On Tuesday, July 9, 2019, 9:29:51 AM PDT, GAGE Gail M * DCBS < <u>Gail.M.Gage@oregon.gov</u>> wrote:

Dear Mr. Johnston,

I have been asked to respond to your request for records.

The Division of Financial Regulation is not a law-enforcement agency. Accordingly, given the context of your request for records, we do not have any records that would be relevant to your request.

Gail M. Gage
Compliance Specialist 3
Division of Financial Regulation
State of Oregon
(503) 947-7038
gail.m.gage@oregon.gov

The Department of Consumer and Business Services cannot provide you with legal advice. The information provided in this correspondence is not and should not be considered legal advice. If you need a legal opinion, please seek professional legal counsel.

----Original Message----

From: edjohnston2003@yahoo.com <edjohnston2003@yahoo.com>

Sent: Friday, July 5, 2019 1:28 PM

To: administration@cityoftoledo.org; finance@cityoftoledo.org; ediohnston2003@yahoo.com

Cc: apclerk@cityoftoledo.org; 300@cityoftoledo.org; code@cityoftoledo.org; 301@cityoftoledo.org;

303@cityoftoledo.org; 311@cityoftoledo.org; 310@cityoftoledo.org; 306@cityoftoledo.org;

309@cityoftoledo.org; 307@cityoftoledo.org

Subject: Re: FREEDOM OF INFORMATION ACT REQUEST (FOIA)

Thank you for your prompted attention in this matter:
Please mail to Given name Edward Malone Johnston II unincorporated respond in writing
C/O1540 north nye street
Corporation city of Toledo Oregon

Provide information as you all are liable Mayor Rod Cross 01/02/2019 – 12/31/2020 rod.cross@cityoftoledo.org William Dalbey 01/02/2019 – 12/31/2022 bill.dalbey@cityoftoledo.org Joshua Smith 01/01/2017 – 12/31/2020 joshua.smith@cityoftoledo.org Betty Kamikawa 01/02/2019 – 12/31/2022 betty.kamikawa@cityoftoledo.org Stu Strom 01/01/2015 – 12/31/2020 stu-strom@cityoftoledo.org Heather Jukich 01/02/2019 – 12/31/2022 heather-jukich@cityoftoledo.org Heather Jukich 01/02/2019 – 12/31/2022 <a href="mailto:h

Jackie Kauffman 01/01/2017 – 12/31/2020 jackie.kauffman@cityoftoledo.orgso

Provide certified copy of the following

TAKE NOTICE OF THE FOLLOWING

The Doctrine of Respondeat Superior, which means "let the master answer." 35 Am J1st M & S § 543

The doctrine of "Superior/Command Responsibility" here after applies to herein said Individual(s) The chain of command principle, the scaler chain

NOTICE TO ANY PRINCIPLE (Superior Commander) IS NOTICE TO ALL AGENTS (Subordinates), NOTICE TO ANY AGENT (Subordinate) IS NOTICE TO ALL PRINCIPLES (Superior Commanders).

FREEDOM OF INFORMATION ACT REQUEST (FOIA)

Pursuant to but not limited to, The Privacy Act of 1974 Public Law 93-579, 5 U.S. Code § 301 - Departmental regulations, The Freedom of Information Act Public Law 89-487 80 Stat. 250 (codified as amended at 5 U.S.C.A. § 552a), the Government in the Sunshine Act of 1976, Pub. L. No. 94-409, 90 Stat. 1241 (codified at 5 U.S.C.A. § 552b), Electronic Freedom of Information Act of 1996, Pub. L. No. 104-231, 110 Stat. 2422 (codified as amended at 5 U.S.C.A. § 552), Openness Promotes Effectiveness in our National Government Act of 2007, OPEN FOIA Act of 2009, 5 U.S.C. § 552, As Amended By Public Law No. 110-175, 121 Stat. 2524, and Public Law No. 111-83, § 564, 123 Stat. 2142, 218, Michigan Freedom of Information Act 442 of 1976, Oregon Statute 192 Public Records the following request are hereby being made to the above named alleged Government Office, Agency, Department, Board, Commission or Instrumentality thereof.

Notice is hereby given, any failure to perform and complete this Freedom of Information Act as stated herein with in twenty (20) business days and return all items, material, information, documents, evidence ect.. herein requested to the above address for any reason what so ever, including but not limited to any form of payment, negotiation, barter, trade will be construed as willful conspiracy, willful suppression of evidence, evidence tampering, fraud, willful official oppression and will encore a suit to compel performance causing all items material, information, documents, evidence ect.. stated herein to be subpoenaed. If such suit to compel performance is instigated suited party (defendant) agrees to accept full and complete liability for all including but not limited to, any expenses incurred by plaintiff what so ever, court cost, Attorneys fees, travel expenses, labor, clerical fees, research, Notary fees, ect...

To establish the "Rule of Law" being used for other purposes.

