| 1 | Affidavit, Public Notice |
|----|--|
| 2 | |
| 3 | |
| 4 | Linda Pilson: |
| 5 | Public Servant Tax Assessor, explain that you have discovered an error in your statement., as the error |
| 6 | in question relates only to the classification. Edward M Johnston II Lawful Bloodline Native American |
| 7 | soil AKA property has mistakenly been classified as " Linda Certify the law (agricultural, industrial, |
| 8 | residential), and please correct the classification to read "private soil only." |
| 9 | |
| 10 | |
| 11 | |
| 12 | Linda Conform Certify the law The OATH you took to the people of the Oregon State Linda is |
| 13 | Your oath is to the 1871 Religious Christian Vatican Corporation |
| 14 | The U.S. is a Federal Corporation: 28 U.S.C. 3002 DEFINITION 15) UNITED STATES MEANS A) a |
| 15 | Federal Corporation. |
| 16 | |
| 17 | Linda Certify Your Oath to the People of Oregon State Organic Constitution and treaty law with The |
| 18 | British Vatican 1846 |
| 19 | |
| 20 | Kim Herring Certify Your Oath to the People of Oregon State Organic Constitution and treaty law |
| 21 | with The British Vatican 1846 |
| 22 | |
| 23 | Kim Herring Conform Certify the law The OATH you took to the people of the Oregon State |
| 24 | Linda is Your oath is to the 1871 Religious Christian Vatican Corporation |
| 25 | The U.S. is a Federal Corporation: 28 U.S.C. 3002 DEFINITION 15) UNITED STATES MEANS A) a |
| 26 | Federal Corporation. |
| 27 | |
| 28 | Candidate Kim Herring Lincoln County Commissioner Position #1 by you Actions you are Claiming |
| 29 | you will protect, who the Foreign and domestic agents Compared too, or the people of five or more |
| 30 | generation born on the 48 states lawful soil of the Constitution law We the people see no changeIt |
| 31 | Appears you will Continue, Supporting the Human Trafficking for rapping, robbery thief and harm to |
| 32 | lawful bloodline native Americans |
| 33 | |
| 34 | Executive Order Blocking the Property of Persons Involved in Serious Human Rights Abuse or |
| 35 | Corruption |
| 36 | https://www.whitehouse.gov/presidential-actions/executive-order-blocking-property-persons-involved- |
| 37 | serious-human-rights-abuse-corruption/?utm_source=twitter |
| 38 | |
| 39 | |
| 40 | Linda Conform Certify the law "Property which is Sometimes mistakenly identified by one of three |
| 41 | commercial classifications: residential, industrial or agricultural. Private Soil aka property cannot be |
| 42 | taxed! |
| 43 | Linda, as a Elected and public servant Tax Assessor Please for me in written explanation of the |
| 44 | numbered codes appearing on your property statement |
| 45 | |
| 46 | Linda Assessor Please notify Edward Johnston by mail once the matter has been handled. I Ask |
| 47 | whether Edward have the right to own private property and soil. why have you refuses to classify it as |
| • | |

| 50 51 | private property. as filed |
|----------------------|---|
| 52 53 54 | Linda Certify the law "Chapter 446 2011 EDITION MANUFACTURED STRUCTURE OWNERSHIP RECORDS |
| 55 56 57 | 446.576 Manufactured structures not requiring ownership document or recording in county deed record |
| 58 59 | Linda Certify the law ,,, and Please Explain who Register my Private Property |
| 60 61 62 | Oregon Statutes 446.576 – Manufactured structures not requiring ownership document or recording in county deed records |
| 63 64 65 | (1) Notwithstanding ORS 446.566 and 446.571, the following manufactured structures do not require an ownership document and need not be recorded in county deed records: |
| 66 67 | (a) Manufactured structures owned by the United States Government. |
| 68 69 70 | (b) Manufactured structures held as inventory by the manufacturer or a licensed manufactured structure dealer. |
| 70 71 72 | (c) Manufactured structures exempted under ORS 446.621 (2). |
| 73 74 75 76 | (2) Notwithstanding ORS 446.566 and 446.571, an ownership document is not required for a manufactured structure recorded in the county deed records as provided in ORS 446.626. [2003 c.655 § 10] |
| 70 77 78 79 | See note under 446.561. [1959 c.314 § 8; repealed by 1973 c.833 § 48] |
| 80 81 | Linda Certify the law ", 2015 Oregon Revised Statutes Volume : 11 - Public Health, Housing, Environment |
| 82 83 | |
| 84 85 | Section 446.576 - Manufactured structures not requiring ownership document or recording in county deed records. |
| 86 87 | Universal Citation: OR Rev Stat § 446.576 (2015) |
| 88 89 90 | Linda Certify the law ,(1) Notwithstanding ORS 446.566 and 446.571, the following manufactured structures do not require an ownership document and need not be recorded in county deed records: |
| 91 92 | (a) Manufactured structures owned by the United States Government. |
| 93 94 95 | (b) Manufactured structures held as inventory by the manufacturer or a licensed manufactured structure dealer. |
| 96 | (c) Manufactured structures exempted under ORS 446.621 (2). |

| 99 | |
|-----|--|
| 100 | (2) Notwithstanding ORS 446.566 and 446.571, an ownership document is not required for a |
| 101 | manufactured structure recorded in the county deed records as provided in ORS 446.626. |
| 102 | 5 1 |
| 103 | Linda Certify the law 2011 Oregon Revised Statutes ORS Volume 11, Chapters 431 - 470 ORS |
| 104 | Chapter 446 |
| 105 | 446.576 Manufactured structures not requiring ownership document or recording in county deed |
| 106 | records. |
| 107 | |
| 108 | Universal Citation: OR Rev Stat § 446.576 (through Leg Sess 2011) |
| 109 | |
| 110 | Linda Certify the law ,,(1) Notwithstanding ORS 446.566 and 446.571, the following manufactured |
| 111 | structures do not require an ownership document and need not be recorded in county deed records: |
| 112 | |
| 113 | Linda Certify the law "(a) Manufactured structures owned by the United States Government. |
| 114 | |
| 115 | Linda Certify the law ,,(b) Manufactured structures held as inventory by the manufacturer or a licensed |
| 116 | manufactured structure dealer. |
| 117 | |
| 118 | Linda Certify the law ,,(c) Manufactured structures exempted under ORS 446.621 (2). |
| 119 | |
| 120 | (Linda Certify the law "2) Notwithstanding ORS 446.566 and 446.571, an ownership document is not |
| 121 | required for a manufactured structure recorded in the county deed records as provided in ORS 446.626. |
| 122 | [2003 c.655 10] |
| 123 | |
| 124 | |
| 125 | Filed https://olis.leg.state.or.us/liz/2015R1/Downloads/CommitteeMeetingDocument/72439 |
| 126 | |
| 127 | Linda Certify the law "Re: ORS 180.220 Powers and duties. (1) The Department of Justice shall have: |
| 128 | (a) General control and supervision of all civil actions and legal proceedings in which the State of |
| 129 | Oregon may be a party or may be interested. (b) Full charge and control of all the legal business of all |
| 130 | departments, commissions and bureaus of the state, or of any office thereof, which requires the services |
| 131 | of an attorney or counsel in order to protect the interests of the state. (2) No state officer, board, |
| 132 | commission, or the head of a department or institution of the state shall employ or be represented by |
| 133 | any other counsel or attorney at law. (3) This section is subject to ORS 825.508. [Amended by 1967 |
| 134 | c.178 §3] |
| 135 | |
| 136 | Linda Certify the law "An is it your intention to Violate the law, Whereas : Certified copy HJR |
| 137 | 192PUBLIC LAW 10, CH.48,STAT 48-112-1.pdf |
| 138 | https://www.scribd.com/document/293704724/Certified-copy-HJR-192PUBLIC-LAW-10-CH-48- |
| 139 | <u>STAT-48-112-1-pdf</u> |
| 140 | |
| 141 | Linda Certify the law "An is it your intention to Violate the law, this is why the incorporation it has to |
| 142 | be done in Admiralty law: In Title 28 U.S.C. Judiciary and Judicial Procedure, in the chapter and |

