WILLIAM MICHAEL JOHNSON by William-Michael Johnson c/o 191 Duck Pond Road McDade, Texas 78650

CAUSE NO. 9842

In the Admiralty	
§	IN THE 21^{ST}
§	
§	JUDICIAL
§	
§	DISTRICT COURT
§	
§	BASTROP COUNTY, TEXAS
	% % % %

DEFENDANT'S FIRST REQUEST FOR ADMISSIONS TO PLAINTIFF

To: Plaintiff, as alleged, COUNTY OF BASTROP et al, by and through attorney of record, **Lee Gordon**, alleged State Bar #08212500, MCCREARY, VESELKA, BRAGG & ALLEN, P.C.

Defendant via, William Michael Johnson, respondent serves these requests for admissions on Plaintiff, et al, as allowed by Texas Rule of Civil Procedure 198. Plaintiff must admit or deny each request, in writing, within 30 days after service.

Definitions

- 1. "Plaintiff" or "defendant," as well as a party's full or abbreviated name or a pronoun referring to a party, means the party, and where applicable, the party's agents, representatives, officers, directors, employees, partners, corporate agents, subsidiaries, affiliates, or any other person acting in concert with the party or under the party's control, whether directly or indirectly, including any attorney.
- 2. "You" or "your" means Plaintiff, COUNTY OF BASTROP, et al, successors, predecessors, divisions, subsidiaries, present and former officers, agents, employees, contractors and all other persons acting on behalf of Plaintiff, COUNTY OF BASTROP et al, or successors, predecessors, divisions, and subsidiaries.
- 3. "District" means [the] Bastrop County Appraisal District.
- 4. "Person" includes corporation, organization, government or governmental subdivision or agency, business trust, estate, trust, partnership, association, and any other legal entity. (Texas Government Code § 311.005. GENERAL DEFINITIONS (2))
- 5. "Communication" means any oral or written communication of which plaintiff or plaintiff's attorneys have knowledge, information, or belief.

1

- 6. Clarifications may be requested but do not extend time.
- 7. Unless otherwise said all requests contained in this request pertain particularly to this Cause 9842 matter as captioned above.

Instructions: Admit or deny the following requests, <u>non-response</u> <u>will</u> <u>be</u> <u>deemed</u> <u>admittance</u>, a response of "vague" and/or "unintelligible" is not acceptable <u>unless</u> <u>responsive</u> <u>explanation</u> <u>is</u> <u>offered</u>, and as these requests are directed to an alleged governmental organization and its alleged attorney both of which are presumed to know the law – an objection response that read "calls for legal conclusions" (or similar) is therefore *non sequiter* and, unless responsive explanation is offered, will be deemed admitted.

These requests for admissions do concern the 9842 captioned matter as said above.

REQUEST # 1.	This matter is properly captioned as showing above.
	☐ Admit / ☐ Deny
REQUEST # 2.	Assessments are lawfully performed on income producing property.
	☐ Admit / ☐ Deny
REQUEST # 3.	Owners of private non-income producing private home on private property are not required to render property.
	☐ Admit / ☐ Deny
REQUEST # 4.	A private "home" on private property is not subject to taxation.
	☐ Admit / ☐ Deny
INTERROGAT	ORY # 1 If you deny this then what are the characteristics of private "home" property / land that make it taxable?
REQUEST # 5.	Men and women on [the] land are not required to render private land.
	☐ Admit / ☐ Deny
REQUEST # 6.	The land at issue in this Cause 9842 matter is private land.
	☐ Admit / ☐ Deny