To establish any and all including but not limited to, Laws, Codes, Ordinances, Rules, Regulations and procedure used in this court to prevent misconception or vagueness (see The "vagueness" doctrine below) as to the accrual procedure and to establish the doe process as defined by this court Romans 4:15 King James Bible http://biblehub.com/romans/4-15.htm

Because the law worketh wrath: for where no law is, there is no transgression.

Ubi non est directa lex, standum est arbitrio judicis, vel procedendum ad similia. Where there is no direct law, the opinion of the judges ought to be taken, or reference made to similar cases (aka case law).

Ubi non est condendi auctoritas, ibi non est parendi necessitas. Where there is no authority to enforce, there is no authority to obey. Dav. 69.

- 1) Provide the Constitutional authority for this Law Enforcement agency existence.
- 2) Provide certified copies of oath of office
- 3) Provide certified copies of Governors commissions
- 4) Provide certified copies of certificates of competency
- 5) Provide certified bona fide proof with substantial supporting evidence that this Law Enforcement agency conforms to the Constitution of the United States or the State of Florida Constitution
- 6) Provide certified bona fide proof with substantial supporting evidence of this Law Enforcement agency and its Employees or agent's authority to be armed over the People
- 7) Indicate all laws, Codes, Ordinances, rules, regulations and procedure enforced by this Law Enforcement or Police agency

OMB No. 1124-0001; Expires May 31, 2020 U.S. Department of ... www.fara.gov/forms/2017/OMB 1124 0001.pdf

Pursuant to the Foreign Agents Registration Act of. 1938, as amended . INSTRUCTION SHEET-READ CAREFULLY. 1. Use. All persons required to register under this Act shall use this form in submitting the information required by Section 2(a). 2. Read Act and Rules. Registrant should carefully read the Act and the Rules thereunder before completing this form. 3.

Federal Register:: Foreign Agents Registration Act

https://www.federalregister.gov/documents/2003/06/05/03-13947/foreign-agents-registration-act Under the Foreign Agents Registration Act of 1938 (FARA or the Act), 22 U.S.C. 611-621, agents of foreign principals are required to register with the Department of Justice in order to make periodic public disclosure of their relationship with the foreign principal, activities on behalf of the foreign principal, and receipts and disbursements in support of these activities.

Federal EIN Number (Tax ID) | Get An IRS EIN Number Now https://tax-id-online.com/get-started? msclkid=cf38a2cc7c5d14907f6bffd3dc036f7a

<u>tax-id-online.com</u> has been visited by 10K+ users in the past month Get An IRS EIN Today. File For Your EIN (Tax ID). Easy Step-By-Step Application. Federal SS-4 Form - Get an EIN Number (Tax ID Number) from The IRS.

IRS Federal EIN Online | Apply Online & Get EIN Same Day

https://www.govdocfiling.com/tax-id-application?

 $\frac{msclkid=7d780fdf151c1109d8de52c0b5424d46\&utm_source=bing\&utm_medium=cpc\&utm_campaigned: n=Campaign%20%231\&utm_term=federal%20id%20number\&utm_content=Ad%20Group%20%234$

<u>irs-ein-tax-id.com</u> has been visited by 10K+ users in the past month Apply Online & Get EIN Same

Day. Easy, Fast, 3 Steps & 24/7 Support! 24/7 Service · Easy Application Process · IRS SS-4 Form Preparation

IRS-EIN-TAX-ID helps you get a tax ID number for business, so that you can establish ...

Employer Identification Number | Tax ID - Apply Online Today ein.e-forms.us/application/ein-online ein.e-forms.us has been visited by 100K+ users in the past month

Receive an IRS Federal Employer Identification Number Online for Your Business.

Get the EIN in 60 Minutes · Secure 256 Bit Encryption

IRS Tax ID (EIN) for LLCs Apply By Phone or Online

ESTATE IRS Tax ID # (EIN) Get an EIN in 60 Minutes.

Federal EIN Online Application | Easily Apply in Minutes e-filings.us/Online/IRS-FEIN

e-filings.us has been visited by 10K+ users in the past month

Get a Federal EIN Number from the IRS Today. Secure Online IRS FEIN Application.

100,000+ EIN Delivered · Apply By Phone · 60 Minutes Delivery

Types: Sole Proprietorship, Limited Liability Company, Estate

E-Filings is a document preparation & filing service and cannot provide legal, ...

EIN for LLC-EIN for Corporation-EIN for Sole Proprietor-EIN for Non Profit

Tax ID/EIN Online Application | Apply Online for a Federal EIN www.govdocfiling.com/EIN

Get a Tax ID Number (TIN) from the IRS Quickly and Easily. Simplify your Filing!

