

SCIRE DEBES CUM QUO CONTRAHIS ~ *You ought to know with whom you deal.*

NOTICE of Counter-Resolve to E020937 Summons, herein after, NCRTS
A PRIVATE Matter NOT Open to Public Display, Scrutiny or Forum

NEMO ME IMPUNE LACESSIT ~ *'No one provokes me with impunity'*

FROM: By: **Defender**, A PRIVATE Man, Bowers, **Lane Lee**, *Beneficiary*,
agent, PRIVATE Attorney-in-FACT, Authorized Representative, **Lane** herein after

FOR: Principal, Public Fictitious Entity, ens legis, LANE BOWERS©
2511 26th Street ~ Snyder, Texas Republic without the US [79549]

TO: **TRUSTEES** for/to/of Principal, LANE LEE BOWERS© as follows:

SNYDER MUNICIPAL COURT, Public Entity

Public Official, TRUSTEE: Court Administrator, **ANGELA BLAIR**, and;

Public Official, TRUSTEE: JUDGE, **JEFFREY JOHN CASWELL**

NCRTS, Certified Mail Number: **9589 0710 5270 2118 2208 58**

1925 24th St. SNYDER, TX 79549

CC: TO: Designated Witnesses to and for this Common Law Contract.

Merrick B. Garland, UNITED STATES ATTORNEY GENERAL

Certified Mail Number: **9589 0710 5270 2118 2208 89**

Jodey Cook Arrington, Texas Representative

Certified Mail Number: **9589 0710 5270 2118 2208 65**

Jane Nelson Secretary of State

Certified Mail Number: **9589 0710 5270 2118 2208 72**

=====
The law of agent and principal applies:
That service upon one is service upon all, principals and subordinates.
=====

Juramentum est indivisibile, et non est admittendum in parte verum et in parte falsam.

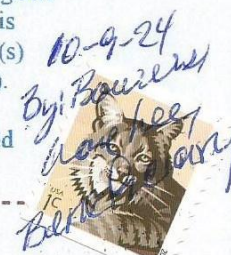
An oath is indivisible, it cannot be in part true and in part false.

"A Public official is a fiduciary toward the public, including in the case of a judge, the litigants who appear before him and if he deliberately conceals material information from them he is guilty of fraud," *U.S. v Holzer* 816 F. 2d 304, 307 (1987). Public officials are also "trustee(s) and servant(s) of the people," *Georgia Department v Sistrunk* 291 S.E. 2d 524, 526 (1982). "Public office" is a public trust or agency for the benefit of the people to be administered under legislative control in the interest of the office." *State ex rel Nagle v. Sullivan* 40 P. 2d 995, 997, Supreme Court of Montana (1935).

NOTICE of Counter-Resolve to E020937 Summons

See This and Related Documents at: ResJudicataClaim.com/SMC

Page 1 of 7

10-9-24
By: Bowers
Lane Lee
Belt


SCIRE DEBES CUM QUO CONTRAHIS ~ *You ought to know with whom you deal.*

Be It Known: This writing # **RF 437 152 345 US** establishes a Common Law contract between the **Defender, Lane** and **TRUSTEES** in accord with the Postal Rule, which states the following:

"The postal rule (also known as the mailbox rule or "deposited acceptance rule") is a term of common law-contracts which determines the timing of acceptance of an offer when mail is contemplated as the medium of acceptance. The general principle is that a contract is formed when acceptance is actually communicated to the offeror. The mailbox rule is an exception to the general principle. The mailbox rule provides that the contract is formed when a properly pre-paid and properly addressed letter of acceptance is posted. One rationale given for the rule is that the offeror nominates the post office as implied agent and thus receipt of the acceptance by the post office is regarded as that of the offeree. The main effect of the mailbox rule is that the risk of acceptance being delivered late or lost in the post is placed upon the offeror. If the offeror is reluctant to accept this risk, he can always require actual receipt before being legally bound."

This **NCRTS** is a lawful binding contract, establishing agreement of all parties once signed for/accepted/received by them, their agents, employees, and/or mail room personnel and/or any other person of their company, corporation, entity, which, evidences the existence of **A Duty to Perform** under and according to this **NCRTS**.

