LIMITED POWER OF ATTORNEY

Comes now,	, a reader and User of the Family Guardian website, and the Family Guardian
Fellowship.	The parties join together in forming this binding contract arising from the terms and conditions specified in the
Copyright/So	oftware License Agreement to be described below.

1. WHEREAS the copyrighted/licensed website in question may be viewed at the address below:

http://famguardian.org

2. WHEREAS the Copyright/Software License Agreement pertaining to the website indicates that no information appearing on the above website may be used without any and all Users or readers consenting fully and unconditionally and complying completely with the terms of the Copyright/Software License Agreement appearing at:

http://famguardian.org/disclaimer.htm

- 3. WHEREAS User has read and fully understands all the terms of the Copyright/Software License Agreement above.
- 4. WHEREAS User would like to avail himself of the valuable content of the website, or has already done so in the past.

NOW THEREFORE:

- 1. User unconditionally accepts and agrees to abide by the terms of the Copyright/Software License Agreement above both now and indefinitely into the future. A copy of this agreement is included as EXHIBIT A at the end of this document.
- 2. User agrees to allow Fellowship to act on his or her or its behalf under limited power of attorney in the case of any and all litigation in which:
 - 2.1. He/she/it is a Plaintiff against Fellowship.
 - 2.2. He/she/it is a witness or informant in a case involving the Fellowship.
- 3. User agrees to allow this limited power of attorney to include authority to:
 - 3.1. Petition to dismiss any case against Fellowship.
 - 3.2. Complete and submit voluntary payroll withholding forms so as to garnish his pay in satisfaction of liabilities incurred in violating the Copyright/Software License Agreement.
 - 3.3. Act as an exclusive witness on behalf of the prosecution in any trial directed against the Fellowship or any ministry or other entity to which he is connected or associated as a result of the litigation.
 - 3.4. Make withdrawals from the personal financial accounts of the User to satisfy liabilities incurred in violating the Copyright/Software License Agreement.
 - 3.5. Submit resignation papers to the private or government employer of User.
 - 3.6. Accept, cash, and take ownership of payments from Fellowship to the Prosecution for any monetary liabilities resulting from litigation directed against Fellowship or any group or ministry or other efforts he is or may be connected with.
- 4. User authorizes that this Limited Power of Attorney shall constitute the only authority needed by any receiving court clerk, financial company, employer, or receiving organization in order to effect whatever actions that Fellowship deems needful at the time to satisfy the requirements of the Copyright/Software License agreement. It shall be prima facie good for all intents and purposes without question or delay of any kind.
- 5. User also agrees that no signature by User shall be necessary to this contract if User, as a litigant, quotes anything off of the above website in any litigation pleading he files against Fellowship or his associates, agents, or entities he is involved with. All that shall be needed to perfect and authorize Limited Power of Attorney described in this agreement are the following three things:
 - 5.1. A pleading signed by User mentioning copyrighted information off this website and provided as a certified copy by the clerk of the court where the lawsuit was filed against the Fellowship.
 - 5.2. This agreement with a signed, notarized signature of Fellowship on this agreement.
 - 5.3. A printout of the web page where the information quoted in the pleading is indicated, and which shows the web address where obtained and the date downloaded.

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 INITIALS:____(User)____(Fellowship)

Signed this, day of,	_ at		
(city),(state).			
G. CAT			
Signature of User	Date		
Signature of Fellowship	Date		
NOTARY PUBLIC'S JURAT			
BEFORE ME, the undersigned authority, a Notary Public, of the County of			
, Republic of(statename), this	day of, 20,		
mailer/server did appear and was identified by driver's license and who, upon			
first being duly sworn and/or affirmed, deposes and says that the aforegoing asseveration is true to the best of his/her knowledge and belief.			
knowledge and benefi.			
WITNESS my hand and official seal.			
/s/Notary Public	SEAL		
Notary Public			
My Commission Expires On:			