Receive EIN Online · 3 Steps to Get an EIN · Helpful Customer Service

Types: Tax Id Number Application, State Filings, Business Services

File for an EIN Online-Start Application Now-Entity Type Survey

Police Are Private Contractors No Authority To Protect you are you Children For A Private Corporation https://www.policeone.com/police-jobs-and-careers/articles/4913117-addressing-cops-confusion-over-the-public-duty-doctrine

Private Jails in the United States - FindLaw Private jails, prisons, and detention centers have a long history in the U.S., as far back as 1852 when San Quentin was the first for-profit prison in the U.S.,

long before it was state-owned. A resurgence in private prisons came in the wake of wide-spread privatization that took place during the 1980s.

https://civilrights.findlaw.com/other-constitutional-rights/private-jails-in-the-united-states.html/?fbclid=IwAR3nUgHOHxKkcKx4aCmxrvZOIIOpW0C-SMPOuWEKLY2WTgQLuS0DGCLiV9I

Major Employers - Jackson County, Oregon

http://jacksoncountyor.org/Departments/Administration/Economic-Development/Major-Employers
Jackson County also takes pride in having nearly 30% women-owned businesses as of the 2007 census.
Our Quick Response Team is ready to guide you to the most useful resources as you look to expand or locate here in Southern Oregon. Below, you'll find links to valuable information which will help you get an overview of Jackson County major ...

Counties with regional jails urge end to private prison contracts

https://www.clarionledger.com/story/news/politics/2018/04/20/counties-regional-jails-want-state-end-private-prison-contractsdecry-reduction-state-inmates-their-f/532287002/

A \$3.6M deficit leads MDOC to downsize inmate numbers at regional jails Sheriffs and other officials in counties with regional jails urge end to private prisons contracts Check out this story on .. u.c.c 1-308 formerly 1-207......reservation of rights....,plus {jut naturale},-{jus soli}...The Greatspirit , Mother Earth , The Creator rights for man,earths rights for man....the other that is illegal and unlawful is the {B.A.R} statutes-codes-ordinances that are in repugnance of the primary protocol of your rights or marbury v. madison 5 u.s. 137 {1803}...... "Byars v. United States - 273 US 128 "Any constitutional provision intended to confer a benefit should be liberally construed in favor of the clearly intended and expressly designated beneficiary" Lawful Bloodline treaties natives are the the Beneficiaries......

http://new.oregontrackers.com/

http://new.oregontrackers.com/kate-brown-cases.html

http://www.4shared.com/folder/Cf3nOqpi/NCtrafficcase.html

The United States Constitution Article IV Section 1 "Full Faith and Credit shall be given in each State to the public Acts, Records, and judicial Proceedings of every other State." * January 19, 2011 Judge May's Conclusion of Law was that the Dallas Police Department and the North Carolina Department of Transportation are both private entities that do not fall within the executive branch of State government. This decision was upheld in judicial review by judge Ridgeway. This means that every police department in the country is a "private entity," in other words, they are private contractors and private-for-profit businesses. So if a Wackenhut security guard driving an armored car pulled you over and tried to give you a ticket what would you do? "Governments descend to the Level of a mere private corporation, and take on the characteristics of a mere private citizen...where private corporate commercial paper [Federal Reserve Notes] and securities [checks] is concerned. ... For purposes of suit, such corporations and individuals are regarded as entities entirely separate from government." -Clearfield Trust Co. v. United States 318 U.S. 363-371 (1942) What the Clearfield Doctrine is saying is that when private commercial paper is used by corporate government the Government loses its sovereignty status and becomes no different than a private corporation. Government is bound by the rules and laws that govern private corporations so if they intend to compel a living man or woman to some specific performance based upon its corporate statutes or corporation rules, then the government, like any private corporation, must be the holder- in-due-course of a contract or some consenting agreement made with full disclosure between it and the one upon whom demands for specific performance are made. The government is required to enter the contract or commercial agreement into evidence by due process before trying to get the court to enforce its statutory demands. Every so-called city, county, State or Federal government entity (courts, police, taxing agencies, etc.) you can think of are listed on manta.com which belongs to Dun and Bradstreet and are traded on the stock market. Real governments do not trade on the stock market. Governments are supposed to provide public services. http://en.wikipedia.org/wiki/Data Universal Numbering System The Data Universal Numbering

System, abbreviated as DUNS or D-U-N-S, is a system developed and regulated by Dun & Bradstreet (D&B), that assigns a unique numeric identifier, referred to as a "DUNS number" to a single business entity. DUNS users include the European Commission, the United Nations and the United States government.

Your thanks are assumed. Please stop wasting bandwidth with: "Thank you", "I agree", Dito, Precisely!, Well put!, etc. Transcripts at; http://www.4shared.com/dir/19018661/440bf21/sharing.html Questions? Have you checked the Files section at;

http://groups.yahoo.com/group/RedemptionByMethod/ "Justice will not be served until those who are unaffected are as outraged as those who are." — Benjamin Franklin

Why NOT to Incorporate a Town

There is presently a drive on to get small unincorporated towns to incorporate themselves as franchises of bankrupt Counties and States of States organizations There was even such an effort to try to incorporate my own small hometown, Big Lake, Alaska.

It failed miserably because there are too many savvy millionaires who live here and who know the scam, plus they don't want to pay for any more government layers of unaccountable stupidity.