- section that defines "court," "debt," "judgment," and "United States" (Chapter 176 Federal Debt Collection Procedure, Section 3002), "United States" means a Federal corporation (28 U.S.C.
- 3002(15)). Title 28 United States Code" means, literally, Title 28 District of Columbia Municipal

148 Corporation Code.the states and district courts are all run by privately hired corporation.. we are treated 149 in court as: Executive Order 6 and 7 Vol XV app-45 Only has signature of the Secretary of the state 150 (William H Seward) Andrew Johnson the president was against the 14th Amendment He stated it 151 creates a DEFACTO GOVERNMENT. Then, in 1868, the 14th Amendment created a different citizen 152 making all "PERSONS", corporations, citizens of the "UNITED STATES" and "SUBJECT TO" the 153 "JURISDICTION" "THEREOF".y it has to be done in Admiralty law: In Title 28 U.S.C. Judiciary and Judicial Procedure, in the chapter and section that defines "court," "debt," "judgment," and "United 154 States" (Chapter 176 Federal Debt Collection Procedure, Section 3002), "United States" means a 155 156 Federal corporation (28 U.S.C. 3002(15)). Title 28 United States Code" means, literally, Title 28 157 District of Columbia Municipal Corporation Code. the states and district courts are all run by privately hired corporation.. we are treated in court as: Executive Order 6 and 7 Vol XV app-45 Only has 158 159 signature of the Secretary of the state (William H Seward) Andrew Johnson the president was against the 14th Amendment He stated it creates a DEFACTO GOVERNMENT. Then, in 1868, the 14th 160 161 Amendment created a different citizen making all "PERSONS", corporations, citizens of the "UNITED 162 STATES" and "SUBJECT TO" the "JURISDICTION" "THEREOF". 163 164 165 Linda Certify the law "An is it your intention to Violate the law, Every State law must conform in the 166 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, 18 167 US 1, 5 L.Ed 19 (1840). It is abiding truth that "nothing can destroy a government more quickly than 168 169 its failure to observe its own laws, or worse, its disregard of the charter of its own existence." Mapp v. 170 Ohio,367 U.S. 643, 659 (1961). HARRIS V. NEW YORK U.S. Supreme Court 401 U.S. 222 (1971). 171 172 173 174 175 I do not believe in your Corporation Foreigner Agents Religion. By the way the law is you need to be

- 175 I do not believe in your Corporation Foreigner Agents Religion. By the way the law is you need 176 Registered Please proved you Registration number for Recorded Record
- 177
- 178 Linda Certify the law ",Agents of foreign principals
- 179 Any agent of a person described in section 611(b)(2) of this title or an entity described in section 611(b)
- 180 (3) of this title if the agent has engaged in lobbying activities and has registered under the Lobbying
- 181 Disclosure Act of 1995 [2 U.S.C. 1601 et seq.] in connection with the agent's representation of such 182 person or entity.
- 182 person of entry. 183 (Jupe 8, 1038 ch, 327, 8, 3, 52 Stat
- 183 (June 8, 1938, ch. 327, § 3, 52 Stat. 632; Aug. 7, 1939, ch. 521, § 2, 53 Stat. 1245; Apr. 29, 1942, ch.
- 184 263, § 1, 56 Stat. 254; Pub. L. 87–366, § 2, Oct. 4, 1961, 75 Stat. 784; Pub. L. 89–486, § 3, July 4,
- 185 1966, 80 Stat. 246; Pub. L. 104–65, § 9(2), (3), Dec. 19, 1995, 109 Stat. 700; Pub. L. 105–166, § 5, Apr.
- 186 6, 1998, 112 Stat. 39.) All "public servants," officials, Congressmen, politicians, judges, attorneys, law
- 187 enforcement officers, States and their various agencies, etc., are the express agents of these foreign
- 188 principals see Foreign Agents Registration Act of 1938; 22 USC 286 et seq, 263A, 185G, 267J,
- 189 611(C) (ii) & (iii); Treasury Delegation Order #91 information how to file and education Whereas : "
- 190 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 -
- 192 "It is a clearly established principle of law that an attorney must represent a corporation, it being
- 193 incorporeal and a creature of the law.
- 194 An attorney representing an artificial entity must appear with the corporate charter and law in his hand.

- 197 A person acting as an attorney for a foreign principal must be registered to act on the principal's
- 198 behalf." See, Foreign Agents Registration Act" (22 USC § 612 et seq.);
- 199 Victor Rabinowitz et. at. v. Robert F. Kennedy, 376 US 605. "Failure to file the "Foreign Agents
- Registrations Statement" goes directly to the jurisdiction and lack of standing to be before the court, 200
- 201 and is a felony pursuant to 18 USC §§ 219, 951. The conflict of law, interest and allegiance is obvious. 202 A Lawyer can not make a claim to your rights,
- 203 Only you can . Federal District Court Judge James Alger Fee's mind blowing assertion in United States
- 204 v. Johnson, 76 F. Supp. 538 (M.D. Pa. 1947)
- 205
- 206 Dictionary of Law 1893
- 207 Christianity. The system of doctrines and precepts taught by Christ; the religion founded by Christ.
- 208 Christianity is said to be part of the common law. "Christianity is parcel of the laws of England; and,
- 209 therefore, to reproach the Christian religion is to speak in subversion of the law." -Taylor's Case,
- Ventris 293 (1676). "The essential principles of natural religion and of revealed religion are a part of 210
- 211 the common law, so that any person reviling or subverting or ridiculing them may be prosecuted at
- 212 common law". -Case of Evans, 2 Burn. Ec. L. 185 (1780). The maxim can have no reference to the law
- 213 of the National government, since the sources of that law are the Constitution, treaties, and acts of
- 214 Congress. See Wheaton v. Peters, 8 Pet. 591 (1831). See further Law, Common; Blasphemy; Policy, 2.; 215 Religion.
- 216

217 Linda is this your intent to violate the law, An is it your intention to Violate the law, Misconduct in office occurs when duties imposed by law have not been properly and faithfully discharged. State v. 218

