

**SUBMITTAL TO THE BOARD OF SUPERVISORS
COUNTY OF RIVERSIDE, STATE OF CALIFORNIA**



ITEM
9.3
(ID # 5799)

MEETING DATE:

Tuesday, January 23, 2018

FROM : TREASURER-TAX COLLECTOR:

SUBJECT: TREASURER-TAX COLLECTOR: Public Hearing on the Recommendation for Distribution of Excess Proceeds for Tax Sale No. 207, Item 798. Last assessed to: Wisdom Ministries. District 3 [\$1,463-Fund 65595 Excess Proceeds from Tax Sale].

RECOMMENDED MOTION: That the Board of Supervisors:

1. Approve the claim from Wisdom Ministries, last assessee for payment of excess proceeds resulting from the Tax Collector's public auction sale associated with parcel 636283008-0;
2. Authorize and direct the Auditor-Controller to issue a warrant to Wisdom Ministries in the amount of \$1,463.64, no sooner than ninety days from the date of this order, unless an appeal has been filed in Superior Court, pursuant to the California Revenue and Taxation Code Section 4675.

ACTION: Policy

Jon Christensen, Treasurer-Tax Collector 1/4/2018

MINUTES OF THE BOARD OF SUPERVISORS

On motion of Supervisor Jeffries, seconded by Supervisor Ashley and duly carried by unanimous vote, IT WAS ORDERED that the above matter is approved as recommended.

Ayes: Jeffries, Tavaglione, Washington, Perez and Ashley
Nays: None
Absent: None
Date: January 23, 2018
xc: Treasurer

Kecia Harper-Ihem
Clerk of the Board
By
Deputy

**SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE,
STATE OF CALIFORNIA**

FINANCIAL DATA	Current Fiscal Year:	Next Fiscal Year:	Total Cost:	Ongoing Cost
COST	\$1,463	\$ 0	\$1,463	\$ 0
NET COUNTY COST	\$ 0	\$ 0	\$ 0	\$ 0
SOURCE OF FUNDS: Fund 65595 Excess Proceeds from Tax Sale.			Budget Adjustment:	N/A
			For Fiscal Year:	17/18

C.E.O. RECOMMENDATION: Approve

BACKGROUND:

Summary

In accordance with Section 3691 et seq. of the California Revenue and Taxation Code, and with prior approval of the Board of Supervisors, The Tax Collector conducted the May 24, 2016 public auction sale. The deed conveying title to the purchasers at the auction was recorded July 14, 2016. Further, as required by Section 4676 of the California Revenue and Taxation Code, notice of the right to claim excess proceeds was given on August 10, 2016, to parties of interest as defined in Section 4675 of said code. Parties of interest have been determined by an examination of lot book reports as well as Assessor's and Recorder's records, and various research methods were used to obtain current mailing addresses for these parties of interest.

The Treasurer-Tax Collector has received one claim for excess proceeds:

1. Claim from Wisdom Ministries based on a California Grant Deed recorded August 18, 2005 as Instrument No. 2005-0677274.

Pursuant to Section 4675 of the California Revenue and Taxation Code, it is the recommendation of this office that Wisdom Ministries be awarded excess proceeds in the amount of \$1,463.64. Supporting documentation has been provided. The Tax Collector requests approval of the above recommended motion. Notice of this recommendation was sent to the claimant by certified mail.

Impact on Residents and Businesses

Excess proceeds are being released to the last assessee of the property.

ATTACHMENTS (if any, in this order):

ATTACHMENT A. Claim Wisdom

SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE,
STATE OF CALIFORNIA


Stephanie Parsi 1/12/2018

CLAIM FOR EXCESS PROCEEDS FROM THE SALE OF TAX-DEFAULTED PROPERTY

RECEIVED

To: Don Kent, Treasurer-Tax Collector

Re: Claim for Excess Proceeds

2016 SEP 12 AM 9: 53

TC 207 Item 798 Assessment Number: 636283008-0

RIVERSIDE COUNTY
TREAS-TAX COLLECTOR

Assessee: WISDOM MINISTRIES

Situs: NONE

Date Sold: May 24, 2016

Date Deed to Purchaser Recorded: July 14, 2016

Final Date to Submit Claim: July 14, 2017

I/We, pursuant to Revenue and Taxation Code Section 4675, hereby claim excess proceeds in the amount of \$_____ from the sale of the above mentioned real property. I/We were the lienholder(s), property owner(s) [check in one box] at the time of the sale of the property as is evidenced by Riverside County Recorder's Document No. _____; recorded on _____. A copy of this document is attached hereto. I/We are the rightful claimants by virtue of the attached assignment of interest. I/We have listed below and attached hereto each item of documentation supporting the claim submitted.