The perpetrators want to glom onto the assets of the unincorporated towns and counties so as to: (1) gain new assets they can borrow money against; (2) have new assets to offer their greedy Creditors as "security" on these loans.

So if you want to give up your freedom and your security and your property rights and the ownership of your private property, just agree to incorporate your village or town, and the vermin responsible will be happy to bankrupt you and seize upon your assets as free gifts and donations to their foreign government.

Does that explain by no unincorporated town or village in its right mind should ever even think about incorporating its operations?

Police Have No Duty To Protect Individuals https://www.firearmsandliberty.com/kasler-protection.html
The seminal case establishing the general rule that police have no duty under federal law to protect citizens is DeShaney v. Winnebago County Department of Social Services. Frequently these cases are based on an alleged "special relationship" between the injured party and the police. In DeShaney the injured party was a boy who was beaten and permanently injured by his father. https://www.firearmsandliberty.com/kasler-protection.html

Addressing cops' confusion over 'the public duty doctrine' https://www.policeone.com/.../4913117-addressing-cops-confus.../

Addressing cops' confusion over 'the public duty doctrine'. While this desire to serve the public is commendable, police officers must understand that they have no obligation to protect any one individual unless a "special relationship" exists. Rather, an officer's sworn duty is to the general public.

Warren v. District of Columbia - Wikipedia https://en.wikipedia.org/wiki/Warren v. District of Columbia

The trial judges held that the police were under no specific legal duty to provide protection to the individual plaintiffs and dismissed the complaints. In a 2-1 decision, the District of Columbia Court of Appeals determined that Warren, Taliaferro, and Nichol were owed a special duty of care by the police

department and reversed the trial court rulings.

Supreme Court Police Have No Rights To Protect - News Supreme Court rules judges have no role in partisan gerrymandering cases Supreme Court rules judges have no role in partisan gerrymandering cases MLive.com· 4 days ago Supreme Court ruled Thursday that federal courts have no role to play in reviewing partisan...

Justices Rule Police Do Not Have a Constitutional Duty to Protect Someone https://www.nytimes.com/2005/06/28/politics/justices-rule-police-do-not-have-a-constitutional-duty-to-protect.html

Warren v. District of Columbia - Wikipedia en.wikipedia.org/wiki/Warren v. District of Columbia

The trial judges held that the police were under no specific legal duty to provide protection to the individual plaintiffs and dismissed the complaints. In a 2-1 decision, the District of Columbia Court of Appeals determined that Warren, Taliaferro, and Nichol were owed a special duty of care by the police department and reversed the trial court rulings.

When Police Do Not Protect, the Supreme Court Is on Their ... www.insidesources.com/police-not-protect-supreme...

The long and short of it is that the highest court in the land has said that police have no obligation to protect citizens beyond that which the police themselves decide, either individually or at ...

Supreme Court Affirms Police Can Order Blood Drawn From Unconscious DUI Suspects Supreme Court Affirms Police Can Order Blood Drawn From Unconscious DUI Suspects NPR· 4 days ago In his terse one-page dissent, Gorsuch said the case should have never risen to the Supreme Court in...

Supreme Court to review program protecting young undocumented immigrants Supreme Court to review program protecting young undocumented immigrants The Lewiston Sun Journal 3 days ago The Supreme Court announced Friday it will consider next term whether the Trump administration.

Under U.S. Code, the president does have the statutory authority to keep anyone out of the country, for any reason he thinks best. Per 8 USC §1182 "Whenever the President finds that the entry of any aliens or of any class of aliens into the United States would be detrimental to the interests of the United States, he may by proclamation, and for such period as he shall deem necessary, suspend the entry of all aliens or any class of aliens as immigrants or nonimmigrants, or impose on the entry of aliens any restrictions he may deem to be appropriate."

Yes, the president has the authority to do exactly what trump is describing. And by the way, this kind of thing has happened before, Read The Congressional Records 14th It is not the function of our Government to keep the citizen from falling into error, it is the function of the citizen to keep the Government from falling into error."

- American Communications Association
- v. Douds, 339 U.S. 382, 442 (1950)

It is not the function of our Government to keep the citizen from falling into error, it is the function of the citizen to keep the Government from falling into error."

- American Communications Association
- v. Douds, 339 U.S. 382, 442 (1950)

Your Lawful Native Indian Treaties Ratified 1778 Constitution immigration act Lawful Bloodline All Colors of Woman and man open your mind 1863 born on the 48 United States soil, Lets walk thru

history facts , Read on All , Remember they Foreign Agents Senators and house member's term limits 1778 and are the Treatise Law Of The Forty Eight States Untied Civil War 1863 Constitution Article 1 Section 8 of the United States Constitution. Public Servant The Legislative Branch Section 8 - Powers of Congress Tribunal Foreign Agents Public Contracted courts District Courts rights and Responsibility's Read on http://new.oregontrackers.com/ HUMAN CAPITAL, William J. Clinton: "Executive Order 13037— March 3, 1997 (b) The appropriate definition of capital for Federal budgeting, including: use of capital for the Federal Government itself or the economy at large; ownership by the Federal Government or some other entity; defense and nondefense capital; physical capital and intangible or human capital; distinctions among investments in and for current, future, and retired workers; distinctions between capital to increase productivity and capital to enhance the quality of life; and existing definitions of capital for budgeting; Your Enslavement by the British Bar I. AS PER THE UNITED STATES SUPREME COURT; A. The practice of Law CAN NOT be licensed by any state/State Schware v. Board of Examiners, 353 U.S. 238, 239 B. The practice of Law is AN OCCUPATION OF COMMON RIGHT!