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EXHIBIT A: COPYRIGHT/SOFTWARE LICENSE AGREEMENT

This website consists of both copyrighted information and computer software. Use of this web site or any of the materials found on it or any attempt to communicate with us verbally, in writing, or via email constitutes an implied and mandatory agreement by the user to respect the copyright and Software License Agreement below:

- 1. Never use or abuse the materials or services provided on this website for or in connection with:
 - 1.1. An illegal purpose that violates any enacted positive law which applies within the jurisdiction where you are situated or domiciled.
 - 1.2. An unlawful purpose.
 - 1.3. An injurious purpose cognizable under the common law of the jurisdiction where you are situated.
- 2. Take full complete, exclusive, and personal responsibility for the consequences of any violations of law or injuries that might occur by virtue of using the materials or services available through this website.
- 3. Never register a complaint about this website or its contents to any law enforcement or government organization.
- 4. *Never* provide evidence about their experiences to law enforcement or government that might be used to prosecute or punish us.
- 5. Compensate the Author, Users, and Ministry in full for legal and attorney fees and personal time associated with defending himself against any complaints registered by or evidence provided by the user to either government or law enforcement regarding this website, the materials on it, or any communications with us.
- 6. Substitute himself/herself as being liable for any judgments against this ministry or its agents relating to complaints filed by him/her or evidence provided by him/her to third parties or litigation initiated by him/her which result in prosecution of this ministry or its agents.
- 7. If any evidence or information is used from this website in a court trial, then the party to the suit calling the witness AND the witness submitting it to any court stipulates with the Ministry as a condition of the copyright license, pursuant to Fed.Rul.Civ.Proc. 29 and the Federal Rules of Criminal Procedure:
 - 7.1. To admit THE ENTIRE website into evidence (except the rebuttal letters), including but not limited to the <u>Tax Deposition CD</u>, <u>Form #11.301</u>, the <u>Family Guardian Website DVD</u>, <u>Form #11.103</u>, the <u>Great IRS Hoax book</u>, etc. No part of the website can be admitted without the ENTIRE website also being admitted and subject to examination by the jury.
 - 7.2. That everything contained on this website is factual, truthful, actionable, and accurate IN THEIR CASE but not in the case of any other Member or officer of the Ministry.
 - 7.3. To take complete and personal and exclusive responsibility for all consequences arising out of the nature of evidence they provide as being factual or actionable.
- 8. Agree never to refer to anything on this website as an "investment" or "tax shelter" as defined in the Internal Revenue Code. None of the donations made to this ministry are refundable, and therefore they cannot be referred to as "investments", nor are ministry products available to "taxpayers", who are the only proper audience for "tax shelters" to begin with.
- 9. If any litigation results from the materials or information offered here or their use:
 - 9.1. Users agree to litigate ONLY in a state court WITH a jury trial under the laws of the state and not the federal government, and to allow the jury to rule on BOTH the facts AND the law. No member of the jury or the judge may be either a "taxpayer", a "U.S. citizen" under 8 U.S.C. 1401, or be in receipt of any government benefit, to ensure that the trial is completely impartial. They also agree to allow us to say anything we want to the jury and call any witnesses we wish, and not to object to or rule out any of our testimony or our witnesses.
 - 9.2. If the party using the materials off this website for litigation is any state or federal government, then they stipulate with the accused party to answer the IRS Deposition Questions in their entirety on a signed affidavit, and to provide at least an "Admit" or "Deny" answer to each question. Any question not answered by the government or its agents shall be deemed to be "Admit". They also stipulate to admit their response to the questions into evidence in any trial involving this website or the activities of the ministry or its officers, volunteers, or members.
 - 9.3. None of the persons called as witnesses by either side at any trial involving this ministry may work for the federal or state government, receive retirement benefits from the government, receive financial benefits of any kind from the government, nor be "taxpayers", "U.S. citizens", or "U.S. residents". This will ensure that the all witnesses called will be completely objective, neutral, and unbiased.
 - 9.4. Users and readers of our materials stipulate that their duty and allegiance to abide by this agreement is <u>superior to</u> their employment duties and any other agency they may claim to be exercising. Judicial, sovereign, or official immunity are therefore subordinate to the terms of this agreement. Readers and users of our materials agree that any and all lawsuits in which they are participants acting by or for or as witnesses for the Plaintiff shall be deemed to be filed by them personally, regardless of the party which they claim to be representing or which is

