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A Constitutional Affidavit:

249-08052015-1

SECRETARY OF STATE

We the People, Law Bloodline American(s) as Defined in the 1776, Ratified 1778, Constitution for United States of America thereof demand all things to be self evident:

Therefore Edward-Malone: Johnston., David-Lee: Buess., Dorothy-Helene:Mackey. In compliance to the Constitution thereof are true blood line American living within the Republican form of Government as guaranteed each State within the Constitution there of.

Therefore we the blood line American(s) named above herein challenge the UNITED STATES OF AMERICA, dba, A FEDERAL CORPORATION, 28 U.S.C. § 3002 Definition s 15) United States means A) A FEDERAL CORPORATION, and British Admiralty Administration as being Un-Constitutional and conspiracy to commit Treason against the 1776, ratified 1778, Constitution for the United States of America thereof.

~1-308 - I 207All Rights Reserved: Without Prejudice: Not for Profiteering = entities known/unknown "The Constitution Vs Admiralty Administration" IE

"Within the Admiralty" Admiralty Extension Act Title ~46 U.S.A. Appendix chapter 19-A § 740

An Affidavit must contain the following rather it be within the Constitution or Admiralty

1. a matter must be expressed to be resolved 2. in Commerce Truth is sovereignty. 3. Truth is expressed in the form of and Affidavit 4. An un-rebutted Affidavit stands as Truth in commerce. 5. An un-rebutted Affidavit becomes the Judgment in Commerce.

Affiant – Without Prejudice C/O: Given Name David-Lee: Buess. (non-corporation)

Injured Party , Crime Victim, Corpus Delicti

Domicile: inhabitant C/O ~22014 Delaware Township Road 184

Arlington, OHIO

[~45814-9998] DMM ~602 § 1.3(e)2 Zip Code not required ...

Phone: ~419 694 5796

Affiant – Without Prejudice: Given Name Edward-Malone: Johnston II(non-corporation)

Injured Party , Crime Victim, Corpus Delicti

Domicile:inhabitant C/O ~1540 North Nye Street

C.O Oregon Territory near Toledo

[~97391-9998] DMM ~602 § 1.3(e)2 Zip Code not required ...

Phone:~541 336 1233

Affiant – Without Prejudice: C/O Given Name Dorothy-Helene:Mackey. (non-corporation)

Injured Party , Crime Victim, Corpus Delicti

Domicile: inhabitant C/O ~

Cuyahoga Falls, OHIO, USA

[~44221-9998] DMM ~602 § 1.3(e)2 Zip Code not required ...

Phone:~330 922 2869

40 Affiant – Without Prejudice: _____ Your Given name _____ (non-corporation)
41 Injured Party Crime Victim, Corpus Delicti
42 Domicile : Legal C/O~
43 Your Town and state
44 [~Zip Code] DMM ~602 § 1.3(e)2 Zip Code not required ...
45 Phone:~

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46 Affiant – Without Prejudice: _____ Your name _____ (non-corporation)
47 Injured Party Crime Victim, Corpus Delicti
48 Domicile: inhabitant C/O ~
49 Your inhabitant Town and state
50 [~Zip Code] DMM ~602 § 1.3(e)2 Zip Code not required ...
51 Phone:~

SECRETARY OF STATE

52 Affiant – Without Prejudice: _____ Your Given name _____ (non-corporation)
53 Injured Party Crime Victim, Corpus Delicti
54 Domicile: inhabitant C/O ~Lawful Bloodline American
55 Your Territory Town and state
56 [~Zip Code] DMM ~602 § 1.3(e)2 Zip Code not required ...
57 Phone:~

58 Affiant – Without Prejudice: _____ Your name _____ (non-corporation)
59 Injured Party , Crime Victim, Corpus Delicti
60 Domicile: inhabitant C/O Legal Citizen ~
61 Your Town and state
62 [~Zip Code] DMM ~602 § 1.3(e)2 Zip Code not required ...
63 Phone:~

64 Affiant – Without Prejudice: _____ Your name _____ (non-corporation)
65 Injured Party , Crime Victim, Corpus Delicti
66 Domicile: inhabitant C/O~Lawful Bloodline American
67 Your Town and state
68 [~Zip Code] DMM ~602 § 1.3(e)2 Zip Code not required ...
69 Phone:~