- 219 Furey, (N.J.), 128 N.J. Super. 12, 318 A.2d 783; State v. Begyn, (N.J.), 34 N.J. 35, 167 A.2d 161, 165,
- 220 168. The existence of a duty owed to the public is essential, for otherwise the offending behavior
- 221 becomes merely the private misconduct of one who happens to be an official. State v. Weleck, (N.J.),
- 222 10 N.J. 355, 91 A.2d 751, 756. State v. Hess, 279 S.C. 14, 20 (S.C. 1983)
- 223
- 224 Whereas : 28 U.S. Code § 951 - Oath of office of clerks and deputies
- 225 226 Each clerk of court and his deputies shall take the following oath or affirmation before entering upon 227 their duties: "I, , having been appointed , do solemnly swear (or affirm) that I will truly and
- faithfully enter and record all orders, decrees, judgments and proceedings of such court, and will 228 faithfully and impartially discharge all other duties of my office according to the best of my abilities
- 229
 - 230 and understanding. So help me God."
 - 231 (June 25, 1948, ch. 646, 62 Stat. 925.)
 - 232 233
 - 234 Linda Certify the law , An is it your intention to Violate the law, this is why the incorporation it has to 235 be done in Admiralty law: In Title 28 U.S.C. Judiciary and Judicial Procedure, in the chapter and section that defines "court," "debt," "judgment," and "United States" (Chapter 176 Federal Debt 236 237 Collection Procedure, Section 3002), "United States" means a Federal corporation (28 U.S.C. 238 3002(15)). Title 28 United States Code" means, literally, Title 28 District of Columbia Municipal 239 Corporation Code.the states and district courts are all run by privately hired corporation.. we are treated in court as: Executive Order 6 and 7 Vol XV app-45 Only has signature of the Secretary of the state 240
 - 241 (William H Seward) Andrew Johnson the president was against the 14th Amendment He stated it
- 242 creates a DEFACTO GOVERNMENT. Then, in 1868, the 14th Amendment created a different citizen
- 243 making all "PERSONS", corporations, citizens of the "UNITED STATES" and "SUBJECT TO" the

246 "JURISDICTION" "THEREOF".y it has to be done in Admiralty law: In Title 28 U.S.C. Judiciary and Judicial Procedure, in the chapter and section that defines "court," "debt," "judgment," and "United 247 248 States" (Chapter 176 Federal Debt Collection Procedure, Section 3002), "United States" means a 249 Federal corporation (28 U.S.C. 3002(15)). Title 28 United States Code" means, literally, Title 28 250 District of Columbia Municipal Corporation Code.the states and district courts are all run by privately 251 hired corporation.. we are treated in court as: Executive Order 6 and 7 Vol XV app-45 Only has 252 signature of the Secretary of the state (William H Seward) Andrew Johnson the president was against 253 the 14th Amendment He stated it creates a DEFACTO GOVERNMENT. Then, in 1868, the 14th 254 Amendment created a different citizen making all "PERSONS", corporations, citizens of the "UNITED 255 STATES" and "SUBJECT TO" the "JURISDICTION" "THEREOF". 256 Linda Certify the law Certified copy HJR 192PUBLIC LAW 10, CH.48, STAT 48-112-1.pdf 257 https://www.scribd.com/document/293704724/Certified-copy-HJR-192PUBLIC-LAW-10-CH-48-258 259 STAT-48-112-1-pdf 260 261 Public Law 112-48 112th Congress An Act - GPO 262 www.gpo.gov/fdsys/pkg/PLAW-112publ48/pdf/PLAW... 263 264 125 STAT. 542 PUBLIC LAW 112-48-NOV. 7, 2011 ... Public Law 112-48 112th Congress An Act ... 265 SECTION 1. FIRST LIEUTENANT. 266 267 268 Linda Certify the law Title 42 § 408(a)(8) Title 42 § 408 269 (a) In general Whoever -270 (8) discloses, uses, or compels the disclosure of the social security number of any person in violation of 271 the laws of the United States; shall be guilty of a felony and upon conviction thereof shall be fined 272 under title 18 or imprisoned for not more than five years, or both. 273 274 Linda Certify the law, An is it your intention to Violate the law, Affidavit pursuant to 28, United States 275 Code, Title 1746 276 277 See Dickerson vs. Wainwright, 626 F.2d Title 1184, held affidavit sworn true and correct under penalty 278 of 279 perjury has full force of law and does not have to be verified by Notary Public to have same effect. 280 Under penalty of perjury I declare that the foregoing facts within this document/verified are true, correct and 281 282 complete 283 Exhibit - "A ,," "https://supreme.justia.com/cases/federal/us/459/392/case.html" 284 Memphis Bank & Trust Co. v. Garner: Title 31 U.S.C. 742 establishes a broad exemption of federal obligations from state and local taxation: "Except as otherwise provided by law, all stocks, bonds, 285 286 Treasury notes, and other obligations of the United States, shall be exempt from taxation by or under 287 State or municipal or local authority. This exemption extends to every form of taxation that would 288 require that either the obligations or the interest thereon, or both, be considered, directly or indirectly, 289 in the computation of the tax" 290 291 Linda Certify the law, An is it your intention to Violate the law, 18 U.S. Code § 8 - Obligation or other 292 security of the United States defined: Notes The term

- 295 "obligation or other security of the United States" includes all bonds, certificates of indebtedness,
- 296 national bank currency, Federal Reserve notes".
- 297
- Linda Certify the law "An is it your intention to Violate the law, Clearfield Trust Co. v. United States 318 U.S. 363-371 (1942):
- 300 "Governments descend to the Level of a mere private corporation, and take on the characteristics of a
- 301 mere private citizen...where private corporate commercial paper [Federal Reserve Notes] and securities
- 302 [checks] is concerned... For purposes of suit, such corporations and individuals are regarded as entities
- 303 entirely separate from government."
- 304
- 305 Linda Certify the law ,,as filed
- 306 <u>https://olis.leg.state.or.us/liz/2015R1/Downloads/CommitteeMeetingDocument/72439</u>
- 307
- Linda Certify the law , An is it your intention to Violate the law,,Furthermore See Marbury v Madison:
- 310 Marbury v. Madison : 5 US 137 (1803)
- 311

312 "No provision of the Constitution is designed to be without effect," "Anything that is in conflict (with 313 ARTICLE I Section 8 clause 17 pursuant to the Ninth and especially the TENTH Amendment laws) is 314 null and void of law", "clearly, for a secondary law to come in conflict with the supreme Law was 315 illogical, for certainly, the supreme Law would prevail over all other laws and certainly our forefathers 316 had intended that the supreme Law would be the bases of all law and for any law to come in conflict

- would be null and void of law, in would bare no obligation to obey, it would purport to settle as if it had never existed, for unconstitutionality, would date for the enactment of such a law, not from the date so
- branded in an open court of law, no courts are bound to uphold it, and no Citizens are bound to obey it.
 It operates as a near nullity or a fiction of law."
- 321
- 322 If any statement, within any law, which is passed, is unconstitutional, (such as the 'so called' Enabling323 Act) the whole law is unconstitutional by Marbury v. Madison.
- 324
- 325 Shepard's Citations:
- 326

A group of reporters that go through and keep track of all court cases that have come before the courts,
especially the Supreme Court and they clarify, before the court, all the cases. All cases which have cited
Marbury v. Madison case, to the Supreme Court has not ever been overturned. (854 cases at last count)
See Shepard's Citation of Marbury v. Madison.

