:Weeks"	)	
CounterPLAINTIFF,	)	CASE NO. <u>9:16-cv-00161-DLC-JCL</u>
v.	)	In RE: <u>TK162305</u>
"CITY OF WHITEFISH et al."	)	
CounterDEFENDANT	)	DECLARATION & NOTICE:
	)	Preliminary Pretrial Statement
	)	OBJECTION TO DISCOVERY (I)
	)	OBJECTION TO A JURY
	)	OBJECTION TO OFFICER TESTIMONY
	)	

I, Candi-Lee:Weeks A living Man/Woman, and one of the people, in this court of record 28 U.S. Code § 132 (a) **Claim & Declare:**

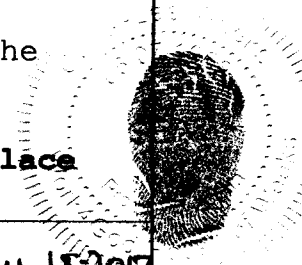
The attachments to this Document, are to define and clarify a Court of Record, and shall be considered as additional case law for the court, CounterDefendant, & CounterPlaintiff

**(A)** a brief factual outline of the case;

Incorporated by reference as being fully stated herein:  
**03202017-MTVOC-CLW-101 Counterclaim Summary of the case** and all attachments.

**(B)** the basis for federal jurisdiction and for venue in the division;

**Title 28 gives the court Jurisdiction. The events took place**



1.  
2. **within the court's Jurisdiction.**

3.  
4. **(C) the factual basis of each claim or defense advanced by the**  
5. **party;**

6. **The factual basis is made up of the audio and video**  
7. **recordings, statements by witnesses, The tickets, and in the**  
8. **police reports that agree with the truth, as well as the**  
9. **testimony of the witnesses / victims.**

10. **(D) the legal theory underlying each claim or defense, including,**  
11. **where necessary to a reasonable understanding of the claim or**  
12. **D. Mont. L.R. March 1, 2016 Page 36 defense, citations to**  
13. **authority;**

14. **The claim is that the CounterPlaintiff and the other victims**  
15. **that were with her, are living people with private rights,**  
16. **secured by the Preamble to the Constitution for the United**  
17. **States, Numerous Court Rulings mentioned in the Case Law Section,**  
18. **and that these rights come from our Creator, the Lord and Savior**  
19. **Jesus Christ, who taught the truth.**

20. **CHRISTIAN: One who believes or professes or is assumed to**  
21. **believe in Jesus Christ, and the truth as taught by Him. [Conway**  
22. **v. Third Nat. Bank & Trust Co.,] [118 N.J.Eq. 61, 177 A. 113,**  
23. **116.] [Black's Law Dictionary 4th Edition Page 306]**

24. **VERITAS, A QUOCUNQU g DICITUR, A DEO EST. 4 Inst. 153.**  
25. **Truth, by whomsoever pronounced, is from God. [Black's Law**  
26. **Dictionary 4th Edition Page 1733]**

27. **These unalienable rights from our creator are not fully**  
**defined, as only our Creator can fully define them. The**  
**Constitution, and other documents only mention some of our**  
**Unalienable Rights. Among these rights are life, liberty, the**  
**pursuit of happiness, and the right to travel.**



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**(E)** a computation of damages;

- 1. Damages for Harm, violation of private rights, and constructed incarceration: \$50,000 from each party = \$600,000.00 USD
  - 2. Office Supplies, Mailing Costs, printing ink, materials, & travel expenses: \$2,500.00 USD
  - 3. Form Preparation Services and legal educational materials and courses \$4,500.00 USD
  - 4. For time of Detainment \$5,500.00 USD
  - 5. Court Filing Fee \$400.00 USD
  - 6. Towing Fee \$125.00 USD
  - 7. Ransom for the Car \$125.00 USD
  - 8. BOND \$125.00 USD
- TOTAL: \$613,275.00 USD**

**(F)** the pendency or disposition of any related state or federal litigation;

**Original Case and Court: Case NO. TK162305**  
Whitefish Municipal Court  
275 Flathead Ave  
Whitefish, MT 59937  
Phone number: (406)863-2440  
Fax number: (406)863-1259  
Email: court@cityofwhitefish.org

**(G)** N/A

**(H)** N/A



1.  
2. (I) identification of controlling issues of law suitable for  
3. pretrial disposition;

4. **Incorporated by reference as being fully stated herein:**  
5. **03202017-MTVOC-CLW-101 Counterclaim Case Law Section.**

6. **And all the documents attached to this Preliminary Pretrial**  
7. **Statement**

8. **I Candi-Lee:Weeks object to any Discovery, because Discovery**  
9. **is not part of a Court of Record, a Court of Common Law, however**  
10. **any and all evidence and testimony must be presented to the**  
11. **Tribunal, so they may reach a correct verdict, in order to avoid**  
12. **errors.**