REQUEST # 7.	Private property ownership is a right.
	☐ Admit / ☐ Deny
REQUEST # 8.	"The State cannot diminish the Rights of the people." <i>See</i> , <u>Hertado v. California</u> , 110 US 516
	☐ Admit / ☐ Deny
REQUEST # 9.	"Where Rights secured by the Constitution are involved, there can be not rule making or legislation which would abrogate them." <i>See</i> , Miranda v. Arizona, 324 US 436, 491.
	☐ Admit / ☐ Deny
REQUEST # 10.	"The claim and exercise of a constitutional Right cannot be converted into a crime." <i>See</i> , Miller v. US, 230 F 486 at 489.
	☐ Admit / ☐ Deny
REQUEST # 11.	"There can be no sanction or penalty imposed on one because of the exercise of a constitutional right." <i>See</i> , Sherer v. Cullen, 481 F. 946.
	☐ Admit / ☐ Deny
REQUEST # 12.	"The assertion of federal rights, when plainly made, is not to be defeated in the name of local practice." <i>See</i> , <u>Davis v. Wechsler</u> , 263 US 22, at 24.
	☐ Admit / ☐ Deny
REQUEST # 13.	"Federal Law & Supreme Court Cases apply to State Court Cases." <i>See</i> , Howlett v. Rose, 496 U.S. 356 (1990).
	☐ Admit / ☐ Deny
REQUEST # 14.	The land at issue in this Cause 9842 matter is not considered "Resident Homestead" pursuant to Section 11.13(j) and (o) of the Property Tax Code.
	□ Admit / □ Deny

REQUEST # 15.	The land at issue in this Cause 9842 matter does not exist "in this state" as defined in Section 151.004 of the Property Tax Code.
	□ Admit / □ Deny
REQUEST # 16.	The land at issue in this Cause 9842 matter does not exist in this "state" as defined in Chapter 311 Government Code.
	☐ Admit / ☐ Deny
REQUEST # 17.	The District is lawful Texas Government agency.
	☐ Admit / ☐ Deny
REQUEST # 18.	The District's chief appraiser is the party responsible for all activity of the District.
	☐ Admit / ☐ Deny
REQUEST # 19.	The District's chief appraiser is the party responsible for all contracts of the District.
	☐ Admit / ☐ Deny
REQUEST # 20.	The District's chief appraiser approves and works closely with all contractors with the District.
	☐ Admit / ☐ Deny
REQUEST # 21.	There appears no bonding of this cause 9842 matter.
	☐ Admit / ☐ Deny
REQUEST # 22.	There appear no <i>fide-jussio</i> or <i>fide-jussor</i> for the plaintiff.
	□ Admit / □ Deny
REQUEST # 23.	The District's chief appraiser is responsible for all bonding of this Cause 9842 matter.
	☐ Admit / ☐ Deny
REQUEST # 24.	Regarding the District all authority is delegated through and by the chief appraiser.

	☐ Admit / ☐ Deny
REQUEST # 25.	There appears no legal nexus between the man William Michael Johnson and the District or the District's chief appraiser.
	☐ Admit / ☐ Deny
REQUEST # 26.	An original petition in this matter was lawfully filed on or about the 17 th day of the month of October in the year 2006.
	☐ Admit / ☐ Deny
REQUEST # 27.	The District's chief appraiser is responsible for the filing of this Cause 9842 action.
	☐ Admit / ☐ Deny
REQUEST # 28.	The alleged defendant did not consent to this Cause 9842 action.
	☐ Admit / ☐ Deny
REQUEST # 29.	The alleged defendant is not a corporation – nor becoming one.
	☐ Admit / ☐ Deny
REQUEST # 30.	The Sixth Edition of <u>Black's Law Dictionary</u> defines "property" quite adequately on pages 1216, 1217 and 1218.
	☐ Admit / ☐ Deny
INTERROGATO	ORY # 2: If your response to for Request # 30 is "denied," please proffer the definition of "property" that is pertinent and controlling to this matter.
REQUEST # 31.	The Sixth Edition of <u>Black's Law Dictionary</u> defines property tax as an ad valorem tax. (Page 1218.)
	☐ Admit / ☐ Deny
REQUEST # 32.	The term "ad valorem" means according to value.
	☐ Admit / ☐ Deny

Cause 9842

REQUEST # 33. The Cause 9842 suit is about collection on an alleged debt.