331

U.S. District Court for the Middle District of Pennsylvania - 76 F. Supp. 538 (M.D. Pa. 1947) February
26, 1947, Congress cannot by legislation enlarge the federal jurisdiction, and it cannot be enlarged
under the treaty making power." Mayor, Alderman and Inhabitants of City

- 335 of New Orleans v. U.S., 35 U.S. 662, 10 Pet. 662, 9 L.Ed. 573 (1836).And; 18 U.S. Code § 661 -
- 336 Within special maritime and territorial jurisdiction Current through Pub. L. 114-38. (See Public Laws
- 337 for the current Congress.)
- 338
- 339 Whoever, within the special maritime and territorial jurisdiction of the United States, takes and carries
- 340 away, with intent to steal or purloin, any personal property of another shall be punished as follows:
- 341

344 If the property taken is of a value exceeding \$1,000, or is taken from the person of another, by a fine 345 under this title, or imprisonment for not more than five years, or both; in all other cases, by a fine under 346 this title or by imprisonment not more than one year, or both. 347 348 18 U.S. Code § 1341 - Frauds and swindles 349 Current through Pub. L. 114-38. (See Public Laws for the current Congress.) 350 351 Whoever, having devised or intending to devise any scheme or artifice to defraud, or for obtaining 352 money or property by means of false or fraudulent pretenses, representations, or promises, or to sell, 353 dispose of, loan, exchange, alter, give away, distribute, supply, or furnish or procure for unlawful use 354 any counterfeit or spurious coin, obligation, 355 security, or other article, or anything represented to be or intimated or held out to be such 356 357 358 NATIONALS, CITIZENS. Citizens are members of a political community who, in their associated 359 capacity, have established or submitted themselves to the dominion of a government for the promotion 360 of their general welfare and the protection of their individual as well as collective rights.---U.S. v 361 Cruikshank, 92 U.S. 542---362 First mistake. The U.S. is a Federal Corporation: 28 U.S.C. 3002 DEFINITION 15) UNITED STATES 363 364 MEANS A) a Federal Corporation. 365 366 I believe you will find this to be High Treason whereas there was never an AMENDMENT granting elected and public servants the right to form this CORPORATION yet it dates back to the framing of 367 368 THE Constitution 1776. A meat processing plant for children/human trafficking. Is there truly a union 369 left to succeed from? That old story...all the Kings horse's and all the kings men couldn't put Dumpty to 370 gather again. Well the U.S. is Dumpty and Trump is trying to make amends for all the harms cast upon 371 us by this Federal Corporation. 372 373 Remember the Bankruptcy of 1933, all laws, statutes, except for the Constitution, were placed under 374 international law and copy written? Think on this .. Had our Constitution been placed into 375 International Law and Copy written then the entire world would be a Republican form of Government. 376 377 So who now are actually writing law for the UNITED STATES? Roosevelt sure screwed this Union. I 378 have no respect for that ...hole for what he did. Remember page 400 Margot, you sent it to me, the 379 Bankruptcy a staged event by Roosevelt and the G-5 long before Roosevelt elected as President. Also 380 tied to this con job the international Bankers yet Congress sat on their asses and did nothing to stop it. 381 382 Do we really have COMMUNUST in Congress? Titles of Nobility ? You bet: Paper terrorists, home grown terrorists, unregistered foreign agents =Esquires. Judges, Lawyers and attorneys tied to the city 383 384 of London by "inn of court" all baristers tax collectors for the Crown, and don't forget the Clerk of the 385 Courts = Jesuits all tied to the Catholic Culy. Why is it that most of the entire Supreme court is Cathlic? Did I mention conflict of interests? 386 387 How about those Rules of Order Congress made for themselves = the Jefferson Manual. When was the last time, based on their rules, has there ever been any Legislation lawfully enacted? Term limits are 388 389 already established, as ADMINISTRATIVE Rule, within the Constitution and ignored by our public 390 servants. These incompetents are not to have a retirement plan since their term in office is specifically

- 393 spelled out within the Constitution as administrative rule. 394 395 396 397 Linda Certify the law "Exhibit #05.051: Former IRS Commissioner Steven Miller says the income tax 398 is "voluntary" https://www.youtube.com/watch?v=MG2mcjAuLo4 399 400 9 TRILLION Dollars Missing from Federal Reserve! 401 https://www.youtube.com/watch?v=GYNVNhB-m0o 402 403 Linda Certify the law [1] This is a BOLD LIE, the 16th Amendment it was never ratified per Article V 404 of the U.S. Constitution (Congressional Record House, June 13, 1967, pg 15641-15646 and Dyett v 405 Turner (1968) are VERY CLEAR about this) 406 407 Executive Order Blocking the Property of Persons Involved in Serious Human Rights Abuse or 408 Corruption Law & Justice 409 Issued on: December 21, 2017https://www.whitehouse.gov/presidential-actions/executive-orderblocking-property-persons-involved-serious-human-rights-abuse-corruption/?utm source=twitter... 410 411 412 "Silence can only be equated with fraud where there is a legal or moral duty to speak, or where an inquiry left unanswered would be intentionally misleading. . . Our revenue system is based on the good 413 414 faith of the voluntary taxpayer and the voluntary taxpayers should be able to expect the same from the 415 government in its enforcement and collection activities. If that is the case we hope our message is clear. 416 This sort of deception will not be tolerated and if this is routine it should be corrected immediately." 417 U.S. v. Tweel, 550 F.2d 297, 299. See also U.S. v. Prudden, 424 F.2d 1021, 1032; Carmine v. Bowen, 418 64 A. 932.2.7-14 419 420 421 422 Linda Certify the law ,,please read about the Law .The federal Constitution makes a careful distinction 423 between natural Native born and citizens and Nationals of the United States*Incorporation* (compare 424 2:1:5 with Section 1 of the 14th Amendment). One is an unconditional Sovereign by natural birth on 48 425 union states soil, who is endowed by the Creator, the Greatspirit and mother earth with certain 426 unalienable rights; the other has been granted the revocable privileges of U.S.** citizenship and 427 nationals, endowed by the Congress of the United States*Incorporation*. One is a citizen and 428 national, the other is a subject. One Native is a Sovereign, the other is a subordinate from religious 429 beliefs. One is a Lawful bloodline american of our constitutional Republic; the other is a citizen and or 430 national of a legislative Democratic democracy (the British Vatican contract 1871 civil war federal 431 zone reference to the British Vatican and king john foreign treaty of 1213 the Devils contract). Notice 432 the superior/subordinate relationship between these two statuses.I don't know how many can hear or 433 comprehend this.... But we lawful bloodline Americans STAND strong, we STAND our ground, we 434 STAND for our rights. Standing is strength, standing is a sign of a Breathing living man and woman, 435 thinking,,, Man or Woman. Kneeling and train their bloodline is a sign of enslavement religious 436 worship,...enslavement no rights for freedom 437 438
- 439 Linda Certify the law "The Oath of office is a quid pro quo contract of [U.S. Const. Art. 6, Clauses 2

