NOTICE OF REFUSAL FILED

EXHIBITI Page 105-5

IN THE CIRCUIT COURT OF THE THIRTEENTH JUDICIAL CIRCUIT AND IN FOR HILLSBOROUGH COUNTY, FLORIDA

STATE OF FLORIDA
(PLAINTIFF)

CASE NO: I1314107284

Judge: Robert A. Foster, Jr.
Clerk of the Circuit Court
Traffic

NURA N.H. Bey
(Propria Persona)

Tex Relation e
NURA WASHINGTON
NOTICE OF REFUSAL

NOTICE IS HEREBY GIVEN, by the accused (Nura A.N.H. Bey) in propria persona (my own proper self) that the attached summons is returned and refused with prejudice due to fraud, which stems from the court and state not having jurisdiction to move. In support of this notice, the accused will state as follows:

STATEMENT OF THE FACTS AND CASE

- 1.) All crimes are commercial (see 27 Code of Federal Regulations (CFR) 72.11), and all law is contract; therefore, this refusal is partly based upon Uniform Commercial Code (U.C.C. 3-501), which warrants refusal of instruments which are non-bona fide or fraudulent in nature.
- 2.) "For a crime to exist there must be an injured party (Corpus Delicti). There can be no sanction or penalty imposed on one because of this Constitutional Right." (See Sherer v. Cullen 481 F. 945.) The State of Florida is not the injured party (corpus delicti) in this case and can never be because the STATE OF FLORIDA is a sub-corporation under the UNITED STATES, which is a federal corporation according to Title 28 USC section 3002 (15)(A). Also see, William Dixon v. The United States, 1 Marsh 117, 181 (1811), Justice John Marshall explained that "The United States" was a corporation and all of the politicians were the officers of that corporation. A Corporation is dead or artificial at law because it is not real. Hence, the Latin word, "corpse," which means dead body. The word corporation is derived from the Latin word corpse, so the significance of the etymology of the word corpse is very clear when proving that a corporation is not real because it is dead.
- 3.) The 11th Amendment under the US Constitution reads as follows: "The judicial power of the United States shall not be construed to extend to any suit in law or equity, commenced or prosecuted against one of the United States by citizens of another state, or by citizens or subjects of any foreign state."

- 4.) On December 9, 1945, *International Organization Immunities Act* relinquished every public office of the United States to the United Nations. This law makes all public officials foreign citizens, barring them from judicial power. All public officials are administrative agents of the US Corporation. They have no judicial power whatsoever.
- 5.) 22 CFR (Code of Federal Regulations) 92.12-92.31 FR Heading "Foreign Relationship" states that an oath is required to take office.
- 6.) Title 8 USC 1481 states, once an oath of office is taken citizenship is relinquished, thus the oath taker becomes a foreign entity, agency, or state. That means every public office is a foreign state, even all political subdivisions; i.e., every single court is considered a separate foreign entity.
- 7.) *Title 22 USC*, "Foreign Relations and Intercourse", Chapter 11 identifies all public officials as foreign agents.
- 8.) All "judicial power" of the "inferior courts" comes from the Judiciary Act of 1789, as did the Attorney General position. "Judicial power" comes from Article III, Section 2 of the Constitution. The Eleventh Amendment removed all "judicial power" in law, equity, treaties, contract law, and the right of the State to bring suit against the People. The positions of Attorney General and Prosecutor, of both the United States and the several states, come under the Judicial Branch not the Executive branch of the government. All attorneys come under the Judicial Branch and are judicial officers under the Supreme Court, not under the Secretary of State as licensed professionals, which means they can only represent the Court and not the People or the State. The Eleventh Amendment removed all "judicial power" from the "inferior courts" and the prosecutor's office as well as from all court officers in law, equity, and so forth.
- 9.) The Eleventh Amendment also makes a foreign state separate from the position of the Public Office positions to throw off the People. The People have Eleventh Amendment immunity, because there is no "JUDICIAL POWER" of the "inferior courts" and the People have Foreign Sovereign Immunity.
- 10.) The accused/defendant/affiant/petitioner holds the inherent right of the 11th Amendment, which states in part: "The judicial power shall not be construed to extend to any suit in law or equity, commenced or prosecuted by a Foreign State."
- 11.) Municipal, county, or state court lacks jurisdiction to hear any case under the foreign state definitions, coming from the 11th Amendment under the US Constitution. This jurisdiction lies with the United States District Court under the *Foreign Sovereign Immunities Act (FSIA)* Statutes pursuant to 28 USC 1330.