	☐ Admit / ☐ Deny
REQUEST # 34.	The District's chief appraiser is responsible for the claim of debt in this matter.
	□ Admit / □ Deny
REQUEST # 35.	The District's chief appraiser is responsible for the debt alleged in this matter.
	☐ Admit / ☐ Deny
REQUEST # 36.	The alleged tax is a debt burdened onto the defendant.
	☐ Admit / ☐ Deny
REQUEST # 37.	The District's chief appraiser was duly acting in the course and scope of his employment when instigating this matter.
	☐ Admit / ☐ Deny
REQUEST # 38.	The District's chief appraiser was duly acting in full accord with all applicable law relating to this Cause 98842 matter.
	☐ Admit / ☐ Deny
REQUEST # 39.	The named attorney was duly acting with specified authority in the course and scope of his employment when instigating this matter.
	□ Admit / □ Deny
REQUEST # 40.	All lawful and legal prerequisites were accomplished before the filing.
	☐ Admit / ☐ Deny
REQUEST # 41.	All lawful and legal prerequisites were accomplished at the time of the filing.
	☐ Admit / ☐ Deny
REQUEST # 42.	This suit is compliant with the Texas Constitution.
	☐ Admit / ☐ Deny

REQUEST # 43.	As it may pertain this suit is compliant with the federal constitution.
	☐ Admit / ☐ Deny
REQUEST # 44.	This suit and relating action is compliant with the Texas Rules of Civil Procedure (T.R.C.P).
	☐ Admit / ☐ Deny
REQUEST # 45.	As it may pertain this suit and relating action is compliant with the Texas Code of Criminal Procedure.
	☐ Admit / ☐ Deny
REQUEST # 46.	The Texas Business and Commerce Code Uniform Commercial Code is applicable in this Cause 9842 matter.
	☐ Admit / ☐ Deny
REQUEST # 47.	The Cause 9842 appears to lack verification.
	☐ Admit / ☐ Deny
REQUEST # 48.	The man William Michael Johnson is the titled land owner of the property at issue.
	□ Admit / □ Deny
REQUEST # 49.	The property at issue is duly recorded and posted as private property.
	☐ Admit / ☐ Deny
REQUEST # 50.	"THE STATE OF TEXAS" has no interest in the land at issue in this Cause 9842 matter.
	□ Admit / □ Deny
REQUEST # 51.	The District is biased against private ownership.
	☐ Admit / ☐ Deny
REQUEST # 52.	The District's Board of Directors is biased against private ownership.
	□ Admit / □ Deny

REQUEST # 53.	The District's chief appraiser is biased against private ownership.
	☐ Admit / ☐ Deny
REQUEST # 54.	The District's employees are biased against private ownership.
	☐ Admit / ☐ Deny
REQUEST # 55.	The Cause 9842 petition satisfies all lawful requirements.
	☐ Admit / ☐ Deny
REQUEST # 56.	The Cause 9842 petition is true, correct and accurate.
	☐ Admit / ☐ Deny
REQUEST # 57.	The Cause 9842 petition fully identifies real party of interest.
	☐ Admit / ☐ Deny
REQUEST # 58.	The Cause 9842 petition affords full disclosure.
	☐ Admit / ☐ Deny
REQUEST # 59.	The petition document found in the folder of the Cause 9842 matter is a
	genuine copy of that petition document.
	□ Admit / □ Deny
REQUEST # 60.	The single page document attached to said petition and showing as
	"SCHEDULE A" is true, correct and complete.
	☐ Admit / ☐ Deny
REQUEST # 61.	The single page document attached to petition, as said, and showing as "SCHEDULE A" is fully disclosed.
	·
DEOLIEGE # 60	☐ Admit / ☐ Deny
REQUEST # 62.	Said "SCHEDULE A" fully identifies real party of interest.
	☐ Admit / ☐ Deny
REQUEST # 63.	Said "SCHEDULE A" is factually true, correct and complete.
	☐ Admit / ☐ Deny