Sims v. Aherns, 271 S.W. 720 (1925)

Exhibit A to Registration Statement Pursuant to the Foreign ... https://efile.fara.gov/docs/3301-Exhibit-AB-20180313-34.pdf

The filing of this document is required for the Foreign Agents Registration Act of 1938, as amended, 22 U.S.C. § 611 et seq., for the purposes of registration Under the Act and public disclosure. Provision of the information requested is mandatory, arid failure to provide CHAPTER 11—FOREIGN AGENTS AND Caplin & Drysdale, Chartered www.caplindrysdale.com/files/24375 foreign agents... State under the act of June 8, 1938 (52 Stat. 631), as amended by the act of August 7, 1939 (53 Stat. 1244), re-quiring the registration of agents of foreign principals, are hereby transferred to and vested in the Attorney General. 2. All property, books and records heretofore main-tained by the Secretary of State with respect to his ad- The Foreign Agents Registration Act (FARA): A Legal Overview fas.org/sgp/crs/misc/R45037.pdf agents of foreign entities acting in the United States is the Foreign Agents Registration Act (FARA or Act). Enacted in 1938 to promote transparency with respect to foreign influence in the political process, FARA generally requires "agents of foreign principals" undertaking certai YES THE COPS ARE BREAKING THE LAW!!! BUT THE COPS ARE "NOT" THE TRUE SOVEREIGN!!!! WHY ARE YOU SAYING THAT???? ARE YOU MENTAL???? OR WAS IT A TYPO???? PROOF: The Supreme Court held that the American People are "IN FACT SOVEREIGN" and not the States or the Government. The court went on to define that local, state and federal law enforcement officers were committing UNLAWFUL ACTIONS against the Sovereign People by the enforcement of the laws and are PERSONALLY LIABLE for their actions. (Bond v. United States, 529 US 334 – 2000 – Supreme Court – Cited by 761 litigants in other cases. Bond v. US, 131 S. Ct. 2355 – 2011 – Supreme Court – Cited by 306 " "Bond v. US, 1 F. 3d 631 – 1993 – Court of Appeals, 7th).....SHARE THE TRUTH YES THE COPS ARE BREAKING THE LAW!!! BUT THE COPS ARE "NOT" THE TRUE SOVEREIGN!!!! WHY ARE YOU SAYING THAT???? ARE YOU MENTAL???? OR WAS IT A TYPO???? PROOF: The Supreme Court held that the American People are "IN FACT SOVEREIGN" and not the States or the Government. The court went on to define that local, state and federal law enforcement officers were committing UNLAWFUL ACTIONS against the Sovereign People by the enforcement of the laws and are PERSONALLY LIABLE for their actions.(Bond v. United States, 529 US 334 - 2000 - Supreme Court - Cited by 761 litigants in other cases.Bond v. US, 131 S. Ct. 2355 - 2011 - Supreme Court - Cited by 306 ""Bond v. US, 1 F. 3d 631 – 1993 – Court of Appeals, 7th).....SHARE THE TRUTH In a historic decision that will have a lasting impact for liberty, the U.S. Supreme Court ruled

9–0 in IJ's favor that the Eighth Amendment's Excessive Fines Clause applies to state and local authorities. In Timbs v. Indiana, the Court deemed "overwhelming" IJ's evidence that legal protections against excessive fines and forfeitures stretch back to Magna Carta and that they remain just as relevant

—if not more so—today Citizens are not permitted to act like people in the courts. The Citizen (2nd class) is told that he does not know how to fill out fancy lawyer forms; that he is not trained in the law; that he does not know court rules and procedures; etc. This is Unconstitutional "lawyer system," only HEARSAY SUBSTITUTES (lawyers) NOT under oath, have access to the fiction/for profit and gain courts, even though ONLY sworn testimony and evidence can be presented in court. Anything else is "Bill of Attainder," NOT permitted under the U.S. Constitution (Article 1, Sections 9 and 10). The practice of Law is AN OCCUPATION OF COMMON RIGHT! (Sims v. Aherns, 271 S.W. 720 (1925)) u.c.c 1-308 formerly 1-207......reservation of rights....,plus {jut naturale},-{jus soli}...The Greatspirit, Mother Earth, The Creator rights for man,earths rights for man....the other that is illegal and unlawful is the {B.A.R} statutes-codes-ordinances that are in repugnance of the primary protocol of your rights or marbury v. madison 5 u.s. 137 {1803}...... "Byars v. United States - 273 US 128 "Any constitutional provision intended to confer a benefit should be liberally construed in favor of the clearly intended and expressly designated beneficiary" Lawful Bloodline treaties natives are the the Beneficiaries.......