12.) The fact that public officials are not citizens, but rather, foreign citizens, all of the cases must be dismissed because the court lacked and lacks jurisdiction to enforce judicial power. This court is an administrative court and not a criminal court. In other words, no judicial power makes this court an administrative court. Also, this following act proves that this court is an administrative agency: *The Administrative Procedures Act, Title 5 - Government Organization and Employees Administrative Procedures Act part I -* the agencies generally chapter 5 subchapter ii - administrative procedure °551. Definitions. For the purpose of this subchapter -* (1) "agency" means each authority of the Government of the United States, whether or not it is within or subject to review by another agency.

Additionally, "Jurisdiction can be challenged at any time." Basso v. Utah Power & Light Co. 495 F 2d 906, 910. And the court cannot ignore lack of jurisdiction. "There is no discretion to ignore lack of jurisdiction." Joyce v. U.S. 474 2D 215.

A judgment rendered by a court without personal jurisdiction over the defendant is void. It is a nullity. [A judgment shown to be void for lack of personal service on the defendant is a nullity.] Sramek v. Sramek, 17 Kan. App. 2d 573, 576-77, 840 P.2d 553 (1992), rev. denied 252 Kan. 1093 (1993).

"A court cannot confer jurisdiction where none existed and cannot make a void proceeding valid. It is clear and well established law that a void order can be challenged in any court", *Old Wayne Mut. L. Assoc. v. McDonough*, 204 U. S. 8, 27 S. Ct. 236 (1907).

"Defense of lack of jurisdiction over the subject matter may be raised at any time, even on appeal." Hill Top Developers v. Holiday Pines Service Corp. 478 So. 2d. 368 (Fla 2nd DCA 1985)

"Jurisdiction, once challenged, cannot be assumed and must be decided." *Maine v Thiboutot 100* S. Ct. 250.

"A universal principle as old as the law is that proceedings of a court without jurisdiction are a nullity and its judgment therein without effect either on person or property." *Norwood v. Renfield, 34 C 329; Ex parte Giambonini, 49 P. 732.*

"Jurisdiction is fundamental and a judgment rendered by a court that does not have jurisdiction to hear is void ab initio." In Re Application of Wyatt, 300 P. 132; Re Cavitt, 118 P2d 846.

"Thus, where a judicial tribunal has no jurisdiction of the subject matter on which it assumes to act, its proceedings are absolutely void in the fullest sense of the term." *Dillon v. Dillon*, 187 P 27.

If any Tribunal (court) finds absence of proof of jurisdiction over a person and subject matter, the case must be dismissed. (*See Louisville v. Motley 2111 US 149, 29S. CT 42*. "The Accuser Bears the Burden of Proof Beyond a Reasonable Doubt".)

When a suit is brought and determined in a court which has no jurisdiction in the matter, then it is said to be coram non judice (before one who is not a judge), and the judgment is void." (See Black's Law Dictionary, Sixth Edition, 13th Reprint (1998)).

"Where there is no jurisdiction there is no judge; the proceeding is as nothing. Such has been the law from the days of the Marshalsea (14th century infamous prison in England), 10 Coke 68; also *Bradley v. Fisher*, 13 Wall 335,351." Manning v. Ketcham, 58 F.2d 948.

"Without authority, its judgments and orders are regarded as nullities. They are not voidable, but simply void; and form no bar to a recovery sought, even prior to a reversal in opposition to them. They constitute no justification; and all persons concerned in executing such judgments or sentences are considered, in law, as trespasser." (See *Elliot vs. Piersol, 1 pet. 328, 340, 26 U.S. 328*).

WHEREFORE, notice is hereby given that based upon the foregoing facts and the authorities cited therein, this accused (defendant), does not recognize the attached citation, summons, and clerk's notice. I have returned the fraudulent attached citation, summons and clerk's notice and wrote in red at a 45 degree angle, "Void: I do not recognize," on all pages.

