



**Notice of Default Judgement for
Acts of Kidnapping and Treason
Notice to Principals is Notice to Agents; Notice to Agents is Notice to Principals**

September 8th of 2024

Kristi Marie Leeper
c/o 9116 East Sprague Avenue #458

Spokane Valley, Washington
Postal Code 99206

To: Evan Dobbs USPS Tracking # 9114 9022 0085 2064 7744 09
510 W. Riverside Avenue 6th Floor
Spokane, WA 99201

USPS Tracking USPS Tracking # 9114 9022 0085 2064 7744 16
Timothy Fitzgerald
1116 West Broadway Avenue Floor 3
Spokane, WA 99201

John Nowles USPS Tracking # 9114 9022 0085 2064 7744 23
Sherrif County of Spokane
1100 West Mallon Avenue
Spokane, WA 99260

Bob Ferguson USPS Tracking # 9114 9022 0085 2064 7744 30
Washington Attorney General
PO Box 40110
Olympia, WA 98504

Steven C. Gonzales USPS Tracking # 9114 9022 0085 2064 7744 47
Washington Supreme Court Chief Justice
415 12th Avenue
Olympia, WA 98504-0929

To all to whom these presents shall come and Evan Dobbs, Timothy Fitzgerald, John Nowles,
Bob Ferguson, Steven Gonzales;

Re: Superior Court of Washington, County of Spokane, herein after the “Court”; and Case File 23-3-01521-32, hereinafter, the “Case File”

To all to whom these presents shall come:

I, a woman, Kristi Marie Leeper, a creation of Nature's God, standing on the land and soil of the organic states as an American State national, a beneficiary of the American Public Law, and naturally possessing sovereignty in my own right, see #4713 International Public Notice: The Myth of the Sovereign Citizen

<http://annavonreitz.com/sovereigncitizenmyth.pdf> , present this Notice of Default Judgement for Acts Kidnapping and Treason, written in common American English and I have first hand knowledge to declare as follows:

- 1) Whereas: you agreed All are equal under the law; and
- 2) Whereas: you were given 72 hours to return my sons; and
- 3) Whereas: you failed to do so; and
- 4) Therefore: I issue this Notice of Default Judgment for Acts of Kidnapping and Treason; and
- 5) Whereas: Amended and Restated Finding of Facts by Operation of Law dated July 26th was received July 27th USPS Tracking # 9114 9022 0085 2064 7742 94; see Case File SN 151.0; and
- 6) Whereas: Notice of Opportunity to Cure for Treason dated September 4th of 2023 was received by Superior Court of Washington, County of Spokane, hereinafter “Court”, September 5th of 2024 USPS Tracking #99114 9022 0085 2064 7743 62; and
- 7) Whereas: the Court and the Courts agents have failed to rebut by oath or affirmation with specificity and particularity the above notices and all other notices, either in the form of an affidavit or not; and
- 8) Whereas: you have agreed an un rebutted affidavit becomes a judgment in commerce: and
- 9) Whereas the Court failed to prove the Court had jurisdiction over me and my property, my sons, after numerous challenges to said jurisdiction, including but not limited to: SN: 28.0, SN: 36.0, SN: 37.0, SN: 51.0, SN: 52.0, SN: 53.0, SN: 55.0, SN: 56.0: SN: 104.0;

SN: 112.0, SN: 147.0, and SN: 153.0; and

- 10) Whereas: since the Court failed to prove jurisdiction over me and my property, my sons, the Case File is void; and
- 11) Therefore: I have full right to my property, my sons, Wade Ezekiel Leeper and Benaiah Wayne Leeper; and
- 12) Whereas: “Whenever a judge acts where he/she does not have jurisdiction to act, the judge is engaged in an act or acts of treason.” U.S. v. Will, 449 U.S. 200, 216, 101 S. Ct. 471, 66 L.Ed.2d 392, 406 (1980); see Judges Acting as Trespassers of the Law <https://www.childabductioncourt.eu/judges-as-trespassers-of-the-law> ; and
- 13) Whereas: any judge or attorney who does not report the above judges for treason as required by law may themselves be guilty of misprision of treason, 18 U.S.C. Section 2382; and
- 14) Whereas: U.S. v Will in note 19 provides Chief Justice Marshall’s exposition in *Cohens v. Virginia*, 6 Wheat. 264, 5 L.Ed. 257 (1821) ... “*We have no more right to decline the exercise of jurisdiction which is given, than to usurp that which is not given. The one or the other would be treason to the constitution. Questions may occur which we would gladly avoid; but we cannot avoid them.*” *Id.*, at 404 (emphasis added).; and
- 15) Whereas: the record plainly shows the commissioners and the judges acted without jurisdiction; and
- 16) Therefore: said commissioners and judges have agreed to have “engaged in an act or acts of treason;” and
- 17) Therefore; said commissioners, judges and attorneys have agreed to have engaged in acts of kidnapping; see link in 12) above; and
- 18) Therefore; witnesses to above acts of treason have agreed to misprision of treason by their inaction; and
- 19) Therefore: as cited in 12) link above, “If they act beyond that authority, and certainly in contravention of it, their judgments and orders are regarded as nullities. They are not voidable, but simply void, and this even prior to reversal.” *Valley v. Northern Fire & Marine Ins. Co.*, 254 U.S. 348, 41 S.Ct. 116 (1920); and

- 20) Whereas: this matter was void from the beginning; and
- 21) Therefore: there is no reason for me not to be reunited with my sons today; and
- 22) Therefore: any delay will be considered an additional act kidnapping; and
- 23) Therefore: the record shows and the Court has agreed the entire Case File, except for my notices and other presentments, is void for fraud from the beginning; and
- 24) Therefore: the commissioners and judges have agreed to have conspired and kidnapped my sons under color of law: see 18 USC 241 & 18 USC 242; and
- 25) Therefore: by failure to rebut, all parties and the State of Washington have agreed, “without an American State national’s explicit consent, no Agents have authority to take any action affecting American State nationals or their property, any action or order by any State-of-State or United States Principles or agents not withstanding; and
- 26) Therefore: anyone who in anyway prevents me from joining my sons is an accomplice to the above acts of kidnapping; and
- 27) Therefore: this is also your notice to preserve all records in this matter; and
- 28) Therefore: all of the above 1) through 27) facts, law, notices, and judgments are hereby restated and reaffirmed.

A copy, facsimile or digital scan of this Notice of Default Judgment for Acts of Kidnapping and Treason, shall be as lawfully binding as an original, is true complete and correct to the best of my knowledge and I so declare under Penalty of Perjury under the Public Law of The United States of America (non-incorporated).

So issued and affirmed without prejudice, without the United States and without the United States of America this September 8th of 2024.

By: _____

Kristi Marie Leeper private recorded copyright 1974

Washington State
Spokane County

I _____, a Recording Secretary and International Notarial Witness was visited today September 8th of 2024 by the woman known to me to be Kristi Marie Leeper and said woman did affirm and sign Notice of Default Judgement for Acts of Kidnapping and Treason in my presence for the purposes stated.

By: _____