NOTE: YOUR CLAIM WILL NOT BE CONSIDERED UNLESS THE DOCUMENTATION IS ATTACHED.

If the property is held in Joint Tenancy, the taxsale process has severed this Joint Tenancy, and all Joint Tenants will have to sign the claim unless the claimant submits proof that he or she is entitled to the full amount of the claim, the claimant may only receive his or her respective portion of the claim.

I/We affirm under penalty of perjury that the foregoing is true and correct.

Executed this 30th day of August, 2016 at Riverside, CA
County, State

[Signature]
Signature of Claimant

Signature of Claimant

ALAN INN
Print Name

Print Name

16815 Via Carta West
Street Address

Street Address

Desert Hot Springs Ca 92240
City, State, Zip

City, State, Zip

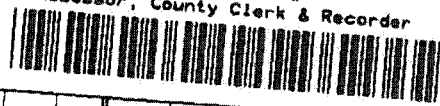
1-760 449 0500
Phone Number

Phone Number

DOC # 2005-0677274
08/18/2005 08:00A Fee: 10.00

Page 1 of 2
Recorded in Official Records
County of Riverside

Larry W. Ward
Assessor, County Clerk & Recorder



Recording requested by

WISDOM MINISTRIES

and when recorded, please return this deed
and tax statements to:

WISDOM MINISTRIES
10625 SAN MICHAEL P.D.
DESERT HOT SPRINGS
CA 92240

M	S	U	PAGE	SIZE	DA	PCOR	NOCOR	SMF	MISC.	
	1		2			✓				
					4				TP	
A	R	L				COPY	LONG	REFUND	NCHG	EXAM

California Grant Deed

- This transfer is exempt from the documentary transfer tax
- The documentary transfer tax is \$ 0 and is computed on:
 - the full value of the interest in the property conveyed
 - the full value less the value of liens of encumbrances remaining at the time of sale

14 C TP

The property is located in an unincorporated area. the city of _____

For a valuable consideration, receipt of which is hereby acknowledged,

JERRY L. STEERING & RUTH C. STEERING

hereby grant(s) to

WISDOM MINISTRIES

the following real property in the City of _____, County of RIVERSIDE, state of California:

SEVEN LOTS WITH APN NUMBERS BELOW:

636-043-010, 636-063-001, 636-066-005, 636-073-005 } See "EXHIBIT" A
636-283-008, 636-284-001, 635-252-005 } Attached for legal description

Date: 8/11/05 Jerry L. Steering JERRY L. STEERING

Date: August 11, 05 Ruth C. Steering RUTH C. STEERING

State of CALIFORNIA
County of ORANGE ss:

On Aug-11- 2005 before me, DINESH MISTRY, a notary public in and for said state personally appeared JERRY L. STEERING & RUTH C. STEERING personally known to me (or proved to me based upon satisfactory evidence) to be the person(s) whose name(s) are subscribed to the within instrument and acknowledged that ~~she~~ they executed the same in ~~his~~ their signature on the instrument the person(s) or entity on behalf of which they acted, executed the instrument.