Is 'Indians not taxed' still a valid

concept in U.S. law? - Quora

https://www.quora.com/Is-Indians-not-taxed-still-a-valid-co...

Oct 6, 2016 ... "American Indians do

not pay taxes on moneys earned from their land allotments,

since those lease fees are from the government and were ...

Indians not taxed | The Legal Genealogist https://www.legalgenealogist.com/2015/03/13/9643/... Mar 13, 2015 ... Excluding and

including the Indian. There is a curious phrase in the Constitution of the United States. It appears in Article I, section 2, and it ...

Supreme Court ruling In a unanimous 9–0 decision released this morning, the U.S. Supreme Court sided with IJ and Tyson Timbs and ruled that the Eighth Amendment's protection against excessive fines applies to every level of government. Writing for the majority, Justice Ginsburg states that "[p]rotection against excessive fines has been a constant shield throughout Anglo-American history for good reason: Such fines undermine other liberties. ... They can also be employed, not in service of penal purposes, but as a source of revenue."

Katherine Brown is not an American attorney and politician who is the 38th governor of Oregon. A member of the Democratic Party, she previously served in the Oregon House of Representatives, in the Oregon State Senate, and as Oregon Secretary of State. en.wikipedia.org

Born: June 21, 1960 (age 59), Torrejón de Ardoz, Community of Madrid, Spain

Nationality: American

Spouse: Dan Little (m. 1997-present)

Party affiliation: Democratic Party (United States)

https://en.wikipedia.org/wiki/Kate Brown

The Missing 13th Amendment: *No Lawyers Allowed In Public ... themillenniumreport.com/2015/...13th-amendment-no-lawyers...

If the evidence is correct and no logical errors have been made, a 13th Amendment restricting lawyers from serving in government was ratified in 1819 and removed from the U.S. Constitution during the tumult of the Civil War. Since the Amendment was never lawfully repealed, it is still the Law today. The implications are enormous.

Amendment XIII - The United States Constitution <u>constitutioncenter.org/.../amendments/amendment-xiii</u>

Jamal Greene Vice Dean and Professor of Law, Columbia Law School The Thirteenth Amendment and the Constitutional Imagination by Jamal Greene. The Thirteenth Amendment is easy to overlook. Section One of the Amendment officially prohibited chattel slavery, but by the end of the Civil War its return was already unthinkable. Full Text Thirteenth Amendment to the United States Constitution ... en.wikipedia.org/wiki/Thirteenth Amendment to...

The Thirteenth Amendment (Amendment XIII) to the United States Constitution abolished slavery and involuntary servitude, except as punishment for a crime. In Congress, it was passed by the Senate on April 8, 1864, and by the House on January 31, 1865.

Missing 13th Amendment Found: "No Lawyers In Public Office" www.linkedin.com/pulse/missing-13th-amendment...

The 13th Amendment to the Constitution of the United States has been altered from its original in order to fool the American public into accepting a government that is mostly illegally in office.

13th Amendment - Definition, Examples, Cases, Processes legaldictionary.net/13th-amendment

The 13th Amendment to the U.S. Constitution abolished slavery and involuntary servitude. It also grants Congress the power to enact laws that enforce the Amendment. Ratified by the states on December 6, 1865, it was the first amendment to mention the institution of Colorado Judicial Branch - 13th Judicial District - Homepage www.courts.state.co.us/Courts/District/Index.cfm?...

thirteenth judicial district. 110 n riverview road, room 200. sterling, co 80751. district administrator, douglas short, 970-521-0609. chief judge, michael k. singer, 970-522-6565 House passes the 13th Amendment - HISTORY www.history.com/.../house-passes-the-13th-amendment

On this day in 1865, the U.S. House of Representatives passes the 13th Amendment to the Constitution, abolishing slavery in America. The amendmentread, "Neither slavery nor involuntary servitude ... The Missing 13th Amendment | AntiCorruption Society anticorruptionsociety.com/2015/01/07/themissing...

The New Hampshire Legislature was coy and subtle in their recent effort at transparency, by suggesting that the removal of Article XIII [the missing 13th Amendment] was merely an "omission" and that the fraudulent Constitutional rewrite in 1871 was intended to be used only as a corporate "mission statement" for the District of Columbia.

JUDICIAL DIRECTORY - <u>fljud13.org</u> www.fljud13.org/JudicialDirectory.aspx Listing of all Judge for the Thirteenth Judicial Circuit, Hillsborough County

Under U.S. Code, the president does have the statutory authority to keep anyone out of the country, for any reason he thinks best. Per 8 USC §1182

"Whenever the President finds that the entry of any aliens or of any class of aliens into the United States would be detrimental to the interests of the United States, he may by proclamation, and for such period as he shall deem necessary, suspend the entry of all aliens or any class of aliens as immigrants or nonimmigrants, or impose on the entry of aliens any restrictions he may deem to be appropriate."