EXHBIT 1 Mase 5065

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing Notice of Refusal has been furnished by US Mail to: The Clerk of The Circuit Court, P. O. Box 3360, Tampa, Florida, 33601; the State Attorney's Office – Thirteenth Judicial Circuit 419 N Pierce St, Tampa, FL 33602; and the Hillsborough Public Defender, 700 E Twiggs St #5Tampa, Florida on this 27th_day of_August, 2013.

by: Nura A.N.H. Bey, Authorized Representative, Natural Person, In Propria Persona:

By Relatione NURA WASHINGTON All Rights Reserved Without Prejudice;

U.C.C. 1-207/1- 308, U.C.C. 1-103.

Not a Corporate Person or Entity, Misrepresented by Fraudulent Construct of ALL CAPITAL LETTERS

c/o 1 ...

Florida |

EXHBIT Z

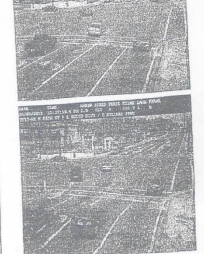
City of Temple Terrace Intersection Safety Program P.O. Box 22091 Tempe, AZ 852

Payments are no

Pure agains address.

	-
want to V	new your
If you have questions or want to video, images or pay online, to www.ViolationEssco. NOTICE#: D94130002266/pri	login To
Amount Due: \$158.00 Due Date: 05/10/2013	28 PM
erne.	1. 39

A CO	of Chr.	G.				COUN			
V/ (Date)	AT TIME 12:37 PM	AT LOCATION NB N 55TH ST @ F	ATION THIST @ EBUSCHBLVD / FBULLARD PKWY			HILLS	HILLSBOROUGH.		
AME			and the same of th			and the second second			
TY	DDRESS			1	STATE FL	ZIP COD	Œ		
TOTAL STATE OF THE			RIVE		PARK				
V YEAR	1	5503			PK	COLOR			
T-0-10	NUMBER		STATE FL	REGISTRATION NUMBER					
Did then a	and there comm RETO COMP rded images rela	It the following offense PLY WITH A STEA tling to the vehicle state	DY RED SIGNA ed above are evidence	L e of	this violation.	-			
IN VIOLA	TION OF:	16.075(1)(c)1	and the same and the same and						
	DEPARTMENT	-			02260	onemi hahv	ISSUE DATE		
The traffic	infraction eniorce o the red fight sign	ment officer named or law set infraction, has identified prounds that an offense h TY OF \$158.00		ore h	as reviewed the rack e vicialing Vehicle a	nd has found	04/10/2013		



IF YOU HAVE QUESTIONS ABOUT THIS NOTICE, PLEASE GO TO WWW.VIOLATIONINFO.COM

Si necesitas ayuda en Español, favor de llamar al 1.866,225,8875.

Make your check or money order payable to City of Temple Terrace. DO NOT MAIL CASH.

White the Notice # on the front of your payment. Insert this tear-off coupon in the enclosed shvelope with the address (at the right) showing through the window. It is recommended that you respond with payment or an affidavit 8 days prior to your due date in order to avoid issuance of a Uniform Traffic Citation resulting in additional costs and polential court appearance.

September of the control of the cont	PROFESSION	NAME- NURA		DUE: 05/10/2013
	DISA.	NOTICE #: 0941300022667	VERSION: 1	ISSUED: 04/10/2013
		PLATE:	STATE: FL	TYPE:

No points will be assessed for this Notice of Violation

City of Temple Terrace Payment Processing Center PO Box 742527 Cincinnati, OH 45274-2527

Temple Terrace, Florida Temple Terrace, Flonda Violation Processing Center PO Box 22091 Tempe, AZ 85285-2091 Customer Sorvice # 1-866-224-235 PAYMENTS AND HEARING REQUESTS 161 ACCEPTED, 1 THIS ADDRESS MICTORIS clerk's notice.

2223-LDH CHECK 2 PLOR DA UNIFORM TRAFFIC CITATION [] (a)50 B GINU O mean HILLSTOROUGH AGENCY NAME TEMPLE TERRACE TEMPLE TERRACE AGGNCY # 52 HE THE COURT DESIGNATED BELCAY THE UNDERSIGNED CERTIFIES THAT HISBRE MAS JUST AND REASONABLE GROWNS TO BELEVE AND SCESS TRULING THAT ON SUMMONS (VIOLATOR'S COPY) 12:37:36 2013 Wednesday AME (PRIME) FIRS NURA BIRTH YES D NO DE E YES I NO I YES D NO D FORD PK BLK YES INO I FL UPON A PUBLIC STREET OR HIGHWAY, OR OT YES O NO O NB N SSTHIST @ E BUSCH BLUD / E BULLARD PKWY YES D NO D D. I I DID UNAWAPULY COMMANT THE FOLLOWING OFFERSE-TOOK AT AN OF CHARLE STATUTE STRUCTURES FALLING TO STOP AT A RED TRAFFIC S. CHAL