Dinesh Mistry
Signature of Notary

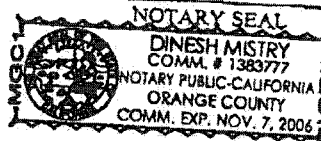


EXHIBIT "A"

APN 636-043-010
PARCEL 118 OF RECORD OF SURVEY, IN THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA, AS SHOWN BY MAP FILE IN BOOK 32 PAGE 29 OF RECORD OF SURVEY, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN 636-063-001
PARCEL 97 OF RECORD OF SURVEY, IN THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA, AS SHOWN BY MAP FILE IN BOOK 32 PAGE 29 OF RECORD OF SURVEY, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN 636-066-005
PARCEL 281 OF RECORD OF SURVEY, IN THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA, AS SHOWN BY MAP FILE IN BOOK 32 PAGE 29 OF RECORD OF SURVEY, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN 636-073-005
PARCEL 302 OF RECORD OF SURVEY, IN THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA, AS SHOWN BY MAP FILE IN BOOK 32 PAGE 29 OF RECORD OF SURVEY, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN 636-283-008
LOT 53 OF TRACT 3380, IN THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA AS SHOWN BY MAP ON FILE, IN BOOK 55 PAGE 92 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN 636-284-001
LOT 105 OF TRACT 3380, IN THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA AS SHOWN BY MAP ON FILE, IN BOOK 55 PAGE 92 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN 635-252-005
PARCEL 209 OF RECORD OF SURVEY, IN THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA, AS SHOWN BY MAP ON FILE, IN BOOK 31 PAGE 39 OF RECORD OF SURVEY, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY



WISDOM MINISTRIES

(A Self- Supported Ministry)

EIN#
68-0542270

**CERTIFICATION OF EXECUTION OF AN UNINCORPORATED
ORGANIZED SELF SUPPORTED MINISTRY.**

KNOW ALL PEOPLE BY THESE PRESENTS: That the undersigned Executive Director and Managing Director have executed an UNINCORPORATED ORGANIZED SELF SUPPORTED MINISTRY this **3rd day of February, 2003**, under the name of: **WISDOM MINISTRIES** as described in Title 26, United States Code and Income Tax Regulations, June 26, 1977 Edition, published by Commerce Clearing House, Section 1.511-2 (ii) volume 1, page 33, 471 & 472; and in The Law of Tax Exempt Organizations by Bruce Hopkins, published by Lerner Law Book Co., 1977, page 107 which states:

The term "church" or "ministry" includes a religious order to a religious organization if such order or organization (a) is an integral part of a church or ministry, and (b) is engaged in carrying out the functions of a church or ministry, whether as a civil law corporation or otherwise.

That this declaration contains specified conditions and terms any and all of which are made a part hereof as fully and completely as if herein specifically set forth in full. The declaration explicitly states and provides that:

1. THE PURPOSE of the declaration is to create a Ministry to provide health and welfare to all mankind and to give people a choice for a healthier and wealthier lifestyle.
2. THE EXECUTIVE AND MANAGING DIRECTORS shall have all rights necessary to fulfill the purpose of this indenture and to conduct any legal business not specifically prohibited by this indenture.
3. THE EXECUTIVE DIRECTOR AND MANAGING DIRECTOR may or may not be ordained and serve without bonds of any nature being required.
4. THE DECLARATION provides and states that it is NOT A PROFITABLE ENTITY such as a business partnership, corporation, joint stock company, or any other profitable form of association.
5. THE EXECUTIVE DIRECTOR AND MANAGING DIRECTOR may appoint directors for a general board of directors. These directors agree to conserve and minister in such manner and use biblical principles in all ministry applications to their best abilities. The Directors shall not be less than two in number, but may be more than two for any reason believed beneficial to the Ministry. They shall hold office and collectively enjoy the absolute and exclusive management, power and control of **WISDOM MINISTRIES'** properties and minister affairs without any consent or voice of any church denomination.
6. THE DIRECTORS MAY NOT DECLARE OR PAY any "income" tax or funds from the Ministry to others, except amounts, which the Directors, in their sole discretion, deem appropriate to retain for services and/or additions to the assets of this Ministry.