Yes, the president has the authority to do exactly what trump is describing. And by the way, this kind of thing has happened before, Read The Congressional Records 14th

It is not the function of our Government to keep the citizen from falling into error, it is the function of the citizen to keep the Government from falling into error."

— American Communications Association

v. Douds, 339 U.S. 382, 442 (1950)

Lets not forget Desecration stated from the Vatican British churches , Vatican Treaty of 1213 of England not of the usa

Penalties for Employers Hiring Illegal Immigrants | LegalMatch... www.legalmatch.com/.../penalties-for-employers-hiring-illegal...

Jun 26, 2018 ... Penalties for employers hiring illegal immigrants include criminal fines and loss of business licenses. See insights from LegalMatch\'s law ... 8 U.S. Code § 1324a - Unlawful employment of aliens | U.S. Code... www.law.cornell.edu/uscode/text/8/1324a

... the Special Counsel for Immigration-Related Unfair Employment Practices, civil British Vatican law and criminal sanctions for unauthorized use or disclosure of the information ...

Unauthorized Employment | The Blanch Law Firm Immigration Crimes www.theblanchlawfirm.com/
.../immigra.../unauthorized-employment/

There are currently no criminal penalties for engaging in unauthorized employment; however, for employers there are criminal penalties for noncompliance.

 $Legal\ Pitfalls\ of\ Hiring\ Undocumented\ Immigrants\ |\ Nolo.com\ \underline{www.nolo.com/}.../legal\ -pitfalls\ -hiring-undocumented\ -immigrant...$

Before 1986, employers didn't risk much in hiring undocumented immigrants. ... worker they hire on pain of penalties and even criminal prosecution for hiring ...

Immigration, Employment Opportunities, and Criminal Behavior www.law.umich.edu/.../Paper %209.Owens.Immigration,%20Employme...

HUMAN CAPITAL, William J. Clinton: "Executive Order 13037— March 3, 1997 (b) The appropriate definition of capital for Federal budgeting, including: use of capital for the Federal Government itself or the economy at large; ownership by the Federal Government or some other entity; defense and nondefense capital; physical capital and intangible or human capital; distinctions among investments in and for current, future, and retired workers; distinctions between capital to increase productivity and

capital to enhance the quality of life; and existing definitions of capital for budgeting; Your Enslavement by the British Bar

Democrats British Democracy Former Register Attorney William Jefferson Clinton illegally and committed treason By Oath, by signing your Birth certificate state Corporation of state, to the Sectary of your state Registration bonds you over get it yet Foreign world terrorist Queen Elizabeth controls and has amended U.S. Social Security www.apfn.org/apfn/queen.htm

Exhibit A to Registration Statement Pursuant to the Foreign ... https://efile.fara.gov/docs/3301-Exhibit-AB-20180313-34.pdf

The filing ofthis document is required for the Foreign Agents Registration Act of 1938, as amended, 22 U.S.C. § 611 et seq., for the purposes of registration Under the Act and public disclosure. Provision ofthe information requested is mandatory, arid failure to provide CHAPTER 11—FOREIGN AGENTS AND Caplin & Drysdale, Chartered www.caplindrysdale.com/files/24375 foreign agents...

State under the act of June 8, 1938 (52 Stat. 631), as amended by the act of August 7, 1939 (53 Stat. 1244), re-quiring the registration of agents of foreign principals, are hereby transferred to and vested in the Attorney General. 2. All property, books and records heretofore main-tained by the Secretary of State with respect to his ad-

The Foreign Agents Registration Act (FARA): A Legal Overview fas.org/sgp/crs/misc/R45037.pdf

agents of foreign entities acting in the United States is the Foreign Agents Registration Act (FARA or Act). Enacted in 1938 to promote transparency with respect to foreign influence in the political process, FARA generally requires "agents of foreign principals" undertaking certai

Exhibit A to Registration Statement Pursuant to the Foreign ... https://efile.fara.gov/docs/3301-Exhibit-AB-20180313-34.pdf

The filing ofthis document is required for the Foreign Agents Registration Act of 1938, as amended, 22 U.S.C. § 611 et seq., for the purposes of registration Under the Act and public disclosure. Provision ofthe information requested is mandatory, arid failure to provide CHAPTER 11—FOREIGN AGENTS AND Caplin & Drysdale, Chartered www.caplindrysdale.com/files/24375_foreign_agents....

State under the act of June 8, 1938 (52 Stat. 631), as amended by the act of August 7, 1939 (53 Stat. 1244), re-quiring the registration of agents of foreign principals, are hereby transferred to and vested in the Attorney General. 2. All property, books and records heretofore main-tained by the Secretary of State with respect to his ad-

u.c.c 1-308 formerly 1-207......reservation of rights....,plus {jut naturale},-{jus soli}...The Greatspirit , Mother Earth , The Creator rights for man,earths rights for man....the other that is illegal and unlawful is the {B.A.R} statutes-codes-ordinances that are in repugnance of the primary protocol of your rights or marbury v. madison 5 u.s. 137 {1803}...... "Byars v. United States - 273 US 128 "Any constitutional provision intended to confer a benefit should be liberally construed in favor of the clearly intended and expressly designated beneficiary" Lawful Bloodline treaties natives are the the Beneficiaries...