13. **I also object to a Jury, because according to the MAGNA**  
14. **CARTA 1215 parts 21 & 39, Any Jurors, must belong to the royal**  
15. **peerage.**

16. **I also object to any Government employees or officers**  
17. **testifying, see MAGNA CARTA Section 20, 38.**

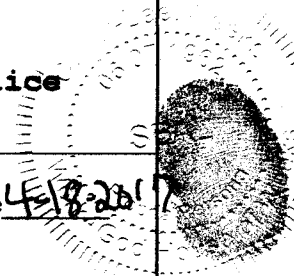
18. **I object to paying any court fees, see MAGNA CARTA section**  
19. **40.**

20. (J) the name and city and state of current residence of each  
21. individual known or believed to have information that may be used  
22. in proving or denying any party's claims or defenses, and a  
23. summary of that information. If known, the address and  
24. telephone number of the individual must be provided to all  
25. counsel on request;

26. **CITY OF WHITEFISH et al.**

27. **Bradley F Johnson in his private capacity, [judge Whitefish**  
**municipal court]**

**Bill Dial in his private capacity, [Whitefish police**



dept]

- 1. Kristi Curtis in her private capacity, [PA]
- 2. Kevin Conway in his private capacity [Whitefish police]
- 3. Shane Erickson in his private capacity, [Whitefish police]
- 4. Chase Garner in his private capacity, [Whitefish police]
- 5. Chuck Stearns in his private capacity, [Whitefish city]
- 6. Bridger Kelch in his private capacity, [Whitefish police]
- 7. John Muhfeld in his private capacity, [Whitefish Mayor]
- 8. Bill Hill (aka) Hills Brothers towing in Private Capacity
- 9. Brian Carter in his private capacity (aka) Moonlighting Bail

Bonds Represented by:

HAMMER, QUINN & SHAW, PLLC

110 Financial Drive, Suite 100

PO Box 7310

Kalispell, MT 59904-0310

(406) 755-2225

toddhammer@attorneysmontana.com,

marcelquinn@attorneysmontana.com,

benjaminhammer@attorneysmontana.com,

*[Attorneys for the City and it's Employees]*

GARLINGTON, LOHN & ROBINSON, PLLP

350 Ryman Street • P. O. Box 7909

Missoula, MT 59807-7909

Telephone (406) 523-2500

Telefax (406) 523-2595

rclukes@garlington.com, takeller@garlington.com

*[Attorneys for Defendant Brian Carter]*

Bill Hill (aka) Hills Brothers towing in Private Capacity

5845 Highway 93 South,

*clw*

4/16/2017



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**Whitefish MT, 59937**

**[No Response, No Attorney]**

**WITNESSES:**

**Candi-Lee:Weeks, Brook:Weeks, Cassidy:Weeks, Colton:Weeks  
c/o 175 Hutton Ranch rd #103-231,  
Kalispell Montana near [59901]**

**(K) N/A**

**(L) N/A**

**(M) N/A this court shall proceed in accordance with the rules and laws of Courts of Record (see attached)**

**The following documents are attached, and are incorporated by reference, as being fully stated herein, and shall be considered case law, as these are the rules for courts of record:**

- 1. 04072017-SSF-CLW-111 Statement of Stipulated Facts**
- 2. 04072017-COR-CLW-112 Court of Record Case Law**
- 3. 04072017-IOMC-CLW-113 Interpretation of Magna Carta and Confirmatio Cartarum**
- 4. 04072017-CC-CLW-114 CONFIRMATIO CARTARUM**
- 5. 04072017-MC-CLW-115 MAGNA CARTA**
- 6. 04072017-S-CLW-116 SOVEREIGNTY OF THE PEOPLE**
- 7. 04072017-RD-CLW-117 REPUBLIC vs. DEMOCRACY**



4/18/2017



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I have personal knowledge of the foregoing facts and am competent to testify as to the truth of these facts if called as a witness. I declare under penalty of perjury under the laws of the United States that the foregoing facts are true and correct. So Help Me God. May Jesus bless all who read this.

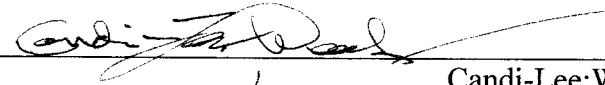
I reserve all rights to make amends to this document to make it more clear, precise, and on point if needed.

Executed without the Federal United States (DATE) April 18 2017

Under necessity, I do not consent to any matters against myself or CANDI LEE WEEKS, other than that I, a Man may be compensated, that Justice may be restored as I have requested, & the discharge of any liability that you may allege I have herein.

Sincerely,

All Rights Reserved And Waiving None



Candi-Lee:Weeks

**'Errors and Omissions are Consistent with Intent'**