SIGNATURE OF OFFICER	ID NUMBER
TROOPER/OFFICER NAME & RANK	BADGE NUMBER
OFC. CHUCK PHILLIPPI	02260
SIGNATURE OF VIOLATOR	DATE

VIEW YOUR IMAGES AND VIDEO EVIDENCE OBTAINED FOR THIS CASE: The recorded images and video of your violation will be submitted as evidence for the disposition of this violation. You have the right to examine and observe your images and video online at www.liciaty.en.aco.on/ and PIN printed on the ton will be a warmine and box. If you do not have internet access, you have the right to examine and observe your video and images at any logarity and will be pagnine and observe your video and images at any logarity and the light to examine and observe your video and images at any logarity and the light to examine and observe your video and images at any logarity and the light to examine and observe your video and images at any logarity and the light to examine and observe your video and images at any logarity and the light to examine and observe your video and images at any logarity and the light to examine and observe your video and images at any logarity and the light to examine and observe your video and images at any logarity and the light to examine and observe your video and images at any logarity and the light to examine and observe your video and images at any logarity and light to examine and observe your video and images at any logarity and light to examine and observe your video and images at any logarity and light to examine and observe your video and images at any logarity and light to examine and light to examine and observe your video and light to examine and light to examine and the light to examine and observe your video and light to examine and

2013 AUG 28 PM 1:39 BECEINED

EXHIBITS Florida Uniform Traffic Citation

NOTICE #: 0941300022667

PIN: 3367

View your video online at: www.Violationinfo.com

Amount Due: \$251.00 Due Date:

06/21/2013

ISSUE DATE: 05/17/2013

FINE AMOUNT: \$251.00

Location: NB N 56TH ST @ E BUSCH BLVD / E BULLARD PKWY

Violation Date and Time: 4/3/2013 12:37:36PM

IMPORTANT INSTRUCTIONS TO INDIVIDUALS CHARGED WITH A NON-CRIMINAL TRAFFIC INFRACTION. IF YOU CHOOSE OPTION A, COURT APPEARANCE IS NOT TRAFFIC INTRACTION. IF YOU CHOOSE OPTION A, COURT APPEARANCE IS NOT REQUIRED. YOU HAVE BEEN ISSUED A UNIFORM TRAFFIC CITATION FOR A VIOVATION OF SECTION 315 07541/61 OF THE OPTIONS USTED BELOW IF YOU FAIL TO COMPLY WITH COMPLY WATH ONE OF THE OPTIONS BY THE DATE LISTED, YOUR DRIVING PRIVILEGE MAY BE SUSPENDED UNTIL YOU COMPLY. YOU MAY ALSO INCUR ADDITIONAL COSTS.

DIRECTIONS TO RESOLVE THIS CITATION

OPTIONS: MARK ONLY ONE

Option A: PAYMENT BY MAIL \$251.00 must be received by 05/21/2013 payable by check or money order to the Hillsborough County Clerk of Couff.
Sign and mail this original Citation with your payment. Please keep a copy for
your records. MAILING ADDRESS FOR THE CLERK OF COURT: Hillsborough
County Clerk of the Court, 419 N Pierce St. Tampa, FL 33602, DO NOT MAIL
CASH.

PAYMENT IN PERSON \$251.00 may be paid in person at the Hillsborough County Clerk of the Court, 419 N Pierce St. Tampa, FL 33502 on or before 06/21/2013. Include this original Citation with your payment. Please keep a copy for your records.

Di Option B: REQUEST A HEARING To Plead Not Guilty - request a court hearing prior to 06/21/2013. Sign and mail this original Citation to the Hillsborough County Clerk of the Court, 419 N Pierce St. 18mps, FL 33502. Please keep a copy for your records. If the official determines no infraction has been committed, no costs or penalties shall be imposed and any costs or penalties which have been paid shall be returned in accordance with § 318.20, Florida Salutas. TO REQUEST A HEARING, CHECK THE OPTION B BOX. IF THIS BOX IS NOT CHECKED A HEARING WILL NOT BE SCHEDULED. THE COURT WILL SCHEDULE YOUR HEARING AND NOTIFY YOU OF THE DATE, THIS CAND. COCYTON. TIME AND LOCATION.