- 442 and 3, Davis Vs. Lawyers Surety Corporation., 459 S.W. 2nd. 655, 657., Tex. Civ. App.] in which
- 443 clerks, officials, or officers of the government pledge to perform (Support and uphold the United States
- 444 and state Constitutions) in return for substance (wages, perks, benefits). Proponents are subjected to the 445 penalties and remedies for Breach of Contract, Conspiracy of [Title 18 U.S.C., Sections 241, 242].
- 446 Treason under the Constitution at Article 3, Section 3., and Intrinsic Fraud of [Auerbach v Samuels, 10]
- 447 Utah 2nd. 152, 349 P. 2nd. 1112,1114. Alleghany Corp v Kirby., D.C.N.Y. 218 F. Supp. 164, 183., and
- 448 Keeton Packing Co. v State., 437 S.W. 20, 28]. Refusing to live by their oath places them in direct
- 449 violation of their oath, in every case. Violating their oath is not just cause for immediate dismissal and
- 450 removal from office, it is a federal crime. Federal law regulating oath of office by government officials
- 451 is divided into four parts along with an executive order which further defines the law for purposes of 452 enforcement. 5 U.S..C. 3331, provides the text of the actual oath of office members of Congress are
- enforcement. 5 U.S..C. 3331, provides the text of the actual oath of office members of Congress are
 required to take before assuming office. 5 U.S.C. 3333 requires members of Congress sign an affidavit
- 454 that they have taken the oath of office required by 5 U.S.C. 3331 and have not or will not violate that
- 455 oath of office during their tenure of office as defined by the third part of the law, 5 U.S.C. 7311 which
- 456 explicitly makes it a federal criminal offense (and a violation of oath of office) for anyone employed in
- the United States Government (including members of Congress) to "advocate the overthrow of ourconstitutional form of government"
- 459 Public Notice, Affidavit of Dishonest including non-compliance by the judge attorneys clerk, all
- 460 elected and public servants with the 1938 FARA Mandatory filling Perhaps the most important statute
- 461 here is a largely obscure 1938 law, the Foreign Agents Registration Act (FARA), All "public servants,"
- 462 officials, Congressmen, politicians, judges, attorneys, law enforcement officers, States and their various
- 463 agencies, etc., are the express agents of these foreign principals see Foreign Agents Registration Act
- 464 of 1938; 22 USC 286 et seq, 263A, 185G, 267J, 611(C) (ii) & (iii); Treasury Delegation Order #91
- 465 Challenges to Judge: Universal to all cases. A judge who refuses our law is loyal to some other 466 authority. Ask the "Judge" if he/she is a member of the "STATE BAR ASSOCIATION". If so,
- 467 challenge the "Judge" under 22 USC 611 as a "Foreign Agent". All "Judges" are lawfully required by
- 468 28 USC 372 to have an "Oath of Office". Ask the "Judge" if he/she has an "Oath of Office". If yes,
- 469 accept the "Oath of Office" in "Admiralty Jurisdiction". Now the "Judge" is subject to criminal
- 470 prosecution and civil litigation for any injury he/she may cause you. If no, the attorney is not a judge
- 471 and has no lawful authority to proceed. Your State Representative should be informed by "Petition for
- 472 Impeachment of Judge". Present the facts of the case, the law is not necessary. Have it notarized and
- 473 send it by Certified Mail. As we remove the unlawful judges, lawful judges will take their place
 474 whereas : U.S. 605
- 475 The Foreign Agents Registration Act was first enacted by Congress on June 8, 1938. It required agents
- 476 of foreign principals to register with the Secretary of State.' '(A)gent
- 477 of a foreign principal' was defined as 'any person who acts or engages or agrees to act as a public-
- 478 relations counsel, publicity agent, or as agent, servant, representative, or
- 479 attorney for a foreign principal * * *.' 52 Stat. 631, 632. (Emphasis added.) 'Foreign principal' was
- 480 defined as 'the government of a foreign country, a political party of a
- 481 foreign country, a person domiciled abroad, or any foreign business, partnership, association,
- 482 corporation, or political organization * * *.' Exempted from the definition of 'agent of a foreign
- principal' was 'a person, other than a public-relations counsel, or publicity agent, performing only
- 484 private, non-political, financial, mercantile, or other activities in furtherance of the bona fide trade or
- 485 commerce of such foreign principal.' 52 Stat. 631, 632. (Emphasis added.) In 1961, the exemption
- 486 section was amended to 7 apply to persons 'engaging or agreeing to engage only in private 301 and 487 non-political, 302 financial or mercantile activities in furtherance of the bona fide trade or commerce of
- 467 non-pointical, 502 inflatical or mercantile activities in furtherance of the bona fide trade or commerce of
 303 such foreign principal

- 491
- 492 Linda Certify the law ""Inasmuch as every government is an artificial person, an abstraction, and a
- 493 creature of the mind only, a government can interface only with other artificial persons. The imaginary,
- 494 having neither actuality nor substance, is foreclosed from creating and attaining parity with the
- 495 tangible. The legal manifestation of this is that no government, as well as any law, agency, aspect,
- 496 court, etc. can concern itself with
- 497 anything other than corporate, artificial persons and the contracts between them."
- 498 S.C.R. 1795, Penhallow v. Doane's Administraters (3 U.S. 54; 1 L.Ed. 57; 3 Dall. 54)
- 499 500
- 501 Linda Certify the law ""Since in common usage, the term `person' does not include the sovereign,
- 502 statutes employing the phrase are ordinarily construed to exclude it." U.S. v. General Motors 503 Corporation D.C. III. 2 F.P. D.
- 503 Corporation, D.C. Ill, 2 F.R.D.
- 504 528, 530: In "common usage the word `person' does not include the sovereign, and statutes employing
- 505 the word are generally construed to exclude the sovereign." Church of Scientology v. US Department
- of Justice, 612 F.2d 417 @425 (1979): "the word `person' in legal terminology is perceived as a general
- 507 word which normally includes in its scope a variety of entities other than human beings., see e.g. 1,
- 508 U.S.C. § para 1." In the 1935 Supreme Court case of Perry v. US (294 US 330) the Supreme Court
- 509 found that: "In United States, sovereignty resides in people... the Congress cannot invoke the sovereign
- 510 power of the People to override their will as thus declared.",
- 511
- 512 Linda Certify the law "US GOV Elected and public servants aka employees Foreign and Domestic 513 laughing about stealing land also raping and robbing, kidnapping holding woman man and children for
- ransom as filed destroying family's for personal gain and British foreign 1871 government contracted
- 515 elected and public servants service of employment . https://www.youtube.com/watch?
- 515 elected and public servants service of employment. <u>https://www.youtube.com/wat</u>
- 516 <u>v=MFGIIvY6oTw&t=629s</u> ,,,,,,,Gov't employee brags about stealing land.
- 517 <u>https://www.youtube.com/watch?v=7jeLi14p-KU</u>
- 518
- 519 Linda Certify the law "Attorney Licensing Is a Fraud (1957) and is located for all to read at the
- 520 following pages in volume 353 U.S. pgs.238, 239 of the United States Reports. Here is a quote from 521 that case:
- 522 Schware v. Board of Bar Examiners, (full text) :: 353 U.S. 232 (...
- 523 supreme.justia.com/cases/federal/us/353/232/case.html
- 524 Pp. 353 U. S. 233-247. (a) A State cannot exclude a person from the practice of law or from any other
- 525 occupation in a manner or for reasons that contravene the Due Process Clause of the Fourteenth
- 526 Amendment. Pp. 353 U. S. 238-239. (b) A State can require high standards of qualifications, such as
- 527 good moral character or ...
- 528
- 529 Linda Certify the law "Judge Rules Administrative Court System Illegal After 81 Years
- 530 <u>https://www.armstrongeconomics.com/history/americas-economic-history/judge-rules-administrative-</u> 531 <u>court-system-illegal-after-81-years/</u>
- 532
- 533 SEC.gov | Mary Jo White <u>www.sec.gov/biography/white-mary-jo</u>
- 534 Mary Jo White was sworn in ... Chair White arrived at the SEC with decades of experience as a federal 535 prosecutor and securities lawyer. ... from William & Mary ...