RE: Snyder Municipal Court Summons: **EXHIBIT A** attached herein:

Greetings **TRUSTEES**,

As you and I know a Municipal Court is **not** a court of record giving the Administrator's free reign to do whatever pleases them within that system, but not today.

Welcome to **My Court**, which **IS a Court of Record** open for all to see and be scrutinized by our peers. **My Court** is coming to you and our peers as the ink off these pages into your intellect so that you possibly be cognizant enough to understand fully and explicitly the repercussions of your actions as well as your non action for the betterment, safety and well-being of the community, a Public Trust you serve as Fiduciary to, the **unincorporated** People of Snyder Texas, the Public TRUST, which you are also **TRUSTEES** of per your OFFICEs of TRUST.

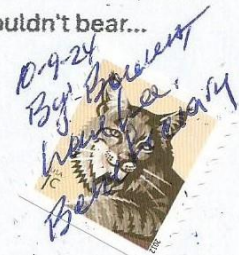
With every day passing I understand more and more why the Messiah said, '... Woe unto you lawyers for you enter not, forbidding those who would, while you live lavishly in your place of honor and opulence, multiplying the burdens of my people with weights and measure that you couldn't bear... Woe unto you lawyers...'

My prayer for you is that judgment is sure and swift for continuing the tradition of your craft.

NOTICE of Counter-Resolve to E020937 Summons

See This and Related Documents at: ResJudicataClaim.com/SMC

Page 2 of 7



SCIRE DEBES CUM QUO CONTRAHIS ~ *You ought to know with whom you deal*

To begin with, the summons for the Principal, LANE BOWERS© to appear is a blatant barratrous act for the continuance of something poised as having some sort of legitimacy yet is more likely for your CORPORATE profit center masquerading as a 'Court of Law'.

Plus peccat auctor quam actor.

The instigator of a crime is worse than he who perpetrates it. 5 Co. 99

And **secondly** is a prime example of why government shouldn't be CORPORATIONS masked as 'FOR The People' instrumentalities due to compartmentalization, because the left hand doesn't know what the right hand is doing.

Citation # **E020937** was already answered by the **NOTICE of COUNTERCLAIM** of September 27th, 2024, and now here your court is addressing the Principal, LANE BOWERS© with an issue that's in **FACT** an unanswered **COUNTERCLAIM** with your organization, that SPECIFICALLY has your OFFICE and NAME attached as an **Offender**. A **COUNTERCLAIM** which still remains unanswered by anyone in the **CITY OF SNYDER, Inc.** organization, **are you even aware of this FACT?**

One schooled in the art and craft of legalese wizardry, you Judge, TRUSTEE, know full well that until the **COUNTERCLAIM** is answered, the Snyder Municipal Court, nor its agents have any need of contacting, summoning, arresting, or any type of communication with the Principal, LANE BOWERS© or any retaliatory action initiated until what's already been stated is answered with certain specificity. Most certainly when the **COUNTERCLAIM** was put forward because of citation # **E020937** you are NOW attempting to coerce the Principal, LANE BOWERS© to appear for.

By the Snyder Municipal Court, and its agents summoning the Principal, LANE BOWERS© to answer when I, **Lane** have done so by **COUNTERCLAIM**, the Snyder Municipal Court, and its agents are abrogating and putting aside the principles of law that serve, protect and support those with clean hands. Being an agent of the court unashamedly disregarding those principles represents exactly what's stated before by **operating a court of NO Record**, apparently the Snyder Municipal Court operates with unbridled impunity, but as I already stated, **not today**.

Per the: **COUNTERCLAIM**, points **1a.** – **9a.** Access Full Text at **ResJudicataClaim.com**

1a. Exhibit B-2 Copyright NOTICE: The NAME: LANE LEE BOWERS in ANY form is Copyright USE Restricted as of September 11, 2024, **10:18:27 AM**, Central Standard Time. Citation # **E020937** was created and issued to the Principal, LANE BOWERS© September 11, 2024, **11:25 AM**, Central Standard Time, **USE Restriction on ALL spelling styles of appellation was DECLARED 1 hour and 6.5 minutes prior to issuance of citation # E020937.** Meaning: the Snyder Municipal Court don't have, didn't have and never will have any need of using ANY Form of the Principals appellation on any document without the liability and consequences of such use at 100 thousand USD per individual instance and the summons contains two unauthorized usages of such. *Prior tempore, potior jure. He who is before in time, is preferred in right.*

