A Public Declaration and Notice of
Immediate Withdraw of Consent

I, Keith-Alden: Hicks, a living soul of flesh and blood born to a natural family Mother and Father on January 18th, 1975, and inhabitant domiciled in Guilford County and geographic boundaries of the twelfth sovereign Union state, North Carolina, hereby declare my full and complete renunciation, denunciation, and withdraw of all possible forms of consent to the unlawful creation of, operation of, and participation in, the current fraudulent de facto State of North Carolina, State, and United States “bodies corporate” misrepresented as the People’s state, North Carolina, and government for the united states of America.

This withdraw of consent includes every known or hidden fraudulent “unconscionable” agreement, obligation, devise, or contract, past, present, or future, relating to any vessel, individual, actor, natural or artificial “person,” corporate “fiction,” commercial entity, legal fiction, legal term, trust, status, standing, station, or any possible combination of carefully constructed “words of art,” CAPITIS DIMINUTIO MAXIMA, or other creative “color of law” misrepresentation of my flesh and blood existence intentionally designed to replace my God given unalienable Rights, Life, Liberty, and pursuit of Happiness, with privileges and immunities, civil rights, statutory code, and public policy, currently enforced by a “presumption of consent” to the 14th Amendment “citizenship” and fraudulent de facto corporate UNITED STATES, “STATE,” and STATE OF NORTH CAROLINA.

All past, present, or future participation in this fraudulent corporate UNITED STATES, “STATE,” and STATE OF NORTH CAROLINA, including all related, subsidiary or participatory corporate entities, shall be considered acts under duress, protest, and “Without Prejudice” until such a time as we, the men and women who constitute “the People” of North Carolina, return to the common law and only form of government consented to by the Liberty and Freedom minded men of 1776 – a Republican form of Government.

The Supremacy clause of the organic Constitution for the united states of America and this official flesh and blood Withdraw of Consent - strike as NULL and void:

- The current unlawful, fraudulent, deceptive “body corporate” operating as a de facto government “instituted” by the corporate citizen’s “registration” to vote and perpetuated by participation;
- All usage whatsoever of the concept of “CAPITIS DIMINUTIO MAXIMA;”
- The entire unlawful procedural system of Admiralty, Maritime, Equity, and “private” law administered by non - Article III Legislative tribunals, and used against the federal United States “citizens” under the jurisdiction thereof;
- All fraudulent contracts, suretyships, impressments, licenses, registrations, certifications, enrollments, or benefits;
- All unlawful “corporate” States, agencies, franchises, subsidiaries, entities, offices, extensions, departments, bodies;
- All unlawful, fraudulent, de facto “body corporate” or “Commander in Chief” presidential Executive Orders;
- The entire unlawful and fraudulent Federal Reserve System and ALL unlawful fiat currency;
- All unlawful public policy, legislation, act or treaty, authorized and enacted by fraudulent de facto “bodies corporate;”
- The entire fraudulent 14th Amendment corporate “person” status with deceptive United States “citizen” privileges subject to the jurisdiction thereof;

Let it be known that with this complete, public, and formal Withdraw of Consent, Purgatory Oath, and Act of Federal Expatriation, I, Keith-Alden: Hicks, Sui juris North-Carolina National and physical Man on the Land, expect an immediate and full return to the principles of the unanimous Declaration of Independence of 1776, my God given unalienable Rights, Life, Liberty, and Pursuit of Happiness, and until a true remedy is fully revealed, ALL possible protections provided by Articles I through VII of the organic Constitution.

And that from this day forward, all issues, including all jurisdictional issues, arising from, relating to, or in regards to, the “presumption of consent” to the 14th Amendment corporate “person” of federal United States “citizen” status, shall be considered ab initio – invalid, unlawful, NULL and void. To be clear, I have never been, I am not now, nor will I ever be, a 14th Amendment UNITED STATES or Article XIV citizen. In fact, no man or woman of sound mind would ever knowingly agree to, assent to, authorize, or consent to, such a fraudulent and unconscionable contract as the UNITED STATES “citizenship.”
Date: August 19th, 2011

With Explicit Reservation of all Unalienable Rights, without prejudice, without recourse to me.
UCC § 1-308 (formerly UCC §1-207)

Keith-Alden: Hicks, authorized representative/Grantor/Executor/Beneficiary of KEITH A HICKS, a US TRUST

Notary Signature

My Commission Expires: July 8, 2014