William Jewel Roney IV 1 hr ·

i formally request the court "UNDERSTANDS THE LAW TO THE FULLEST!"

response to LAWFUL BLOODING nickole roney's order of protection. case number ?????????

from LAWFUL BLOODING william j roney iv of the 11th generation

if this court room is in position of the following Paraphernalia

Martial Law Flag "Pursuant to 4 U.S.C. chapter 1, §§1, 2, & 3; Executive Order 10834, August 21, 1959; 24 F.R.6865; a military flag is a flag that resembles the regular flag of the United States, except that it has a YELLOW FRINGE border on three sides. The President of the United States designates this deviation from the regular flag, by executive order, and in his capacity as Commander-in-Chief of the military. The placing of a fringe on the national flag, the dimensions of the flag and the arrangement of the stars in the union are matters of detail not controlled by statute, but are within the discretion of the President as Commander in Chief of the Army and Navy." 34 Ops. Atty. Gen. 83.The Law of the Flag regulates the laws under which contracts entered into will be governed. (See Ruhstrat v. People.)

Any courtroom that displays such a flag behind the Judge is a military courtroom which Is operating under military law and not constitutional law, or common law, or civil law, or statute law, Restrictions. (Note added: This court is thereby receiving public funds under false and fraudulent pretense and is committing Treason against the Constitution under the 16th American Jurist Prudence Section 177).

Whereas: 1,2 American Flag such as a gold fringe MUTILATES the flag and carries a one year prison term. This is confirmed by the authority of Title 36, Section § 176 (g). The gold fringe is a fourth color and, purportedly, represents "color of military law" jurisdiction and when placed on the Title 4 U.S.C. Section §§ 1,2 Flag, mutilates the flag and suspends the Constitution. Refer to Title 18 U.S.C. Section 242, see BLACK'S LAW DICTIONARY.

ferther more to protect my wife

The privilege against self-incrimination is neither accorded to the passive resistant, nor to the person who is ignorant of his rights, nor to one indifferent thereto. It is a FIGHTING clause. It's benefits can be retained only by sustained combat. It CANNOT BE CLAIMED BY ATTORNEY OR SOLICITOR. It is valid only when insisted npon by a BELLIGERENT CLAIMANT IN PERSON." McAlister vs. Henkel, 201 U.S. 90, 26 S.Ct. 385, 50 L. Ed. 671; Commonwealth vs. Shaw, 4 Cush. 594, 50 Am.Dec. 813; Orum vs. State, 38 Ohio App. 171, 175 N.E. 876

I EXPECT THE ABOVE TO BE FOLLOWED IN ACCORDANCE WITH THE LAW!!!!!! NO ONE IS ABOVE THE LAW!

i formally request the judge's copy of his honers oath of office

i formally request the judge's copy of his honers business lenience to engage in

commerce of the court.
i formally request the following and for going.
Printed name of Elected Official/Officer of the  Court
Office held
Date
B.A.R. Registration Number (if any)
Dun and Bradstreet Number
Corporate Entity Number CUSIP Number(s) The name of the security, trading symbol, CUSIP number and fund number.
Oath of Office and Bond/Liability Policy
Phone number of Bonding/Liability Policy Claims Agent
Tax-ID Number of Agency/Entity_
Doing Business As (DBA- Business name)
Address of Business_
City,County,State
Zin Codo
Zip Code           Phone #
Fax
FARA Registration Statement on file, Yes No?  Title 22 USC §611, a Public Official is considered a foreign agent. In order to hold public office, the candidate must file a true and complete registration statement with the State Attorney General as a foreign principle.  Public Notice Required Foots - Registration number with the 1028 FARA "Feilure
Public Notice, Required Facts, ,, Registration number with the 1938 FARA, "Failure

Public Notice ,Required Facts, ,, Registration number with the 1938 FARA ," Failure to file the "Foreign Agents Registration Statement" goes directly to the jurisdiction and lack of standing to be before the Court and is a FELONY" pursuant to 18 US 219, 951 -All "public servants," officials, Congressmen, politicians, judges, attorneys, law

enforcement officers, States and their various agencies, etc., are the express agents of these foreign principals - see Foreign Agents Registration Act of 1938; 22 USC 286 et seq, 263A, 185G, 267J, 611(C) (ii) & (iii); Treasury Delegation Order #91