*10-9-24
Lane Bowers
Snyder Municipal Court*

NOTICE of Counter-Resolve to E020937 Summons

See This and Related Documents at: **ResJudicataClaim.com/SMC**

SCIRE DEBES CUM QUO CONTRAHIS ~ *You ought to know with whom you deal.*

2a. **Exhibit H** of COUNTERCLAIM is the *Prohibition Against Retaliatory Action Declaration* where ALL the employees of the CORPORATION are Barred from any contact and or retaliatory action against me, **Lane**, My Principal or my son's, Bowers, Landon Heath and Travis, Kevin Garren.

3a. Wherein is stated that ANY act constituting retaliation would result in a **10X Multiplier** to the final TRUE BILL according and specific to **Exhibit F1** ~ My Principal's published FIXED FEE Schedule.

4a. **'Other parties regarding this NOTICE'**: is explained explicitly below the list of **Offenders** and above the Designated Witnesses, which states that anyone choosing to act on behalf of any of the **Offenders** NAMED put forth by their choice to assistance would also be giving their consent and agreement to become a party of the COUNTERCLAIM, obligated to the same liability as the **Offender** they represent.

5a. The COUNTERCLAIM explained the **Offenders** duty to explicitly rebut each and every point of law and answer each question by either their agreement with or their denial thereof, which your court did none of within the **Mailing** received 5, October 2024, meaning the summons has NO force in law concerning citation # **E020937** without first responding to the COUNTERCLAIM of September 27th, 2024.

6a. Page 18 of COUNTERCLAIM states: "**Acceptable Response: FULL rebuttal** of all **FACTS** herein stated citing published law as to why your rebuttal should be considered, **any other response as herein stated constitutes non-response.**" Again, your courts summons has NO force in law concerning citation # **E020937**

7a. Page 18 of COUNTERCLAIM states the following: **Non-Response Consequence**: As of the tenth, 10th business days plus 3 from the **date of service** shall constitute assent, agreement and acceptance of the contract in its entirety, including ALL terms herein outlined affectively securing equitable estoppel of any and/or all action on your part concerning the instance with **Lane**, citation #**E020937** ~ alleged infractions therein.

8a. Page 18 of COUNTERCLAIM states the following: **Contact: Defender**, Bowers, **Lane** Lee, **Beneficiary** disallows any form of communication other than by USPS. ALL communication between parties henceforth, shall be in writing unless **Lane** initiates dialog otherwise.

9a. Page 19 at the bottom states the following: **NOTICE**: The law of agent and principal applies and that service upon one is service upon all, ... **This is Why you should have been aware of the COUNTERCLAIM.**

=====

Now, remember, You are NOW in **My Court**, which **IS** a **COURT OF RECORD** open for all to see and be scrutinized by our peers. **My Court**, is one of '**Special Appearance**', never generally:

To wit: On and For the Record, I am a Living Man, Bowers, **Lane** Lee, **Beneficiary**, A PRIVATE American, Principals agent, PRIVATE Attorney-in-FACT, Authorized Representative, **FOR**: the Principal, Public Legal Fictitious Entity, ens legis, LANE BOWERS© who on this day 6th day of October 2024,

10-9-24
By: Bowers
Lane Lee
Beneficiary

NOTICE of Counter-Resolve to E020937 Summons

See This and Related Documents at: ResJudicataClaim.com/SMC

SCIRE DEBES CUM QUO CONTRAHIS ~ *You ought to know with whom you deal.*

do hereby and herein appoint and designate **SNYDER MUNICIPAL COURT**, it's Court Administrator, **ANGELA BLAIR**, and it's presiding **JUDGE, JEFFREY JOHN CASWELL**, independently and collectively as **TRUSTEES** of/to/for said Principal, **LANE BOWERS©** identified by appellation in this **TRUST** Matter ~ citation # **E020937** issued by four **CITY OF SNYDER, Inc. POLICY ENFORCEMENT AGENTS** September 11th, 2024

Now that we know who is present and what position we who are present represent in this **TRUST MATTER** of citation # **E020937**.