70 Affiant – Without Prejudice: _____ Your name _____ (non-corporation)
71 Injured Party Crime Victim, Corpus Delicti
72 Domicile: inhabitant C/O Lawful or Legal~
73 Your Town and state
74 [~Zip Code] DMM ~602 § 1.3(e)2 Zip Code not required ...
75 Phone:~

76 Affiant – Without Prejudice: _____ Your name _____ (non-corporation)
77 Injured Party Crime Victim, Corpus Delicti
78 Domicile: inhabitant C/O Lawful or Legal~
79 Your Town and state
80 [~Zip Code] DMM ~602 § 1.3(e)2 Zip Code not required ...
81 Phone:~

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83 Public Affidavit Public Notice:

84 Presentment = witnesses = Affiant(s), = demand = Criminal Investigation Mandated under USC 18 § 4
85 241, 242 Title 42 § 1983.U.S. Code - Title 18 Chapter (§2381 - §2391) United States Code - TITLE 18
86 - CRIMES AND CRIMINAL PROCEDURE - Section range : (§2381 - §2391) [PARTIAL CRIMES
87 CHAPTER 115 - TREASON, SEDITION, AND SUBVERSIVE ACTIVITIES]

88 "In a society under the forms of which the stronger faction can readily unite and oppress the weakerd
89 anarchy may as truly be said to reign as in a state of nature." —James Madison, Federalist No. 51, 1788

90 "If virtue and knowledge are diffused among the people, they will never be enslaved. This will be their
91 great security." —Samuel Adams, letter to James Warren, 1779

92 "Nothing is more certain than that a general profligacy and corruption of manners make a people ripe
93 for destruction. A good form of government may hold the rotten materials together for some time, but
94 beyond a certain pitch, even the best constitution will be ineffectual, and slavery must ensue." —John
95 Witherspoon, The Dominion of Providence Over the Passions of Men, 1776 When you doubt your
96 power, you give power to your doubt ~ Honore de Balzac

97 TO:
98 UNITED STATES DEPARTMENT OF JUSTICE
99 Law Office Loretta E. Lynch
100 Attorney General Loretta E. Lynch
101 ~950 Pennsylvania Avenue, N.W.
102 Washington D.C. ~20500
103 Certified Mail__ 70132630000054199370

104 CC:
105 The one supreme Court of the United States
106 Name of Public Servant _Sonia Sotomayor, Stephen G. Breyer, Samuel A. Alito, and Elena Kagan. ,
107 Clarence Thomas, Antonin Scalia, Chief Justice John G. Roberts, Anthony Kennedy, Ruth Bader
108 Ginsburg Date:~July 18 2015
109 Office held: __Supreme Judges__ Care of Supreme Court of the United States 1 First Street, NE
110 Washington, DC 20543, ATTN: Admissions Office
111 Certified Mail_____ 70150640000683710329

112 Name of Public Servant Sheriff Dennis Dotson
113 Office held County Sheriff of the Constitution law
114 225 West Olive Street Newport, Oregon 97365.
115 Certified Mail_____ 70132630000054199349

116 William Barton
117 Lincoln County Courthouse
118 225 West Olive Street, Rm 202
119 Newport, OR 97365
120 Certified Mail_____ 70132630000054199356

122 City Of Toledo Oregon
123 206 Main Street
124 Toledo Oregon 97391
125 Certified Mail _____ 70150640000683710350

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126 Name of Public Servant Chief Judge Sidney Thomas , Molly Dwyer, _____
127 Office held: Clerk of Court , Office of the Clerk, U.S. Court of Appeals for the Ninth Circuit P.O. Box
128 193939
129 San Francisco, CA 94119-3939
130 Certified Mail _____ 70132630000054199172

SECRETARY OF STATE

131 Crispin Gregorie
132 Ambassador, Special Adviser, OPGA, DGACM
133 United Nations
134 Room NLB-2080
135 New York, NY 10017
136 Fax: 1 212 963 3301 .
137 Certified Mail _____ 7015064000008371

138 Susan D. Isaacs,
139 Executive Director
140 Commission on Judicial
141 Fitness and Disability
142 PO Box 1130
143 Beaverton, OR 97075
144 Certified Mail _____