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named on the Complaint. For instance if a government attorney named "John Doe" quotes or uses our licensed materials in any legal proceeding in which he or she is the Plaintiff or an agent for the Plaintiff, and files the lawsuit in the name of the "United States", this agreement stipulates that the definition of "United States" or "United States of America" shall instead mean "John Doe" and John Doe stipulates that he is acting by and on his own behalf and not on the behalf of the government of the states united by and under the Constitution of the United States of America. This will ensure that the plaintiff or prosecuting attorney does not try to claim that he had no authority to bind the U.S. government to abide by this agreement. An important implication of this provision is that if John Doe prosecutes this case on paid time for the U.S. Government, then he can and will be fired and disciplined for conducting private business on company time.

- 10. Users who violate this agreement, who work either directly for the government in the legal or tax profession or as contractors for these functions, and who participate as either witnesses, informants, or representatives in any litigation directed against this ministry or its volunteers, members agree to a personal liability/fine of \$300,000 payable out of their private funds and which they agree NOT to accept reimbursement for from the government. Payment shall occur BEFORE any trial is heard which involves them and is against this ministry.
- 11. Always use the very latest version of any information and this agreement provided on this website in any litigation, and to dispose of and stipulate NOT to admit into evidence any information that it older. They agree to apply the current terms of this agreement retroactively to any behavior of theirs that might adversely affect this website or ministry, and especially in respect to any litigation they might initiate or become involved in that is against this ministry, its agents, or participants. Ministry reserves the right to modify the terms of this agreement without notice to User and User waives the right to complain about or challenge this provision.
- 12. Bring any false statements or suggestions to do any illegal activity noted on this website or in any of our statements to our attention immediately at the time noticed and give us an opportunity to remedy it BEFORE pursuing any litigation or injunctions against us because any information provided is false. If we are physically able to correct the erroneous or illegal information, then we will do so immediately, provided that your comments are accompanied with credible, admissible evidence that the information provided is wrong. If this requirement is not heeded by the reader, then the reader agrees to:
 - 12.1. Forfeit 50% of their pay as a federal public servant for the remainder of their life, and donate it to this ministry to help those who have been hurt by your failure to correct erroneous information provided on this website. This is in satisfaction of the IRS website's Mission Statement, which says in IRM Section 1.1.1.1 that the mission of the IRS is to "Provide Americas taxpayers top quality service by helping them [correctly] understand and meet their tax responsibilities with integrity and fairness all."
 - 12.2. Pay the Fellowship \$10,000,000 prior to any litigation relating to false statements on this website and to not testify at all if they cannot pay the damages.
- 13. Never abuse the materials provided on this website by violating any enacted positive law which applies within the jurisdiction where you are situated or domiciled and to take full and complete and exclusive and personal responsibility for the consequences of any violations of law that might occur by virtue of using the materials posted on this website.
- 14. If readers find anything in any our publications which conflict with other information on this website or which conflicts with itself, you agree to presume that what is written is fiction and bring it to our attention immediately so that we may promptly correct the conflict. This applies even to conflicts that a reader was not aware of at the time they first read something.
- 15. User agrees to be bound by the Limited Power of Attorney described at the link below: http://famguardian.org/LPOA.pdf

The purpose of the above license agreement is not to condone or allow unlawful behavior of any kind by this website, but instead to:

- 1. Encourage you, the reader, to take complete and exclusive and personal responsibility for yourself and to prevent you from transferring that responsibility in any form to us. It would be completely hypocritical of us to on the one hand say we want to encourage personal responsibility, but then on the other hand tell people that they can transfer any part of the responsibility for themselves, their lives, or their choices to us.
- 2. Provide strong protections for you and your personal data by ensuring that our organization is never infiltrated by government moles who mean to do anyone harm.
- 3. Discourage and prevent anti-whistleblowing activity on the part of public servants.

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