My Principal's TRUSTEES are to immediately discharge ALL obligations of this **TRUST MATTER** of which **Lane**, and the Principal have been accused and eliminate the record fully.

And furthermore,

1b. Principal's TRUSTEES to this **TRUST MATTER** are to issue **DAMAGES** for Copyright infringement x2 in the form of a bank cashier's check, with pay to the order of My Principal, **LANE BOWERS©** in the amount of two hundred thousand and no cent 200,000.00 dollars and because you have no access to *real 'money of account' 'silver'* the Principal will accept FRN's in leu of, *'silver'*.

2b. Principal's TRUSTEES to this **TRUST MATTER** are to deliver by **Mail** the CUSIP Numbers for All of the Penal, Performance and Payment **BONDS**, no less than six (6) total, that have been created against the Principal, **LANE BOWERS© a UNITED STATES Cestui Que Contract TRUST, Identified by Account Number 4** - ** - **1** which the court identified to charge in this **TRUST MATTER**, per expired Texas License associated with citation # **E020937** ~ *self-addressed postage-paid envelope enclosed.*

3b. Principal's TRUSTEES to this **TRUST MATTER** are to pay ALL **Lubbock Wrecker** Fees related to and associated with Principals **PRIVATE** conveyance and instruct **Lubbock Wrecker** to deliver Principals **PRIVATE** Property back into Principals possession at the physical location noted in the header of this **Courts Paperwork**.

4b. Principal's TRUSTEES to this **TRUST MATTER** are to instruct the four (4) **CITY OF SNYDER, Inc. POLICY ENFORCEMENT AGENTS** who arrested, accosted and robbed from me to deliver my **PRIVATE tag** stolen off my **PRIVATE conveyance** back into my possession to the physical location noted in the header of this **Courts Paperwork**.

5b. Principal's TRUSTEES to this **TRUST MATTER** are to instruct same four (4) **CITY OF SNYDER, Inc. POLICY ENFORCEMENT AGENTS** to give me, the Living Man, **Lane**, an apology for breach of their Public Trust Fiduciary Duty and Oaths against the Constitution of Texas and the Constitution for the united States of America, for the harm and injury they inflicted on **Lane**, and because of their lack of integrity toward the People of this community they pledged by Oath to protect and serve.

6b. Principal's TRUSTEES to this **TRUST MATTER** are to contact **ALL** the following county courts, law enforcement agencies, city police and sheriff departments to make them aware of **Lane and his Principals** presence and that they are not to approach, talk to, arrest, detain or take any action against either under any

10-9-24
By: [Signature]
[Signature]
[Signature]

NOTICE of Counter-Resolve to E020937 Summons

See This and Related Documents at: ResJudicataClaim.com/SMC

SCIRE DEBES CUM QUO CONTRAHIS ~ *You ought to know with whom you deal.*

circumstance unless there is an actual injured party to the incident. **Scurry, Kent, Fisher, Borden, Howard, Mitchell, Nolan, Garza, & Stonewall.**

THESE SIX ITEMS EXPLICITLY OUTLINED ARE NON-NEGOTIABLE

=====

Id quod nostrum est, sine facto nostro ad alium transferi non potest.

What belongs to us cannot be transferred to another without our consent.

As **TRUSTEES** to this **Trust Matter**, by **Monday, October 21st, 2024**, you will have fulfilled the wishes of the Beneficiary, if not you leave me no other choice than to dispatch Form 3949-A Information Referral to Department of the Treasury, Internal Revenue Service so you can have a discussion with them to explain your negligence to act honorably. After which, I will complete a 1099-C on all 3 **TRUSTEES** effectively cancelling an uncollectible debt per Topic 453 of the IRC, which identifies each **TRUSTEE** earning 200,000.00 USD in 2024 and subsequently obligating each **TRUSTEE** to be liable for paying the tax on that income.

I have a few other things that are important to note in this **Trust Matter** that **MUST** be conveyed unambiguously for clarity. These proceedings within this communication are set apart, **FULLY Separate** having nothing to do with previous writings, i.e., **COUNTERCLAIM** of September 27th, 2024, nor the interaction with the **CITY OF SNYDER, Inc.** Secretary, as each stand alone on their own merit.

