

# EDWARD-MALONE: JOHNSTON

U.C.C. 1-308 ALL RIGHTS RESERVED: (REV. 10 12/2014)

Disclaimer: a man, edward-malone johnston , non-corporate entity reserve the right to amend or make further corrections to this document as further information becomes available. Furthermore, I do not agree to any Civil and or Criminal Penalties whereas documents taken from Congressional Record, IRS Code, Farm Bills, Trading With the Enemies Act, Legislative Procedures Act, Court rulings and decisions and the Bankruptcy Acts – now 4 – of these United States, et al and Birth Record Fraud Scheme, Bond, C.U.S.I.P., Commodities Fraud, Theft of and or misuse of CESTA QUE VIE TRUST, AKA, ONE PEOPLES PUBLIC TRUST ACCOUNTS which were to be established so the men and women could pay their debts as all lawful money was stolen from us, treason against the Constitution, by Roosevelt and his coconspirators AKA the Vatican, British Empire, International Bankers, et al. The FEDERAL RESERVE NOTE a debt instrument merely discharges the debt, Breach of Public Trust and Misprision by the Congress of the United States, AKA federal employees, Fiduciary Trustees, in dealing with the Bankruptcy Act(s) of 1933 and acts of TREASON by Franklin D. Roosevelt, Congress and the Receivers of the Bankruptcies. 1779 without amendment the UNITED STATES OF AMERICA, dba, CORPORATION, a French Corporation - Congress has refused to provide names of the 3 parties who formed this Corporation – an act of treason. (28 U.S.C. @ 3002 Definitions 15) United States means A) a Federal Corporation – de facto government. Between March 3 – 5 1861 12 States walked out of Congress in Secession, see Rulings of the Attorney General B. J. Black published 1863, and Congress was forced to adjourn Without Day; became Sin Die, never to meet again, the next day as they did not have enough votes to call the next session – see Congressional Record March 5 – July 15, 1861. Every Legislative Act since is fraud in the inducement. Welcome to the Dictatorship – de facto Government. It should be herein noted that in the 1933 Bankruptcy Act all Offices, Agencies and Departments were turned over to the Receivers, unknown, of the Bankruptcy, via the United Nations – 12 years before that became and Organization, and All Law and Statutes became international law and copy written AKA Lawless America. Any nation once bankrupt is no longer sovereign. Are you practicing Corporate Policy instead of law? Prove it. Also read the 16th American Jurist prudence, Second Edition, Section 177...any law written in violation of this Constitution is as though it were never written and no one is obligated to obey it.....; massive voter fraud. NOTICE: The UNITED STATES OF AMERICA IS A CROWN/VATICAN/SWISS BANK Property the result of land theft by the Pope from the Great Marzocco. (A fraud scheme the result of the 1933; Bankruptcy Act & G5. Trustees Are: The Pope, British Monarch, U.S. Postmaster See 28 U.S.C. @ 3002 Definitions 15) United States means A) a Federal Corporation. AKA French. Now consider the beginning of the Court Fraud Scheme and the establishment of the Court system AKA Renaissance whereas the CATHOLIC CULT AKA CHURCH via 4-Popes, AKA, Jesuits, and bought into the Courts and Royalty and remain to this day controlling the Judicial system, AKA, the Bank. The Court case number is the Account number from which the Court, aka, Bank is running their Bond, C.U.S.I.P. , and commodities fraud scheme against all defendants, pro se, and private man/woman litigants who enter thereof. It is a Ponzi Scheme. Show me your conflict of interest statement(s). Contracting in violation of uberrimae fidei – of utmost good faith and uberrima Fideas – utmost good faith. (Ref. BLACK'S LAW DICTIONARY 8th EDITION pg. 1558.) No court papers are disclosing as a contract; Nor have a proper identity from the OFFICE OF MANAGEMENT AND BUDGET (OMB NUMBER), fail to provide their Commodities license information nor their Bonding information nor the C.U.S.I.P.: (CUSIP stands for Committee on Uniform Securities Identification Procedures. Formed in 1962, this committee developed a system (implemented in 1967) that identifies securities, specifically U.S. and Canadian registered stocks, and U.S. government and municipal bonds.) Now show me your conflict of interest statement(s).

## SMITH v. CITY OF CUMMING - FindLaw - Findlaw: Cases and Codes

caselaw.findlaw.com/us-11th-circuit/1418743.html

FindLaw provides **SMITH v. CITY OF CUMMING**, No ... that they had a First Amendment right, ... a "First Amendment right to film matters of public

My case rests to be true thereof:

Thereof:

\_\_\_ Autograph on file \_\_\_\_\_ Seal \_\_\_\_\_

a living, breathing, man, edward-malone: johnston (non-corporation)