REQUEST # 64.	Said "SCHEDULE A" shows undefined numbers.
	☐ Admit / ☐ Deny
REQUEST # 65.	Said "SCHEDULE A" shows numbers of no consequence.
	☐ Admit / ☐ Deny
REQUEST # 66.	Said "SCHEDULE A" shows, "ACCOUNT NUMBER".
	☐ Admit / ☐ Deny
INTERROGATO	ORY # 3: Please proffer any and all information concerning alleged "ACCOUNT NUMBER" such as, and not limited to, who opened said account, who is responsible for it, its lifespan, who controls it, can it be closed, modified, etc.
REQUEST # 67.	Said "SCHEDULE A" shows, "ASSESSED NAME: JOHNSON, WILLIAM MICHAEL".
	☐ Admit / ☐ Deny
REQUEST # 68.	Said "SCHEDULE A" does not define "ASSESSED NAME: JOHNSON, WILLIAM MICHAEL".
	☐ Admit / ☐ Deny
REQUEST # 69.	Said "SCHEDULE A" shows, "ABSTRACT FEES".
	☐ Admit / ☐ Deny
REQUEST # 70.	Said "SCHEDULE A" does not define "ABSTRACT FEES".
	☐ Admit / ☐ Deny
REQUEST # 71.	Said "SCHEDULE A" shows, "AMOUNT DUE".
	☐ Admit / ☐ Deny
REQUEST # 72.	Said "SCHEDULE A" does not define "AMOUNT DUE".
	☐ Admit / ☐ Deny
REQUEST # 73.	Said "SCHEDULE A" shows "TOTAL DUE".

	☐ Admit / ☐ Deny
REQUEST # 74.	Said "SCHEDULE A" does not define "TOTAL DUE".
	□ Admit / □ Deny
REQUEST # 75.	Said "SCHEDULE A" shows, "TEXAS LAW MAKES YOU RESPONSIBLE FOR THE PAYMENT OF THESE FEES.
	□ Admit / □ Deny
REQUEST # 76.	Said "SCHEDULE A" does not define "TEXAS LAW".
	□ Admit / □ Deny
REQUEST # 77.	Said "SCHEDULE A" does not define "YOU".
	☐ Admit / ☐ Deny
REQUEST # 78.	Said "SCHEDULE A" does not define "PAYMENT".
	☐ Admit / ☐ Deny
REQUEST # 79.	Said "SCHEDULE A" does not define "FEES".
	☐ Admit / ☐ Deny
REQUEST # 80.	This Cause 9842 action is in line with and pursuant to the MANIFESTO OF THE COMMUNIST PARTY, a/k/a [the] Communist Manifesto, [showing] as authored by Karl Marx and Friedrich Engels (English edition of 1888, edited by Friedrich Engels)
(see, http://www	gutenberg.org/catalog/world/readfile?fk_files=165453&pageno=1)
REQUEST # 81.	☐ Admit / ☐ Deny A proper, true and correct citation was issued about the 23 rd day of the month of October in the year 2006.
	□ Admit / □ Deny
REQUEST # 82.	Said petition and citation was duly served on the 2 nd day of the month of February in the year 2007.
	☐ Admit / ☐ Deny

REQUEST # 83.	Process server was competent.
	☐ Admit / ☐ Deny
REQUEST # 84.	Service was timely.
	☐ Admit / ☐ Deny
REQUEST # 85.	Service meets all requirements.
	□ Admit / □ Deny
REQUEST # 86.	Process server had authority to serve on the land that is subject of this Cause 9842 matter.
	☐ Admit / ☐ Deny
REQUEST # 87.	Plaintiff inappropriately named defendant in plaintiff's original petition.
	□ Admit / □ Deny
REQUEST # 88.	A verified original answer appears in the folder of this matter.
	□ Admit / □ Deny
REQUEST # 89.	A request, pursuant to Texas Rules of Civil Procedure Rule 194, for disclosure was served on plaintiff.
	☐ Admit / ☐ Deny
REQUEST # 90.	Said request is lawful.
	☐ Admit / ☐ Deny
REQUEST # 91.	A request, pursuant to Texas Rules of Civil Procedure Rules 193 and 196, for production was served.
	☐ Admit / ☐ Deny
REQUEST # 92.	Said request is lawful.
	☐ Admit / ☐ Deny
REQUEST # 93.	McCreay, Veselka, Bragg & Allen, P.C. show to be and are the Attorneys for the alleged Plaintiff.