Now, as **TRUSTEES** of/to/for the Principal, **LANE BOWERS©** have by your own actions breached the Public Trust in **NOT** adhering to the principles of law that state you **MUST** answer before you have liberty to be heard, as evidenced by your courts summons of 5, October 2024, If the above 1b. – 6b. are not fulfilled by the time allotted all 3 (three) of you **TRUSTEES** will be added to the **COUNTERCLAIM**. However, though your action has **NOT** been considered retaliatory therefore, there will not be a **10X MULTIPLIER** added as **3a.** of page 4 outlines as the penalty for such behavior would permit by the **NOTICE of COUNTERCLAIM** contract.

I have been as explicitly, clear spelling out with each word in this **Trust Matter** as unambiguous as I can possibly be in everything written word of this and other documents that have come to you.

Scientia utrimque per pares contrahentes facit.

Equal knowledge on both sides makes the contracting parties equal.

Avouchment

I, **Bowers, Lane Lee, Beneficiary**, do hereby avow that based upon my firsthand knowledge and information, this **NOTICE of Counter-Resolve to E020937 Summons**, is true, accurate and correct based on my conscious cognitive awareness of the expressed content herein provided to the best of my knowledge, and belief, conveying and contractual precepts and principles as published law provides and set forth in good faith with honorable intent furthermore, By: **Bowers, Lane Lee, Beneficiary**, I say naught, and stand.

10-4-24
By: Bowers
Lane Lee
Beneficiary
Bowers

NOTICE of Counter-Resolve to E020937 Summons

See This and Related Documents at: ResJudicataClaim.com/SMC

SCIRE DEBES CUM QUO CONTRAHIS ~ *You ought to know with whom you deal.*

I set my autograph and seal this 9th day of **October**, the 10th month in the year of Jehovah **two thousand and twenty-four**.

With Upmost Respect,
By: Bowers, **Lane Lee, Beneficiary**

"Where there is a right, there is a remedy."

By: Bowers, Lane Lee, Beneficiary
FOR: LANE LEE BOWERS, Principal

On Behalf and Will FOR: LANE LEE BOWERS© Principal
Reserving All Rights Explicitly ~ With Prejudice

Notary Acknowledgement

STATE OF TEXAS

COUNTY OF FORT BEND

Before me, **Albert Garrett Lee Jr.** personally stood **Bowers, Lane Lee, Beneficiary**, who proved to me on the basis of satisfactory evidence to be the man whose autograph is subscribed hereon acknowledging to me that he executed the same in his legally authorized capacity, and that by his autograph the person, or the entity upon behalf of which he acted, knowingly executed the instrument.

Furthermore, I certify under penalty of perjury subject to the laws of the STATE OF TEXAS and those of the UNITED STATES that the foregoing paragraph is true and correct.

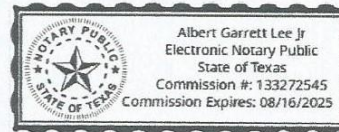
On this 9th day of **October 2024**, witness my hand and official commission seal which expires **08/16/2025**

Notarized online using audio-video communication

Signature

Albert Lee

Notary Public, State of Texas



Acknowledgement use: Notary is Witness of author and Autographer who **Affirms** assertions of truthfulness of this **NODOTC** contents integrity and correctness. The Autographer is present with the Notary, as **One who affirms** intent to execute herein ascribed **NODOTC** before such officer of the court, and of THE STATE OF TEXAS, Secretary of State Office.

NODOTC: The law of agent and principal applies and that service upon one is service upon all, furthermore, the use of a STATE OF TEXAS, Notary is for attestation and verification of **Defenders Identity**, and by Autographer's use of **Notary as witness** to documents herein enclosed shall not establish, nor constitute a change in/of Autographer's status, nor Autographer's entrance, nor Autographer's acceptance of being consent nor bound by or to **ANY** foreign jurisdiction whatsoever.