El Option C: If you are the registered owner of the vehicle, you are deemed responsible for the penalty unless, in compliance with Florida Statute 316.0083(1)(d)(1)-(4), you establish by a notarized affidavit that a statutory exemption applies. Please visit and log Into statutory exemption applies. Please

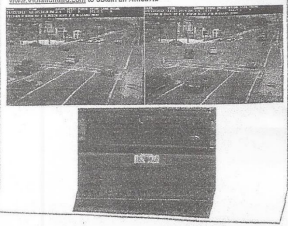


EXHIBIT 4

June 10, 2013

"NO PLEA"

Without Prejudice/All rights reserved

RE: Citation Number: #2223-LDH

, Secured Party Creditor, Authorized Representative, Attorney-In-Fact on behalf of NURA O, Ens legis

In regard to the above traffic citation, your date to pay has been set for 07/19/2013 Failure to choose one of the following options by 08/02/2013 will result in late fees and/or possible suspension of your driver's

- 1. Remit payment in the amount of \$251.00.
- Z. Request a court date.

Do not send cash. Please make checks payable to "CLERK OF THE CIRCUIT COURT". Personal checks which are not imprinted by the bank with the name and address of the person who signed the check, two party checks or business checks are not acceptable.

Florida statute 28.246(6) mandates the Clerk of Court to pursue the collection of any fees, service charges, fines, court costs, or other fees which remain unpaid for 90 days or more. You may elect to enroll and comply with a structured payment plan with the Clerk of Court to avoid the referral of this unpaid balance to a collection agent. However, emollment into this payment plan will not prevent the suspension of your license if full payment is not made prior to the date required. Please contact the Traffic Department at (\$13) 276-8200 for more information.

Sincerely.

Helen Belmer, Deputy Clerk (vh)

PO Box 3360, Tampa FL 33601 • Telep

	T-*					
SENDER: COMPLETE THIS SECTION	CONNECTE THIS SECTION ON DELIVERY					
Complete hema 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Frint your name and address on the reverse.	X Sgnature					
so that we can return the card to you. Attach this card to the back of the maliplece, or on the front if space permits.	S. Handward by (Frinted Accus) C. Data-of-Delivery					
1. AND ADDRESSED TO Clerk of the CIRCUIT CONT Helen Belmer	HVES one delimentations helps: ELHO					
P.D. Box 3360 THUMA, FC 3360/	S. Syrice Type If Gertified West Replaced Mail Replaced Mail Named Mail C.O.D.					
	4. Restricted Delivery? (Extra Foe)					

	4. Restricted Delivery? (Extra Fee)				□ Vac		
2. Article Number (Transfer from service Ichel)	7012	2920	5000	4374	3637		
P3 Form 3611, February 2004	Danieskie Helarii Rebeija		100190-10-11-			62-14-1540	

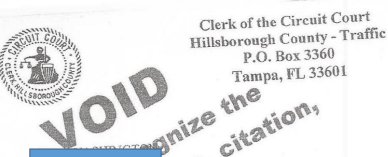


EXHIBIT 5

attached summer ons, citation,

DATE:

06/26/2013

CITATION NO:

002223LDH

CASE NO:

11314107284

SET FOR:

ARRAIGNM

Charge: 316075(1)C1 - FAIL TO STOP AT TRAFFIC SIGNAL - PHOTO ENFORCEMENT

In regard to the above traffic citation, your court date has been set or rescheduled to: NOVEMBER 4, 2013 AT 10:30 AM.

Court Location is:

TRAFFIC COURT DIVISION Z2, COURT ROOM NO. 100, 419 PIERCE ST, TAMPA, FLORIDA

Be advised, that should the judgment of the Court result in the payment of fines or costs, this office does not accept company checks. Please notify any attorney of record of this new Court Date.



*** This notice is only in reference to the citation noted above. If you have any other citations you will need to contact Clerk of the Circuit Court, Traffic Division. ***

If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact the A.D.A. Coordinator, Hillsborough County Courthouse, 419 Pierce Street, RM. 107, Tampa, FL, 33602, (813) 272-7040, at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days; if you are hearing or voice impaired, call 711.