	☐ Admit / ☐ Deny
REQUEST # 94.	One Shelburne (Shelly) J. Veselka appears to be the lead attorney in this particular matter.
	☐ Admit / ☐ Deny
REQUEST # 95.	One Lee Gordon, alleged State Bar #08212500, appears as an attorney in this matter.
	☐ Admit / ☐ Deny
REQUEST # 96.	A counterclaim and citation was properly served to the same Lee Gordon.
	☐ Admit / ☐ Deny
REQUEST # 97.	A counterclaim and citation was properly served to McCreay, Veselka, Bragg & Allen, P. C.
	☐ Admit / ☐ Deny
REQUEST # 98.	A counterclaim and citation was properly served to the alleged "COUNTY OF BASTROP".
	☐ Admit / ☐ Deny
REQUEST # 99.	One Lee Gordon, alleged State Bar #08212500, appears to have monetary interest with this Cause 9842 action.
	☐ Admit / ☐ Deny
REQUEST # 100	One Lee Gordon, alleged State Bar #08212500, appears to lack standing in this Cause 9842 matter.
	☐ Admit / ☐ Deny
REQUEST # 101	One Lee Gordon, alleged State Bar #08212500, appears to lack law practice license.
	☐ Admit / ☐ Deny

REQUEST # 102. One Shelburne (Shelly) J. Veselka does not represent the alleged defendant.
□ Admit / □ Deny
REQUEST # 103. One Lee Gordon, alleged State Bar #08212500, does not represent the alleged defendant.
□ Admit / □ Deny
REQUEST # 104. McCreay, Veselka, Bragg & Allen, P.C. does not represent the alleged defendant.
□ Admit / □ Deny
REQUEST # 105. One Shelburne (Shelly) J. Veselka does not have authority of or to conversion of private property in this Cause 9842 matter.
☐ Admit / ☐ Deny
REQUEST # 106. One Lee Gordon, alleged State Bar #08212500, does not have authority of or to conversion of the private property at issue in this Cause 9842 matter.
☐ Admit / ☐ Deny
REQUEST # 107. McCreay, Veselka, Bragg & Allen, P.C. does not have authority of or to conversion of private property in this Cause 9842 matter.
☐ Admit / ☐ Deny
REQUEST # 108. The alleged Plaintiff appears not to have any monetary interest in the property at issue in this Cause 9842 matter.
☐ Admit / ☐ Deny
REQUEST # 109. The alleged Plaintiff appears not to have any proprietary interest in the property at issue in this Cause 9842 matter.
□ Admit / □ Deny
REQUEST # 110. The alleged Plaintiff does not own the land at issue.

□ Admit / □ Deny
REQUEST # 111. The alleged Plaintiff does not own the property at issue.
☐ Admit / ☐ Deny
REQUEST # 112. There appears no legal nexus between the man William Michael Johnson and the Property Tax Code.
□ Admit / □ Deny
REQUEST # 113. The alleged assessment as is subject of this Cause 9842 action is compliant with the federal constitution.
□ Admit / □ Deny
REQUEST # 114. The alleged debt as is subject of this Cause 9842 action is compliant with the federal constitution.
☐ Admit / ☐ Deny
REQUEST # 115. The alleged assessment as is subject of this Cause 9842 action is compliant with the Texas Constitution.
☐ Admit / ☐ Deny
REQUEST # 116. The alleged debt as is subject of this Cause 9842 action is compliant with the Texas Constitution.
☐ Admit / ☐ Deny
REQUEST # 117. The said constitutions act upon those who choose to be in an agreement with it, such as public officials and their employees.
☐ Admit / ☐ Deny
REQUEST # 118. All those who claim to be acting for the Plaintiff have taken the Constitutionally mandated oaths.
☐ Admit / ☐ Deny
REQUEST # 119. The District is obliged to a foreign authority.
☐ Admit / ☐ Deny