The original **NOTICE of Counter-Resolve to E020937 Summons**, Identified by **REGISTERED Mail # RF 437 152 345 US** is a Security, now Sealed and Held as Property of Principal, Public ens legis, LANE LEE BOWERS©, in Trust By: Bowers, **Lane Lee, Beneficiary**, agent, **PRIVATE Attorney-in-FACT**, **FOR** the benefit of: Principal, Public ens legis, LANE LEE BOWERS©

10-9-24
By: Bowers,
Lane Lee,
Beneficiary

NOTICE of Counter-Resolve to E020937 Summons

See This and Related Documents at: ResJudicataClaim.com/SMC

Copyright *NOTICE*

First name *****
Last name *****
Pseudonym Lane Lee Bowers
City *****
Country United States of America



Received on 2024-09-11 10:18:27

Sole Author Yes

Category Other > Other

Title Name ~ Appellation

Description Lane Lee Bowers.
LANE LEE BOWERS,
Any and all variations of name, capitalized
and/or otherwise, as well as the use of
initials ONLY thereof including misspellings.

Copyright number

00090946-1

ANY use of *THE NAME* in Any form, meaning: printed, handwritten, digitally produced and/or by any means whatsoever conveyed without the expressed written authorization via My Private Attorney in Fact Agent, **Bowers, Lane-Lee, beneficiary**, the living Man, who Reserves ALL Rights. Waiving NONE. **With Prejudice** in perpetuity, constitutes a Copyright Infringement Violation(s) that shall be invoiced for collection immediately upon DEMAND. \$100,000 USD per instance

TinyURL.com/LaneLeeBowers

ens legis Copyright *NOTICE*

Pg. 1 of 1

10-9-24
By Lane Lee Bowers
Beneficiary

Exhibit A ~ Snyder Municipal Court Summons ~ October 5th, 2024



Snyder Municipal Court
1925 24th Street
Snyder, TX 79549

ABILENE TX 796
03 OCT 2024 PM
FIRST CLASS
US POSTAGE
\$000.69
0008027909 OCT 02 2024

LANE BOWERS
2511 26TH
SNYDER, TX 79549

10-9-24
By Bowers
Lane Bowers
Snyder, TX

A circular postmark cancellation stamp with a decorative border, partially overlapping the handwritten text.

Exhibit A ~ Snyder Municipal Court Summons ~ October 5th, 2024

NOTICE – INITIAL COURT SETTING (ART. 45.014, C.C.P.)

CAUSE NUMBER: E020937 01

STATE OF TEXAS	§	IN THE MUNICIPAL COURT
VS.	§	CITY OF SNYDER
	§	SCURRY COUNTY, TEXAS
LANE BOWERS 2511 26TH SNYDER, TX 79549		

NOTICE

You received a citation on September 11, 2024 for the offense of FAIL TO MAINTAIN FINANCIAL RESPONSIBILITY, requiring you to appear in court.

You are hereby **ORDERED** to appear at the Snyder Municipal Court, located at 1925 24th Street, Snyder, Texas 79549 to enter a plea on the charge on **October 29, 2024 at 9:00 a.m.**

Failure to enter a plea may result in a warrant for your arrest.

Prior to that date, you may enter a plea by mail or in person during business hours: Monday-Friday, 8:00 a.m.-5:00 p.m. More information is available on the court's website: ci.snyder.tx.us

To avoid arrest and further fees, it is important that you communicate with the court. If you are unable to appear in court on the date and time listed above, contact the court immediately. You can reach the court by calling 325-573-4958.

If you are convicted and the court determines that you are unable to pay the fine and costs, there are alternatives to the full payment of any fine or costs owed, which may include community service and installment payments.

If you come to the court to resolve your case, you will not be arrested at the court for any charges filed in this court.

Your violation can be paid online or arrangements can be made at www.snydertx.gov to avoid having to appear in person. When appearing in person, be prepared to wear a mask inside city hall. October 2, 2024

Municipal Court
City of Snyder
Scurry County, Texas

APPT FTA
APPT FTA



*10-9-24
By: Bowers
Harris
Bowers*

Exhibit A ~ Snyder Municipal Court Summons ~ October 5th, 2024

NOTICE – INITIAL COURT SETTING (ART. 45.014, C.C.P.)

CAUSE NUMBER: E020937 02

STATE OF TEXAS	§	IN THE MUNICIPAL COURT
VS.	§	CITY OF SNYDER
	§	SCURRY COUNTY, TEXAS
LANE BOWERS 2511 26TH SNYDER, TX 79549		

NOTICE

You received a citation on September 11, 2024 for the offense of OPERATE MOTOR VEHICLE WITHOUT LICENSE PLATES OR WITH ONE LICENSE PLATE, requiring you to appear in court.