7. ALL DOCUMENTS, CONTRACTS, conveyances, deeds, quit-claims, assignments, assignment of all or part of the title to any asset or property of this Ministry and other legal instruments shall be executed by signing the name: **WISDOM MINISTRIES** by any one (1) Executive Director, or any one (1) Managing Director

8. NOTICE IS HEREBY GIVEN TO ALL PEOPLE, PERSONS, CORPORATIONS, ENTITIES or other firms extending credit to, contracting with, or having claims against this Ministry or its Directors that they must look solely to the funds, property and other assets of this Ministry for payment or for settlement of any claims, debts, judgments (decree), award, or other obligation which may become payable thereunder. All action, claims and/or suits against this private Ministry MUST be adjudicated by the Seventh Amendment of the Constitution for the united states of America. The Directors are not personally liable when dealing with the properties or business matters of this Ministry nor is this Ministry personally liable for properties or business matters of the Directors.

THE NAME OF THE EXECUTIVE DIRECTOR IS: Allan Inn

THE NAME OF THE MANAGING DIRECTOR IS: Harry Sailor

Executive Directors Signature: [Signature] Date: 4/17/03
Managing Directors Signature: [Signature] Date: 4-17-03

IN WITNESS WHEREOF the Executive and Managing Directors asseverate the above and hereunto set his/her or their hand(s) and seal(s) this 17th day of April, 2003, in the common law **California** Republic, being one of the union of these united states of America.

We the undersigned witness this day that the ones known to us to be the avowed signatories appeared before us this day and acknowledged that they signed and delivered the above and foregoing CERTIFICATION OF EXECUTION OF UNINCORPORATED ORGANIZED SELF SUPPORTED MINISTRY for the uses and purposes therein set forth. We also understand that this document, when witnessed by two or more people, becomes a lawful binding document under the Law of the Land (Common Law).

Executed this 17th day of April, 2003

Witness: SHARON BUNKER, Witness signature: [Signature]
Address: 66934 SAN BRUNO DESERT HOT SPRING, CA 92240

Witness: SANDRA DOUGLAS, Witness signature: [Signature]
Address: 65505 ACOMA AVE. 92240

THIS CHARTER AND DECLARATION FOR AN UNINCORPORATED ORGANIZED SELF-SUPPORTED MINISTRY IS EXECUTED IN THESE UNITED STATES OF AMERICA AND WILL BE CONSTRUED UNDER ITS LAW OF THE LAND.

PREAMBLE

This Charter and Declaration of an Unincorporated Organized Self Supported Ministry, henceforth known as **WISDOM MINISTRIES**, is made this 3rd day of February, 2003, by and between Executive Director **Alan Inn**, and Managing Director **Harry Sailor**.

SECTION ONE

Purpose

The purpose of this indenture is to create a ministry to provide health and welfare to all mankind in order for people throughout the World to understand and have a choice to accept a healthier and wealthier life.

SECTION TWO

Charter of Self Supported Ministry

A) It is expressly declared that this Ministry (NOT a PUBLIC corporation, profitable business partnership, joint stock company, or any other form of association or trust), is hereby created as a separate, legal religious non-"profit" PRIVATE entity; that none of the Directors shall lawfully possess any interest of this Ministry, neither shall they be personally liable for anything other than their own personal liabilities, except when an applicable Federal, State or local law otherwise prohibits this exoneration of the Directors from personal liability.

B) The Ministry terminology used in this indenture and its supporting documents is used solely for clarification of the various usage for Ministries under the common law of this land and the Constitution of the United States of America.

SECTION THREE

Name, Domicile and Offices

The Directors hereof collectively shall be designated as the Board of Directors of the **WISDOM MINISTRIES**, in which name they may make and execute and convey personal property (or any interest therein), sue and be sued, (see Section Five), in which

ministry's name the Board of Directors may conduct any and all the said business of this Ministry. Its principal domicile and place of ministry shall be in the sovereign California, an estate (state) of these united states of America, foreign to the corporate Federal United States (the "U S " or "United States"), until it is changed by the Board of Directors, as they may do from time to time, with such branch offices or places of business as they may establish. However, since this Ministry is a worldwide ministry, its functions and holdings may be worldwide.