REQUEST # 120. The named Attorneys relating to this instant matter are agents of a foreign authority.
□ Admit / □ Deny
REQUEST # 121. Excluding the alleged defendant none of the other named parties as found in the record of this matter have been convicted of a felony or a crime involving moral turpitude.
□ Admit / □ Deny
REQUEST # 122. Excluding the alleged defendant none of the other named parties as found in the record of this matter have been formally indicted of otherwise accused or charged with a felony or a crime involving mora turpitude.
□ Admit / □ Deny
REQUEST # 123. The alleged "COUNTY OF BASTROP" is a lawful entity.
□ Admit / □ Deny
REQUEST # 124. The alleged "COUNTY OF BASTROP" is one and the same as "County of Bastrop".
□ Admit / □ Deny
REQUEST # 125. The alleged "COUNTY OF BASTROP" is a lawful entity with prope charter.
□ Admit / □ Deny
REQUEST # 126. Bastrop county and the alleged "COUNTY OF BASTROP" are not the same.
□ Admit / □ Deny
REQUEST # 127. The alleged attorneys in this matter have full confidence and authority to act, bind and commit the alleged "COUNTY OF BASTROP" in any way relating to this matter.

☐ Admit / ☐ Deny
REQUEST # 128. The alleged "COUNTY OF BASTROP" is a different entity than the District.
□ Admit / □ Deny
REQUEST # 129. Law is contract.
□ Admit / □ Deny
REQUEST # 130. Contract makes the law.
□ Admit / □ Deny
REQUEST # 131. "The state citizen is immune from any and all government attacks and procedure, absent contract." <i>See</i> , <u>Dred Scot vs. Sanford</u> , 60 U.S. (19 How.) 393 (1857).
□ Admit / □ Deny
REQUEST # 132. Defendant did not execute a written contract with plaintiff.
□ Admit / □ Deny
REQUEST # 133. Defendant did not execute a written contract with plaintiff for adequate consideration.
□ Admit / □ Deny
REQUEST # 134. Defendant did not authorize to sign or otherwise enter the man William Michael Johnson into contract with alleged Plaintiff.
□ Admit / □ Deny
REQUEST # 135. Defendant is not under any contractual obligation with the alleged plaintiff.
□ Admit / □ Deny
REQUEST # 136. The alleged Plaintiff appears not to have any contractual interest in the property at issue in this Cause 9842 matter.
☐ Admit / ☐ Deny

REQUEST # 137. There appears no voluntary nexus between the man William Michael
Johnson and the alleged Plaintiff.
□ Admit / □ Deny
REQUEST # 138. Defendant did not harm or damage the alleged Plaintiff in this matter.
□ Admit / □ Deny
REQUEST # 139. Plaintiff did not make a written demand for the sum sought in plaintiff's original petition more than 30 days before plaintiff filed suit.
□ Admit / □ Deny
REQUEST # 140. Defendant did not refuse to pay plaintiff the sum sought in the written demand.
□ Admit / □ Deny
REQUEST # 141. The man William Michael Johnson is not subject to the federal constitution.
□ Admit / □ Deny
REQUEST # 142. The man William Michael Johnson is not subject to the Texas Constitution.
□ Admit / □ Deny
REQUEST # 143. The District's Chief Appraiser did not certify the property so identified subject of or in this Cause 9842 action.
□ Admit / □ Deny
REQUEST # 144. The attorneys in this matter are acting as debt collectors.
□ Admit / □ Deny
REQUEST # 145. The Fair Debt Collection Practices Act is applicable in this matter.
□ Admit / □ Deny

REQUEST # 146. City of Houston v. Morgan Guar. Intern. Bank (App. 1 Dist. 1983) 666
S.W.2d 524, ref. n.r.e, certiorari denied 105 S.Ct. 1185, 469 U.S. 1213,
84 L.Ed.2d 332 does have influence upon this mater.
☐ Admit / ☐ Deny
REQUEST # 147. There appears no legal nexus between the man William Michael
Johnson's recorded private property and the Property Tax Code.
□ Admit / □ Deny
REQUEST # 148. In order for a tax to be levied the "thing being taxed" must be "located
in this state" meaning that the "thing being taxed" must be both "doing business and be domiciled in Texas"
□ Admit / □ Deny
REQUEST # 149. Absent some manner of voluntary consent or fully disclosed contract a man or a woman in Texas cannot be mandated / forced into paying a tax.
☐ Admit / ☐ Deny
REQUEST # 150. This Cause 9842 matter involves private copyright law.
☐ Admit / ☐ Deny
REQUEST # 151. Respondent does not have right to use or access private copyright law.
☐ Admit / ☐ Deny
REQUEST # 152. This Cause 9842 matter involves trespass of private property.
☐ Admit / ☐ Deny
REQUEST # 153. This Cause 9842 matter involves conversion.
☐ Admit / ☐ Deny
REQUEST # 154. "WILLIAM MICHAEL JOHNSON" is private property.
☐ Admit / ☐ Deny

