

IN THE COURT OF COMMON PLEAS
SUMMIT COUNTY, OHIO

STATE OF OHIO	*	CASE NO. CR – 2020 10 2863
Plaintiff	*	
	*	
- VS. -	*	JUDGE ALISON McCARTY
"JOSEPH SENK",	*	
Defendant	*	<u>EXERCISE UNALIENABLE RIGHTS MOTION</u>
	*	
	*	
	*	

MOTION TO CLAIM AND EXERCISE UNALIENABLE RIGHTS PROTECTED BY THE BILL OF RIGHTS

COMES NOW Defendant and moves the court without accepting the jurisdiction of the court, pursuant to oaths sworn by the presiding judge and the attending public officers:

1. To acknowledge and act in accordance with a United States Federal Court ruling, to wit: "The claim and exercise of a Constitutional Right cannot be converted into a crime." Miller v. U.S. 230 F, 2d 286, 489;
2. To honor, uphold and abide by the oaths taken by the presiding judge and attending court officers, pursuant to the Constitution of the United States of America, Article VI, Clauses 2 and 3, and the Constitution of the Republic of Ohio, Article XV, Section 7
3. To provide due process of law, pursuant to the First, Fourth, Fifth, Sixth, Seventh, Ninth and Fourteenth Amendments of the Constitution of the United States of America, and pursuant to Article I, Sections 1, 2, 5, 6, 8, 10, and 20 of the Constitution of the Republic of Ohio constitutional, and as required by the aforementioned oaths taken by the presiding judge and attending court officers, in this matter;
4. To provide equal protection under the law, as required by the National and State Constitutions and pursuant to the referenced oaths;
5. To respect, protect and uphold the Rights of "joseph edward senk", an American citizen, in this matter, which Rights are guaranteed in the National and State Constitutions, pursuant to referenced oaths;

6. To acknowledge and uphold the Constitution of the United States of America as the Supreme Law of this court.

7. To acknowledge and so rule that any court and/or judge which denies a citizen is there a verifiable claim by a man or woman to show debt, wrong, harm or trespass done by i: joseph edward senk, is perjury of oath and denial of due process of law. Since neither Plaintiff nor counsel rebut this evidence, then, there is no dispute, and since there is no dispute, there is no controversy, and since there is no controversy, charges must be dismissed;

8. To acknowledge and so rule that this court and no other court and no judge in Ohio has jurisdiction over nor can issue a court order against an American citizen if that court and/or judge: (a) do not provide due process of law; (b) do not provide equal protection under the law; (c) do not respect and uphold the Constitutional Rights of American citizens, and in the instant action, the Rights of "joseph edward senk", an American citizen, pursuant to the Rights guaranteed in the Constitutions of the United States of America and the Republic of Ohio; (d) act with sufficient force so as to deny the powers of the National and state Constitutions.

Wherefore, Defendant respectfully moves this court to grant this Motion for the aforesaid reasons.

Respectfully submitted,



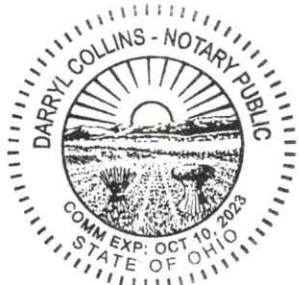
"joseph edward senk"

American Citizen

(all rights reserved)

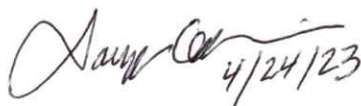
CERTIFICATE OF SERVICE

I certify that on this 24th day of April, 2023, a true and exact copy of the said Motion filed into the docket CR-2020-10-2863.



"joseph edward senk"

(all rights reserved)


4/24/23