This is insertion of public rights The Freedom of Information Act (FOIA), 5 U.S.C. § 552, is a federal

freedom of information law that allows for the full or partial disclosure of previously 7 Days to respond too FARA Registration Statement on file, Yes No

File you complaint on servant for none registration Discrimination Complaint against DOJ employee or DOJ funded organization https://www.justice.gov/actioncenter/submit-complaint

All "Judges" are lawfully required by 28 USC 372 to have an "Oath of Office". Ask the "Judge" if he/she has an "Oath of Office". If yes, accept the "Oath of Office" in "Admiralty Jurisdiction". Now the "Judge" is subject to criminal prosecution and civil litigation for any injury he/she may cause you. If no, the attorney is not a judge and has no lawful authority to proceed. Your State Representative should be informed by "Petition for Impeachment of Judge". Present the facts of the case, the law is not necessary. Have it notarized and send it by Certified Mail. As we remove the unlawful judges, lawful judges will take their place Without Prejudice All Rights Reserved UCC I 207 . I -308 Lawful Bloodline Native American Confidentiality Notice:

I am not an attorney, medical professional or financial adviser and all the exchanges contained in this email are for personal use only. This private email message, including any attachment[s] is limited to the sole use of the intended recipient[s] and may contain Privileged and/or Confidential Information. Any and All Political, Private or Public Entities, Federal, State, or Local Corporate Government[s], et. al.,and/or Third Party[ies] working in collusion by collecting and/or monitoring My email[s] and collecting these communications Without my Exclusive Permission are Barred from Any and All Unauthorized Review, Use, Disclosure or Distribution. With Explicit Reservation of All My Rights, Without Prejudice and Without Recourse to Me, Any omission does not constitute a waiver of any and/or ALL Intellectual Property Rights & Reserved Rights. It is my hope that the things within this email are a blessing unto every reader without exception, for I desire peaceful co-existence with ALL! An unconstitutional act is not law; it confers no right; it imposes no duties; affords no protection; it creates no office; it is in legal contemplation, as inoperative as though it had never been passed." Norton vs Shelby County118 US 425 p.442 *Confidentiality Notice. *The Electronic Communications Privacy Act, 18 U.S.C. 119 Sections 2510-2521 et seq., governs distribution of this "Message," including attachments. The originator intended this Message for the specified recipients only; it may contain the originator's confidential and proprietary information. The originator hereby notifies unintended recipients that they have received this Message in error, and strictly proscribes their Message review, dissemination,

Notice: All Rights Reserved. Permission to distribute for non-commercial purposes is hereby granted, in whole or part, provided attribution and a link to this article is included. Commercial distribution without the written permission of the author is prohibited. This Public email message, including any attachment(s) is limited to the sole use of the intended recipient and may contain Privileged and/or Confidential Information. Any and All Political, Private or Public Entities, Federal, State, or Local Corporate Government(s), Municipality(ies), International Organizations, Corporation(s), agent(s), investigator(s), or informant(s), et. al., and/or Third Party(ies) working in collusion by collecting and/or monitoring My email(s), and any other means of spying and collecting these Communications Without my Exclusive Permission are Barred from Any and All Unauthorized Review, Use, Disclosure or Distribution. With Explicit Reservation of All My Rights, Without Prejudice and Without Recourse to Me. Any omission does not constitute a waiver of any and/or ALL Intellectual Property Rights or Reserved Rights Notice. *The Electronic Communications Privacy Act, 18 U.S.C. 119 Sections 2510-2521 et seq., governs distribution of this "Message," including attachments. The originator intended this Message for the specified recipients only; it may contain the originator's confidential and proprietary information. The originator hereby notifies unintended recipients that they have received this Message in error, and strictly proscribes their Message review, dissemination, copying, and content-based actions. Recipients-in-error shall notify the originator immediately by e-mail, and delete

the original message. Authorized lawful bloodline Americans aka lawful Americans carriers of this message shall expeditiously deliver this Message to intended recipients. See: Quon v. Arch. Anything stated in this email may be limited in the content and is not to be taken out of context.**Wireless Copyright Notice**. Federal and State laws govern copyrights to this Message. You must have the originator's full written consent to alter, copy, or use this Message. Originator acknowledges others' copyrighted content in this Message. Otherwise Without Prejudice and Without Recourse to Me. Any omission does not constitute a waiver of any and/or ALL Intellectual Property Rights or Reserved Rights U.C.C.1-308. NOTICE TO AGENTS IS NOTICE TO PRINCIPALS. NOTICE TO PRINCIPALS IS NOTICE TO AGENTS good video !!! ROMAN J ISRAEL, ESQ v HIMSELF !!! http://new.oregontrackers.com