SECTION FOUR

Appointment and Powers of Members of the Board of Directors

- A) Immediately upon completion and the execution of this indenture, the Executive Director shall forthwith constitute and appoint a suitable man or woman as the Managing Director, having free choice and while being without obligation to the Executive Director. Following acceptance, this man or woman shall serve as the Managing Director of this Ministry.
- B) The Executive Director and the Managing Director may then elect other Board Members who shall be known only as Directors. They may act in a fiduciary capacity as the absolute owners and possess title to the assets, in allodial title, not in fee simple absolute nor as tenants in common, otherwise in the name **WISDOM MINISTRIES**. The Executive Director shall have one vote and the Managing Director shall have one vote. The rest of the Directors will act collectively for one vote, by majority vote of all the Board Members as a Board of Directors under the Ministry's name herein designated. Collectively, all the Directors will be known as the Full Board of Directors and they may deal with any type of ministry activity they approve.
- C) The duly appointed Directors, for themselves and their successors, hereby accept the provisions of this Ministry, together with all related documents. They agree to conserve and minister in such manner and use moral principles in all ministry applications to their best abilities, exercising their best judgment and discretion and in all other respects to administer their duties in good faith strictly in conformity with the provisions hereof.
- D) The Directors shall not be less than two in number and may even be increased by the Directors beyond two in number (temporarily or permanently) for any reason believed beneficial to the Ministry. The duly appointed Directors, together with those designated in advance to fill future vacancies, shall hold office and collectively enjoy the absolute and exclusive management, power and control of **WISDOM MINISTRIES'** properties and minister affairs without any consent or voice of any denominational Church/Ministry; PROVIDED, however, that a Director may resign with or without notice and also may be removed from office by a Resolution of at least two-thirds (2/3) vote of the Full Board of Directors, whenever in their opinion such offending Director shall have been guilty of such acts that are repugnant to the Christian Faith, and PROVIDED, further, that in the event of any vacancy, increase in number, or the death, removal from the Board or resignation, the

remaining Director(s) may appoint a successor (and all newly appointed Directors) by the unanimous concurrence of the Directors.

E) The signing of an acknowledgment of acceptance of the office of the Board of Directors by any Director shall constitute investiture as such.

F) By Resolution, the Directors may provide for regular church/ministry meetings at stated intervals without notice. Special meetings may be called at any time by any two or more Directors upon three (3) days prior written notice mailed or delivered to the Directors at a meeting or by their approval of the Minutes of such meeting. At any regular or special meeting, a majority of the Board of Directors plus the Executive Director and the Managing Director, shall constitute a quorum for the conduct of business, PROVIDED, that affirmative action may only be had upon a majority vote of all the three votes held by the Full Board of Directors acting, whether present or absent, except that at special meetings called for a stated purpose the majority of the three votes held by the Full Board of Directors actually present may affirmatively act regarding such matter. Proxies shall not be allowed under any circumstance.

G) The Directors powers are absolute, exclusive and unlimited and shall be broadly construed as general powers of natural or artificial inhabitants of these united states of America to do or permit any and all things that are not illegal or prohibited in the jurisdiction concerned or hereby restricted. This means that they may do absolutely anything that any ordinary adult Citizen of these united states of America can do, unless herein limited or prohibited. Their powers may be delegated to one or more Directors or to third persons and entities. Since **WISDOM MINISTRIES** is a worldwide ministry, foreign people may be appointed Directors.

H) Resolutions of the Board of Directors authorizing or directing a project to be done or undertaken shall be evidence that such act, or project is within its power.

I) Anyone donating, lending or having money to the Ministry, or to any Director for the Ministry, shall not be obligated to see the application thereof. All funds received by the Ministry shall be managed and used by the Directors, at their sole discretion, as provided by this Declaration of Ministry and recorded in its minutes.

J) The Directors and successor Directors shall all serve without posting fidelity bonds or other security.

K) The Directors shall regard this instrument as their guide, to be supplemented from time to time by the By-laws, Regulations, and/or resolutions of the Board to cover contingencies that may arise and which will be recorded in the Minutes of this Ministry.

L) The Directors may fix and pay reasonable compensation, (not "income"), for any contracted worker or agents in their discretion and the Board of Directors may pay Directors reasonable compensation for their services as Directors.

M) The Directors may appoint from among their number one or more Executive Directors, and one or more Managing Directors who shall be given such power and authority as the Minutes of this Ministry may delegate and prescribe.