REQUEST # 155. Plaintiff lacks use authorization for the "WILLIAM MICHAEL JOHNSON".
□ Admit / □ Deny
REQUEST # 156. Named Attorneys in this Cause 9842 matter lack use authorization for the "WILLIAM MICHAEL JOHNSON".
☐ Admit / ☐ Deny
REQUEST # 157. "WILLIAM MICHAEL JOHNSON" is an attempt to create a colorable persona (conversion) under colorable law.
☐ Admit / ☐ Deny
REQUEST # 158. Conversion is unlawful activity.
☐ Admit / ☐ Deny
REQUEST # 159. Perpetuation of this Cause 9842 matter is extortion.
☐ Admit / ☐ Deny
REQUEST # 160. The perpetuation of this Cause 9842 matter is misappropriation of public money.
☐ Admit / ☐ Deny
REQUEST # 161. The perpetuation of this Cause 9842 matter is misappropriation of public trust.
☐ Admit / ☐ Deny
REQUEST # 162. This Cause 9842 matter is an act in contradiction to Penal Code Art. 1.04. [2] [3] Due course of law No citizen of this State shall be deprived of life, liberty, property, privileges or immunities, or in any manner disfranchised, except by the due course of the law of the land.
☐ Admit / ☐ Deny
REQUEST # 163. This Cause 9842 matter is an act in correspondence with the elements

found in Penal Code Art. 39.03 Official Oppression.

☐ Admit / ☐ Deny				
REQUEST # 164. This Cause 9842 matter is an act in correspondence with the elements				
found in Penal Code Art. 39.02 Abuse of Official Capacity.				
☐ Admit / ☐ Deny				
REQUEST # 165. This Hale V. Henkel case is applicable to the Cause 9842 matter: "The individual may stand upon his constitutional rights as a citizen. He is entitled to carry on his private business in his own way. His power to contract is unlimited. He owes no such duty to the State, since he receives nothing therefrom, beyond the protection of his life and property. His rights are such as existed by the law of the land [Common Law] long antecedent to the organization of the State, and				
can only be taken from him by due process of law, and in accordance with the Constitution. Among his rights are a refusal to incriminate himself, and the immunity of himself and his property from arrest or seizure except under a warrant of the law. He owes nothing to the public so long as he does not trespass upon their rights." Hale v. Henkel, 201 U.S. 43 at 47 (1905).				
□ Admit / □ Deny				
Respectfully submitted by order of the WILLIAM MICHAEL JOHNSON.				
// // // // // // // // // // // // //				

// // //

Date: day of June , 2007
William Michael Johnson, programmented
William Michael Johnson, unrepresented c/o 191 Duck Pond Road
McDade, Bastrop county Texas uSA
512-273-2396
no telecopier number
// //
CERTIFICATE OF SERVICE "I have been existed that a transfer of the force in DEFEND ANTIS FIRST
"I hereby certify that a true and correct copy of the foregoing <u>DEFENDANT'S FIRST</u>
REQUEST FOR ADMISSIONS TO PLAINTIFF was sent on June, 2007 to Lee
Gordon, alleged State Bar #08212500, MCCREARY, VESELKA, BRAGG & ALLEN
P.C.; P.O. Box 26990, Austin, Texas 78755 via prepaid USPS Certified Mail, Article
7006 2760 0002 0863 9448 Domestic Return Receipt PS Form 3811 used."
7000 2700 0002 0003 7446 Domestic Return Receipt 13 101m 3011 useu.
William-Michael Johnson
Bastrop county Texas 512-273-2396
// // // // // // // // // // // // //
// //



Track & Confirm

FAQs

Track & Confirm

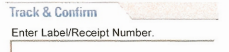
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