536

537 Linda Certify the law ...Judge Rules that Government Debt is Covered by FDCPA, Forcing Collection

- 540 Agency to Defend <u>https://www.insidearm.com/news/00005574-judge-rules-that-government-debt-is-</u>
- 541 <u>cover/</u> 542
- 543 Linda Certify the law "Justice Department warns local courts about illegal enforcement of fees and 544 fines
- 545 <u>http://www.abajournal.com/news/article/justice_department_warns_local_courts_about_illegal_enforce</u>
- 546 <u>ment_of_fees_and</u>
- 547
- 548 Linda Certify the law ""Justices Rule Police Do Not Have a Constitutional Duty to …
- 549 <u>https://www.nytimes.com/2005/06/28/politics/justices-rule-police-do-not-have-a-constitutional-duty-to-</u>
 550 protect.html
- 551 Jun 27, 2005 · Supreme Court rules that police do not have constitutional duty to ... did not have a constitutional duty to protect a ... Colorado's law ," the dissenting ...
- 553 554
- 555 Linda Certify the law NO COP CAN DRAG U INTO JURISDICTRION
- 556 "No officer can acquire jurisdiction by deciding he has it. The officer, whether judicial or ministerial,
- decides at his own peril." Middleton v. Low (1866), 30 C. 596, citing Prosser v. Secor (1849), 5 Barb.
- 558 (N.Y) 607, 608. "The innocent individual who is harmed by an abuse of governmental authority is
- assured that he will be compensated for his injury." Owens v. City of Independence, 100 S.Ct 1398
- 560 (1980) "....If one individual does not possess such a right over the conduct of another [Good and
- Lawful Christian Man], no number of individuals [in a deliberative body] can possess such a right. All combinations, therefore, to effect such an object, are injurious, not only to the individuals particularly
- 563 oppressed, but to the public at large". People v. Fisher, 14Wend.(N.Y.) 9, 28 Am.Dec. 501
- 564
- 565 When you been kidnap and held for ransom aka arrested did they take you immediately before a 566 magistrate like the law says???? NO they took you to book you...well guess what that's not proper and 567 you were falsely imprisoned... Check this out... Go immediately to a magistrate (no photographs, no 568 fingerprinting)
- 569
- 570 "The one arresting has "a duty to immediately seek a magistrate," and failure to do so "makes a case of
 571 false imprisonment." Heath v. Boyd, 175 S.W.2d. 217 (1943); Brock v. Stimson, 108 Mass. 520 (1871).
- 572 "To detain the person arrested in custody for any purpose other than that of taking him before a
- 573 magistrate is illegal." Kominsky v. Durand, 12 Atl.2d. 654 (1940). "Any undue delay is unlawful and
- wrongful, and renders the officer himself and all persons aiding and abetting therein wrongdoers from
- 575 the beginning." Ulvestad v. Dolphin, 278 Pac. 684 (1929).
- 576 "The taking of the plaintiff's picture before conviction was an illegal act."Hawkins v. Kuhne, 137 NY
 577 Supp 1090, 153 App Div 216 (1912).
- 578 "The power to arrest does not confer upon the arresting officer the power to detain a prisoner for other579 purposes." Geldon v. Finnegan, 252 N.W. 372 (1934).
- 580 "Compulsory fingerprinting before conviction is an unlawful encroachment...[and] involves prohibited 581 compulsory self-incrimination." People v. Helvern, 215 N.Y. Supp. 417 (1926) Summary
- 582
- 583 Whereas As Native Americans are told if we Don;t conform to the Religions belief of the folks who
- 584 believe in the /devils books we will be killed in the name of God, AKA The constitutional reforms of
- 585 Julius Caesar were a series of laws pertaining to the Constitution of the Roman ... Caesar passed a law

- 588 which subjected governors for not paying the privilege of water and life
- 589
- 590 Whereas ::::THE LEGAL NAME IS "ID THEFT" BY LAWYERS/JUDGES by UNDISCLOSED
- 591 CONVERSION by use of PATENTS. ***thus any Elected SHERIFF in this country serving "papers"
- 592 for Foreclosures is committing TREASON. any unelected Police revenue agent in this country
- 593 serving "papers" for Foreclosures is a Domestic Terrorist. ITS THAT SIMPLE, FOLKS. THIS IS WHY
- 594 WE HAVE A RIGHT TO BEAR ARMS and why an Executive Order needs to be issued as a
- 595 MILITARY INJUNCTION on all THEATERS impersonating government buildings. Trafficking of IP's 596 via SSA Securities.
- 597
- 598 Superior Court rules sheriff does not have arrest authority
- 599 <u>http://www.coastalpoint.com/content/superior_court_rules_sheriff_does_not_have_arrest_authority</u> 600
- 601 Linda "Please Certify your Jurisdiction Whereas : MILITARY FLAG WITH THE GOLD FRINGE
- Martial Law Flag "Pursuant to 4 U.S.C. chapter 1, §§1, 2, & 3; Executive Order 10834, August 21,
- 603 1959; 24 F.R.6865; a military flag is a flag that resembles the regular flag of the United States, except
- 604 that it has a YELLOW FRINGE border on three sides. The President of the United States designates
- 605 this deviation from the regular flag, by
- 606 executive order, and in his capacity as Commander-in-Chief of the military. The placing of a fringe on
- 607 the national flag, the dimensions of the flag and the arrangement of the stars in the union are matters of
- 608 detail not controlled by statute, but are within the discretion of the President as Commander in Chief of 609 the Army and Navy." 34 Ops. Atty.
- 610 Gen. 83. The Law of the Flag regulates the laws under which contracts entered into will be governed.
- 611 (See Ruhstrat v. People.)
- 612
- 613 Any courtroom that displays such a flag behind the Judge is a Foreign military courtroom which Is
- operating under military law and not Constitutional law, or common law, or civil law, or statute law,
- 615 Restrictions. (Note added: This court is thereby receiving public funds under false and fraudulent
- 616 pretense and is committing Treason against the Constitution under the 16th American Jurist Prudence
- 617 Section 177).618
- 619 Whereas :
- 620 1,2 American Flag such as a gold fringe MUTILATES the flag and carries a one year prison term. This
- 621 is confirmed by the authority of Title 36, Section § 176 (g). The gold fringe is a fourth color and,
- 622 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.
- 625
- 626 Linda Certify the law ",,this is why the incorporation it has to be done in Admiralty law: In Title 28
- 627 U.S.C. Judiciary and Judicial Procedure, in the chapter and section that defines "court," "debt,"
- 628 "judgment," and "United States" (Chapter 176 Federal Debt Collection Procedure, Section 3002),
- 629 "United States" means a Federal corporation (28 U.S.C. 3002(15)). Title 28 United States incorporation
- 630 Code" means, literally, Title 28 District of Columbia Municipal Corporation Code.the states and district
- 631 courts are all run by privately hired corporation.. we are treated in court as: Executive Order 6 and 7
- Vol XV app-45 Only has signature of the Secretary of the state (William H Seward) Andrew Johnson
- 633 the president was against the 14th Amendment He stated it creates a DEFACTO GOVERNMENT.
- Then, in 1868, the 14th Amendment created a different citizen making all "PERSONS", corporations,