Affidavit of Dishonest including non-compliance by the judge attorneys clerk, all elected and public servants with the 1938 FARA Mandatory filling Perhaps the most important statute here is a largely obscure 1938 law, the Foreign Agents Registration Act (FARA), All "public servants," officials, Congressmen, politicians, judges, attorneys, law enforcement officers, States and their various agencies, etc., are the express agents of these foreign principals - see Foreign Agents Registration Act of 1938; 22 USC 286 et seq, 263A, 185G, 267J, 611(C) (ii) & (iii); Treasury Delegation Order #91 Every State law must conform in the first place to the Constitution of the United States, and then to the subordinate constitutions of the particular state; and if it infringes upon the provisions of either, it is so far void." Houston v. Moore, 18 US 1, 5 L.Ed 19 (1840). It is abiding truth that "nothing can destroy a government more quickly than its failure to observe its own laws, or worse, its disregard of the charter of its own existence." Mapp v. Ohio, 367 U.S. 643, 659 (1961). HARRIS V. NEW YORK U.S. Supreme Court 401 U.S. 222 (1971). Agents of foreign principals Any agent of a person described in section 611(b)(2) of this title or an entity described in section 611(b)(3) of this title if the agent has engaged in lobbying activities and has registered under the Lobbying Disclosure Act of 1995 [2 U.S.C. 1601 et seq.] in connection with the agent's representation of such person or entity. (June 8, 1938, ch. 327, § 3, 52 Stat. 632; Aug. 7, 1939, ch. 521, § 2, 53 Stat. 1245; Apr. 29, 1942, ch. 263, § 1, 56 Stat. 254; Pub. L. 87–366, § 2, Oct. 4, 1961, 75 Stat. 784; Pub. L. 89–486, § 3, July 4, 1966, 80 Stat. 246; Pub. L. 104–65, § 9(2), (3), Dec. 19, 1995, 109 Stat. 700; Pub. L. 105-166, § 5, Apr. 6, 1998, 112 Stat. 39.) All "public servants," officials, Congressmen, politicians, judges, attorneys, law enforcement officers, States and their various agencies, etc., are the express agents of these foreign principals - see Foreign Agents Registration Act of 1938; 22 USC 286 et seq, 263A, 185G, 267J, 611(C) (ii) & (iii); Treasury Delegation Order #91 information how to file and education Whereas: "Failure to file the "Foreign Agents Registration Statement "goes directly to the jurisdiction and lack of standing to be before the Court and is a FELONY" pursuant to 18 US 219, 951 -

Signature of servants	
-----------------------	--

Whereas: Lawful bloodline americans is all colors by the 1776 Ratified 1778 Constitution law then the since the civil war proven American rights,,, Foreign Agents act 1938 Elected and public servants and contractors including all immigration and or immigrant have recreational privilege the the forty eights on american soil.

Board member and public servants are responsible and labile for the knowledge of 1938 Fara registration act to protect the Republic lawful bloodline american rights to have travel the rights of public transportation and rights to have the horse and donkeys and mule, burros.,

425 Mich. 173 (1986) 387 N.W.2d 821. DEPARTMENT OF CIVIL RIGHTS ex rel FORTON v. WATERFORD TOWNSHIP DEPARTMENT OF PARKS AND

RECREATION. Docket No. 71462, (Calendar No..

To Comprehend the United States of America, start with the Constitution. Written over 200 years ago, when the nation was first being established out of the 13 foreign agents British Vatican colonies.

Whereas: U.S. Constitution > Article IV; Article IV. Section 1. ... Section 4. The United States shall guarantee to every state in this union a republican form of government

Article Four of the United States Constitution outlines the ... has long been at the fore-front of the debate about the rights of citizens vis-à-vis the government.

i formally request LAWFUL BLOODING nickole roney to admit she has hit me on more than one occasion

i formally request LAWFUL BLOODING nickole roney to admit she has a open Child services case to her knolage

i formally request LAWFUL BLOODING nickole roney to admit she has done something she should not of to our son Alexander.

i formally admit to the court the forgoing is truth and accurate.

i have never hit my wife LAWFUL BLOODING nickole roney (wife) in anger.

i have argued with my LAWFUL BLOODING nickole roney (wife)

i have been afraid of LAWFUL BLOODING nickole roney (wife) on more than one occasion. fear of being hit.

i request the court drop the Order of restraint because i am a victim.

i would like to have Tammy Adams be contacted via skype or other audio/video service to be call forth as a witness to threaten to assault I william j roney with a chair!