N) The Directors shall, in their capacity as Directors and NOT individually, have and assume only such liability as may attach to this Ministry. This fiduciary liability shall not in any manner jeopardize or affect their individual performance. The Directors shall be reimbursed and exonerated by this Ministry for any losses occasioned to them while serving as such, to the same extent as would non-interested persons.

O) The Directors may, at any regular or special meeting, provide for one or more Successor Director to act for this Ministry in the event of their death or legal incapacity.

P) The Directors shall have and possess only such authority as provided for them in this indenture.

SECTION FIVE

Non-Liability of Directors of the Board

The Members of the Board of Directors shall never be liable for liabilities of this Ministry. All people and persons dealing with, or having any claim against the Directors of this Ministry shall look only to its funds and assets for the payment of any claim, debt, judgment, or other obligation, or of any "money" or thing that may become due or payable in any way, whether founded on contract, tort or in equity. All actions, claims and/or suits MUST be adjudicated by the Seventh Amendment of the Constitution for the United States of America.

SECTION SIX

Distributions

A) The Directors may not declare or pay all current net non-taxable "income" of this Ministry to others, except amounts, which the Directors, in their sole discretion, deem appropriate to retain for reserves and/or additions to the assets of this Ministry.

B) Since this Ministry is a worldwide ministry, the Directors may contribute to, or permanently set aside funds for charity.

SECTION SEVEN

Execution of Contracts

All documents, contracts, conveyances, deeds, quit-claims, assignments, assignment of all or part of the title to any asset or property of this Ministry and other legal instruments shall be executed by signing the name: **WISDOM MINISTRIES** by: any one (1) Executive Director, or any one (1) Managing Director.

SECTION EIGHT

Lending and Borrowing Funds

The Directors shall have the authority to loan and/or borrow funds, Federal Reserve Notes or "money" occasionally, with or without interest or security, on such terms or conditions as they may deem expedient.

SECTION NINE

Acting as Guarantor

The Directors may from time to time pledge the assets of the Ministry, so as to act as Guarantor for any person, company, or other legal entity, provided there is reasonable compensation to be received by this Ministry for such action.

SECTION TEN

Notice of Limited Liability

Notice is hereby given to all people, persons and entities extending credit to, contracting with, or having claims against this Ministry or its Directors that they must look solely to the property and other assets of this Ministry for payment or for settlement of any claims, debts, judgment (decree), award, or other obligation which may become payable thereunder. The Directors are not personally liable when dealing with the properties or business matters of this Ministry.

SECTION ELEVEN

Termination

Upon the termination of this Ministry for any cause, the Directors may liquidate the Ministry estate, if deemed preferable, by disposing of its properties and assets for such amounts and upon such terms as they deem prudent. After discharging all proper legal obligations of this Ministry, they shall distribute the proceeds and remaining assets, in Federal Reserve Notes or in kind, to other Ministries. For these purposes, the Directors shall continue to act until such duties have been fully performed, whereupon this Ministry shall be finally closed.

SECTION TWELVE

Interpretation, Disputes and Claims

A) As to any question regarding the interpretation or construction of this indenture and Declaration of Ministry and/or its supporting documents, the Directors shall have the sole power to construe this instrument and their good faith construction, stated in this Minutes, shall be final, conclusive and binding on this Ministry, and all other people, persons and entities dealing herewith.

B) This document shall never be interpreted nor construed in any manner so as to mean that this indenture and its supporting documents, in any way, constitute a PUBLIC corporation, profitable business partnership, statutory trust or association. It is only a Declaration creating a PRIVATE Ministry. All interpretations shall be under the Common Law of these united states of America and under its Constitution. For Guidance, all concerned parties, including arbitration tribunals and courts, are referred to legal citations and various court rulings pertaining to common law integrated auxiliaries of the Ministries of this type. Specific reference is hereby made to the analysis of the common law, the Constitution of the United States of America, the Bible and the separation between Church and State as found in the First Amendment of Constitution for the united states of America.

SECTION THIRTEEN

Savings Clause

If any provision of this Declaration of Ministry shall be found to be invalid for any reason under given circumstances, the remaining provisions shall nevertheless stand and remain in full force and effect.