You are hereby **ORDERED** to appear at the Snyder Municipal Court, located at 1925 24th Street, Snyder, Texas 79549 to enter a plea on the charge on **October 29, 2024 at 9:00 a.m.**

Failure to enter a plea may result in a warrant for your arrest.

Prior to that date, you may enter a plea by mail or in person during business hours: Monday-Friday, 8:00 a.m.-5:00 p.m. More information is available on the court's website: ci.snyder.tx.us

To avoid arrest and further fees, it is important that you communicate with the court. If you are unable to appear in court on the date and time listed above, contact the court immediately. You can reach the court by calling 325-573-4958.

If you are convicted and the court determines that you are unable to pay the fine and costs, there are alternatives to the full payment of any fine or costs owed, which may include community service and installment payments.

If you come to the court to resolve your case, you will not be arrested at the court for any charges filed in this court.

Your violation can be paid online or arrangements can be made at www.snydertx.gov to avoid having to appear in person. When appearing in person, be prepared to wear a mask inside city hall. October 2, 2024

Municipal Court
City of Snyder
Scurry County, Texas

APPT FTA
APPT FTA



10-9-24
By: Bowers
hand bear
Barr

Invoice for Copyright Violation: \$100,000.00 per use of the NAME

Invoice # **E020937-02102024-RF437152345US**

FROM: By: The PRIVATE Man, Bowers, *Lane Lee, Beneficiary,*
agent, PRIVATE Attorney-in-FACT, Authorized Representative,

FOR: Principal, Public Fictitious Entity, ens legis, LANE BOWERS©

2511 26th Street ~ Snyder, Texas Republic without the United States [79549]

TO: SNYDER MUNICIPAL COURT, Public Entity

Attention: **ANGELA BLAIR**, Court Administrator, and **JUDGE, JEFFREY JOHN CASWELL**

Copyright Violation Invoice: Certified Mail Number: **9589 0710 5270 2118 2208 58**

1925 24th St. SNYDER, TX 79549

Invoice Number **E020937-02102024-RF437152345US**

Date: October 9, 2024

Due Date: Upon Receipt / Presentment,

1. Description of Infringement:

Due to **NOTICE** of **COUNTERCLAIM** of September 27th, 2024, the court had opportunity to review all the documents within said **COUNTERCLAIM**, one of which was the *Copyright NOTICE for ANY variation of the NAME: LANE LEE BOWERS.*

It's no fault of myself or My Principal as to whether the court chose to read the **COUNTERCLAIM** to discover the parameters of that contract and everything the **COUNTERCLAIM** detailed unambiguous and clear.

Therefore, the use of the NAME being prohibited in any circumstance, even in the event of summonses of which the use of the NAME was (2) two times, one for each infraction as separate cause of action against My Principal by the court.

Yet, especially in this sort of event is the purpose and reasoning for the necessity of having such Copyright protections in place.

Copyright Infringement Invoice # **05102024-RF437152345US**

10-9-24
By: Bowers,
Lane Lee,
Beneficiary

Invoice for Copyright Violation: \$100,000.00 per use of the NAME

The charges as follows:

Dates of unauthorized occurrence (2 instances) October 2nd, 2024, which was the date of the creation of both summonses, which I received 5 October 2024.

See [Exhibit A](#) herein attached.

2. Charges:

- Copyright Infringement: \$100,000.00 per use
- Number of Infringement Violations: 2
- Total Due: \$200,000.00

3. Remittance Terms:

TRUE BILL is due: Upon Receipt / Presentment.

If NO remittance is received by October 21st, 2024, there will be no other remedy or option than contacting the Treasury and Internal Revenue Service with referral form 3949-A, then completing IRS forms 1099-C as expressed in the 7 Page Counter to your Summons of 2 October 2024.

4. Remittance Instructions:

ONLY acceptable remittance method is by use of bank drafted cashier's check, payable to LANE BOWERS, dispatched to the mailing location stated herein:

2511 25th Street,
Snyder TX 79549

Copyright Infringement Invoice # **05102024-RF437152345US**

