



**\*ORIGINAL INSTRUMENT\***

**\*DUE NOTICE\***

**NOTICE TO PRINCIPAL IS NOTICE TO AGENT  
NOTICE TO AGENT IS NOTICE TO PRINCIPAL**

**Reference:**

**“UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF TENNESSEE  
AT KNOXVILLE**

UNITED STATES OF AMERICA  
Plaintiff

v.

RANDALL KEITH BEANE, and  
HEATHER ANN TUCCI-JARRAF  
Defendants

) No. 3:17-CR-82  
) VARLAN/SHIRLEY, USDJ/USMJ, and their assigns,  
) *nunc pro tunc, praeterea praeterea.*  
) *3:17-MJ-1067,*  
) 3:17-cr-00082-TAV-CCS,  
) 3:17-cr-00082-TAV-CCS-1,  
) 3:17-cr-00082-TAV-CCS-2, *1:17-mj-531,*  
) *1:17-MJ-531-DAR,* and inclusive of all  
) records therein, thereto, and therefrom”

STANDING ORDER OF ORIGINAL:  
FINAL CALL, CLEARING, AND  
SETTLEMENT, WITH CLOSURES OF  
ALL LEDGERS.

For the due cause as set forth in the STANDING DECLARATION OF ORIGINAL: DUE EVIDENCE OF IDENTIFICATION OF ACTORS WITHIN OR ABUSING THE PEOPLE'S GOVERNMENTS, July 20, 2018, all Factualized Trusts of Original are forthwith fully and completely called, cleared, settled, and terminated, with only Original existing forevermore, transparently, and with full responsibility, accountability, liability, and unity.

NOW DULY ORDERED this 20th day of July, 2018.  
*Original, [Signature]*



STANDING ORDER OF ORIGINAL:  
FINAL ORDER OF FINAL CALL  
CLEARING, AND SETTLEMENT

pg 1 of 1

*July 20, 2018*  
*[Signature]*