637 citizens of the "UNITED STATES" and "SUBJECT TO" the "JURISDICTION" "THEREOF".y it has to be done in Admiralty law: In Title 28 U.S.C. Judiciary and Judicial Procedure, in the chapter and 638 section that defines "court," "debt," "judgment," and "United States" (Chapter 176 Federal Debt 639 Collection Procedure, Section 3002), "United States" means a Federal British corporation (28 U.S.C. 640 3002(15)). Title 28 United States Code" means, literally, Title 28 District of Columbia Municipal 641 642 Corporation Code the states and district courts are all run by privately hired corporation. we are treated 643 in court as: Executive Order 6 and 7 Vol XV app-45 Only has signature of the Secretary of the state (William H Seward) Andrew Johnson the president was against the 14th Amendment He stated it 644 creates a DEFACTO GOVERNMENT. Then, in 1868, the 14th Amendment created a different citizen 645 646 making all "PERSONS", corporations, citizens of the "UNITED STATES" and "SUBJECT TO" the 647 "JURISDICTION" "THEREOF". 648 649 U.S. District Court for the Middle District of Pennsylvania - 76 F. Supp. 538 (M.D. Pa. 1947) February 26, 1947, Congress cannot by legislation enlarge the federal jurisdiction, and it cannot be enlarged 650 651 under the treaty making power." Mayor, Alderman and Inhabitants of City of New Orleans v. U.S., 35 652 U.S. 662, 10 Pet. 662, 9 L.Ed. 573 (1836). And; 18 U.S. Code § 661 - Within special maritime and 653 territorial jurisdiction Current through Pub. L. 114-38. (See Public Laws for the current Congress.) 654 655 Whoever, within the special maritime and territorial jurisdiction of the United States, takes and carries 656 away, with intent to steal or purloin, any personal property of another shall be punished as follows: 657 658 If the property taken is of a value exceeding \$1,000, or is taken from the person of another, by a fine 659 under this title, or imprisonment for not more than five years, or both; in all other cases, by a fine under 660 this title or by imprisonment not more than one year, or both. 661 662 Whoever, having devised or intending to devise any scheme or artifice to defraud, or for obtaining 663 money or property by means of false or fraudulent pretenses, representations, or promises, or to sell, 664 dispose of, loan, exchange, alter, give away, distribute, supply, or furnish or procure for unlawful use 665 any counterfeit or spurious coin, obligation, security, or other article, or anything represented to be or intimated or held out to be such 666 "COUNTERFEIT" or spurious article...... et seq. 667 668 669 18 U.S. Code § 1341 - Frauds and swindles 670 Current through Pub. L. 114-38. (See Public Laws for the current Congress.) 671 Linda Certify the law ,,,the oldest most powerful Case Law>>>HALE v. HENKEL 201 U.S. 43 at 89 672 673 (1906) Hale v. Henkel was decided by the united States Supreme Court in 1906. The opinion of the 674 court states: "The "individual" may stand upon "his Constitutional Rights" as a CITIZEN. He is entitled 675 to carry on his "private" business in his own way. "His power to contract is unlimited." He owes no duty to the State or to his neighbors to divulge his business, or to open his doors to an investigation, so 676 677 far as it may tend to incriminate him. He owes no duty to the State, since he receives nothing there from, beyond the protection of his life and property. "His rights" are such as "existed" by the Law of 678 the Land (Common Law) "long antecedent" to the organization of the State", and can only be taken 679

from him by "due process of law", and "in accordance with the Constitution." "He owes nothing" to the public so long as he does not trespass upon their rights."NO VICTIM,NO CRIME."

"HALE V. HENKEL 201 U.S. 43 at 89 (1906) Hale v. Henkel is binding on all the courts of the United
States of America until another Supreme Court case says it isn't. No other Supreme Court case has ever

overturned Hale v. Henkel None of the various issues of Hale v. Henkel has ever been overruled since
1906, Hale v. Henkel has been cited by the Federal and State Appellate Court systems over 1,600
times! In nearly every instance when a case is cited, it has an impact on precedent authority of the cited
case. Compared with other previously decided Supreme Court cases, no other case has surpassed Hale
v. Henkel in the number of times it has been cited by the courts. "The rights of the individuals are
restricted only to the extent that they have been voluntarily surrendered by the citizenship to the

- agencies of government." City of Dallas v Mitchell, 245 S.W. 944
- 693

694 .. It is the duty of every lawful Bloodline American to oppose all enemies of Linda Certify the law 695 this Nation, foreign and DOMESTIC. (Note added: Every Lawful and recognized American Citizen 696 including all Elected, Appointed, hired public servant(s), Children's Protection Services, Police, 697 Sheriff's, Martials, CIA, FBI, Capital Police, Secret Service, City Council, County Commissioners, Board of Commissioners, et al, Religious Organizations, Associations, Schools, Colleges, Universities, 698 699 Schools of Law, Corporations, LLC's, Doctors, Nurses, Health Care Providers, Unions, et al, to 700 preform they of Oath of Office, in compliance to the 1776 Constitution for the United States of 701 America, to all matters herein related thereof.) Please help pass this information to other professionals in your area – and honor thy 1776 Constitutional oath of office in your area of expertise it is after all as 702 703 Lawful Americans' right to life, liberty and the pursuit of happiness that 'GOD' promised mine and your bloodline of this United States of America for all mankind thereof. Please read read title 18 all of it"The 704

- 705 Original Thirteenth Article of Amendment To The Constitution For The United States
- 706
- 707 Duress

708 "An agreement obtained by duress, coercion, or intimidation is invalid, since the party coerced is not

- rog exercising his free will, and the test is not so much the means by which the party is compelled to
- 710 execute the agreement as the state of mind induced. Duress, like fraud, rarely becomes material, except
- 711 where a contract or conveyance has been made which the maker wishes to avoid. Like other voidable
- 712 contracts, it is valid until it is avoided by the person entitled to avoid it. However, duress in the form of
- 713 physical compulsion, in which the party is caused to appear to assent when he has no intention of doing
- so, is generally deemed to render the resulting purported contract void."
- 715 -- American Jurisprudence 2d, Duress, Section 21 Corpus delicti literally "body of the crime"
- 716 No injury or loss... no criminal case.(period.)
- 717

718 HERE'S SOME INFORMATION MOST OF YOU AREN'T AWARE OF:

719

720 In 1868, there was a corporation founded and in that particular company, the founders of that company called it the "United States Corporation" and they stipulated that anybody who would be a member of 721 722 that corporation or worked for that corporation, would be called, not an employee but a "citizen". So 723 today, if you are asked, 'are you a citizen of the United States', what you think you're being asked is, 724 'are you lawfully in this country to do business?' but that's not lawfully, what's being asked. They didn't ask you if you are an American, lawfully, they asked you a specific question... are you, of your own 725 726 volition, out of your own mouth testifying that you are a citizen of the United States because in that 727 way, citizen of the United States means you are an employee of a foreign corporation, operating under 728 international maritime law. So today, the President of United States is the President of a privately 729 owned company. The company is called "United States" and the word "President", is always the word 730 used in corporate law - banks have Presidents, all companies have Presidents. President Trump is not 731 the President of America. President Bush is the president of a privately owned company, privately 732 owned out of England. We need to understand words and terms and they have been used to trick and

- rank enslave you...by signature of you rights over to the newly form CORPS
- 736
- 737 affidavit of corpus delicti 18 usc 3771(a)(6) injured party of a felony
- 738

All codes, rules, and regulations are for government authorities only, not human/Creators in accordance

with the greatspirit and mother earth the creator or foreign agents god law from England God's laws.

All codes, rules, and regulations are unconstitutional and lacking due process..." Rodriques v. Ray

742 Donavan (U.S. Department of Labor) 769 F. 2d 1344, 1348 (1985).

743 Federal Law also prohibits Cities and Counties from issuing citations against businesses, see Title 18

744 U.S.C.891-896, quoting Section 891 "An extortionate means is any means which involves the use, or

an express or implicit threat of use, of violence or other criminal means to cause harm to the person, reputation, or property." No one Is bound to obey an unconstitutional law and no courts are bound to

- representation of property. The one is bound to obey an anconstitutional law and no courts are bound to reforce them Federal Law also prohibits Cities and Counties from issuing citations against businesses,
- see Title 18 U.S.C.891-896, quoting Section 891 "An extortionate means is any means which involves
- the use, or an express or implicit threat of use, of violence or other criminal means to cause harm to the
- person, reputation, or property." No one Is bound to obey an unconstitutional law and no courts are
- bound to enforce "Personal liberty, or the Right to enjoyment of life and liberty, is one of the
- fundamental or natural Rights, which has been protected by its inclusion as a guarantee in the various
- constitutions, which is not derived from, or dependent on, the U.S. Constitution, which may not be submitted to a vote and move not derived from the submitted to a vote and move not derived from t
- submitted to a vote and may not depend on the outcome of an election. It is one of the most sacred and valuable Rights, as sacred as the Right to private property...and is regarded as UNALIENABLE." 16

756 C.J.S., Constitutional Law, Sect.202, p.987. It is not the duty of the police to protect you. Their job is to

- 750 C.S.S., Constitutional Law, Sect. 202, p.987. It is not the duty of the police to protect you. Their job is to
 757 protect the Corporation and arrest code breakers." (Sapp v. Tallahasee, 348 So. 2nd. 363, Reiff v. City
- protect the Corporation and arrest code breakers." (Sapp v. Tallahasee, 348 So. 2nd. 363, Reiff v. City
 of Philadelphia 477 F.Supp. 1262, Lynch v. N.C. Dept of Justice 376 S. E. 2nd. 247.) Palazzolo v.
- 759 Rhode Island | The Oyez Project at IIT Chicago-Kent ... Palazzolo v. Rhode Island | The Oyez Project
- 760 at IIT Chicago-Kent College of Law
- 761

762 "Silence can only be equated with fraud where there is a legal or moral duty to speak, or where an763 inquiry left unanswered would be intentionally misleading. . . Our revenue system is based on the good

764 faith of the voluntary taxpayer and the voluntary taxpayers should be able to expect the same from the

765 government in its enforcement and collection activities. If that is the case we hope our message is clear.

766 This sort of deception will not be tolerated and if this is routine it should be corrected immediately."

- 767 U.S. v. Tweel, 550 F.2d 297, 299. See also U.S. v. Prudden, 424 F.2d 1021, 1032; Carmine v. Bowen,
- 768 64 A. 932.2.7-14
- 769
- 770 "It is a clearly established principle of law that an attorney must represent a corporation, it being
- 771 incorporeal and a creature of the law.
- An attorney representing an artificial entity must appear with the corporate charter and law in his hand.
- 773 A person acting as an attorney for a foreign principal must be registered to act on the principal's
- behalf." See, Foreign Agents Registration Act" (22 USC § 612 et seq.);
- 775 Victor Rabinowitz et. at. v. Robert F. Kennedy, 376 US 605. "Failure to file the "Foreign Agents
- 776 Registrations Statement" goes directly to the jurisdiction and lack of standing to be before the court,
- and is a felony pursuant to 18 USC §§ 219, 951. The conflict of law, interest and allegiance is obvious.
 A Lawyer can not make a claim to your rights ,
- 779 Only you can . Federal District Court Judge James Alger Fee's mind blowing assertion in United States
- 780 v. Johnson, 76 F. Supp. 538 (M.D. Pa. 1947)
- 781

| 784 785 786 | 8 U.S. Code § 1401 - nationals and citizens of United States at birth 1978—Subsec. (a). Pub. L. 95–432, § 3, struck out "(a)" before "The following" and redesignated pars. (1) to (7) as (a) to (g), respectively. |
|--|--|
| 787 788 789 790 791 | U.S. citizens and nationals were declared enemies of the U.S. by F.D.R. by Executive Order No. 2040 and ratified by Congress on March 9, 1933 FDR changed the meaning of The Trading with the Enemy Act of December 6, 1917 by changing the word "without" to citizens "within" the United States |
| 792 793 794 795 796 797 | To cover the debt in 1933 and future debt, the British corporate government determined and established the value of the future labor of each incorporated individual in its jurisdiction to be \$630,000. A bond of \$630,000 is set on each Certificate of Live Birth. The certificates are bundled together into sets and then placed as securities on the open market. These certificates are then purchased by the Federal Reserve and/or foreign bankers. The purchaser is the "holder" of "Title." This process made each and every person in this jurisdiction a bond servant. |
| 798 799 800 | U.S. citizens and nationals were declared enemies of the U.S. by F.D.R. by Executive Order No. 2040 and ratified |
| 801 802 803 804 | WHAT IS HJR 192? Can we Discharge our Debts to the <u>http://understandcontractlawandyouwin.com/hjr-192-discharg</u> |
| 804 805 806 807 808 | Linda Please Certify Certified this for Record , copy HJR 192PUBLIC LAW 10, CH.48,STAT 48-112- 1.pdf <u>https://www.scribd.com/document/293704724/Certified-copy-HJR-192PUBLIC-LAW-10-CH-48-STAT-48-112-1-pdf</u> |
| 809 810 811 812 813 814 | Ready In writing From the Agency of Forging to clarify my soil description and Certification that the soil of Private Property is of the Foreign Unlawful Religious tax Rolls |
| 815 816 817 818 819 820 | "If money is wanted by rulers who have in any manner oppressed the People, they may retain it until their grievances are redressed, and thus peaceably procure relief, without trusting to despised petitions or disturbing the public tranquility." Journals of the Continental Congress. 26 October, 1774ũ1789. Journals 1: 105 ũ13. |
| 820 821 822 823 824 825 826 827 828 829 | 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 |
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| 854 | "Sincerely", |
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| 856 | Edward M Johnston II |
| 857 | Non corporation,, Free man on United States Soil |
| 858 | |
| 859 | |
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| 861 | Autograph |
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| 863 864 | Date Seal |
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