145 Attorney general Ellen F Rosenblum
146 Oregon Department of Justice
147 1162 Court Street NE
148 Salem, OR 97301-4096
149 Certified Mail _____

150 Name of Public Servant Bruce McCrum C/O McCrum Bruce-Pridgeon Bjornsen & McCrum
151 Office held: _Public Pretender of Law
152 515 W Olive St.
153 Newport, OR 97365

154 That I have not Consent to Bruce or this Maritime courts Foreign agents as I'm being threatening life
155 liberty and happiness by Bruce L McCrum and Ed - Nov 24, 2014
156 YouTube www.youtube.com/watch?v=vTJy1JdRrsI

157 · This is a conversation between Given Name Edward-Malone: Johnston II and Bruce McCrum... as
158 McCrum is being forced on Ed as a public AKA Defender by Thomas Branford. As stated to me
159 Thursday July 30 2015 they are looking at Jail time for me. As I'm disabled with heart condition
160 Spinal , Kidney and other server Medical to keep me in Jail. As the Disabled are treated extremely
161 Harsh as Discarded Animals filed in my Case. Forced to sleep on concrete.
162 Certified Mail _____

163
Page 4

164 Washington, District of Columbia Authority only in the Ten Square Miles Not a Party of the United
165 States NON Corporation Forty Eight now Fifty States

166 International Common Law Court: ICC - Criminal Section ?Peace Palace
167 ITCCS Central Office (Brussels): itccsoffice@gmail.com
168 ITCCS Canada: republicofkanata@gmail.com
169 ITCCS North America: hiddenfromhistory1@gmail.com
170 Carnegieplein 2
171 ~2517 KJ the Hague
172 The Netherlands Fax 011 31 70 364 9928
173 Certified Mail ___70150640000683710343

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174 Crispin Gregorie
175 Ambassador, Special Adviser, OPGA, DGACM
176 United Nations
177 Room NLB-2080
178 New York, NY 10017
179 Fax: 1 212 963 3301 Rec'd: _____ 2015 at _____ A.M, P.M.
180 Certified Mail ___70150640000683710312

181 U. S. ATTORNEY'S OFFICE
182 555 4th Street, N.W.
183 Washington, DC 20530
184 Certified Mail ___70150640000683710336

185 Name of Servants of Administration Office of US Courts
186 One Columbus Circl NE
187 Washington DC 20544
188 Certified Mail ___70132630000054199198

189 Given Name edward malone johnston II
190 C/o1540 North Nye Street
191 Oregon Teeritory Near Toledo
192 [~Zip Code] DMM ~602 § 1.3(e)2 Zip Code not required ...
193 Certified Mail ___70132630000054199196

194 Affidavit in Constitution 1776-1778 Law V British Admiralty

195 Our safety, our liberty, depends upon preserving the Constitution of the United States as our Fathers
196 made it inviolate. The people of the United States are the rightful masters of both Congress and the
197 Courts, not to overthrow the Constitution, but to overthrow the men who pervert the Constitution." ~
198 Abraham Lincoln

199 "Legal: the undoing of the Greatspirit God's law." 1893 Dictionary of Arts and Sciences, Encyclopedia
200 Britannica, a dictionary of arts, sciences and general literature. The Seventh Circuit Court of Appeals
201 held that the Circuit Court of Cook County is a criminal enterprise. U.S. v. Murphy, 768 F.2d 1518,
202 1531 (7th Cir. 1985). "The rule requiring administrative remedies to be exhausted prior to appealing to
203 the courts is based on the reasonable policies of encouraging the exercise of administrative expertise,
204

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205 preserving agency autonomy and promoting judicial efficiency." Bradley v. City of Manchester, 141
206 N.H. 329, 331- 32. 682 A. 2d 1194, 1196 (1996) (quotation omitted). We have recognized that the
207 exhaustion of administrative remedies doctrine is flexible. And that exhaustion is not required under
208 certain circumstances. Metzger v. Brentwood, 115 N.H. 287, 290, 343 A.2d 24, 26 (1975). Exhaustion
209 is not required, for example, when further
210 administrative action would be useless and result in delays that might make the claim moot. See
211 Petition of Chapman, 128 N.H. 24, 26, 509 A.2d 753, 755 (1986). Step 1a. Understanding Cestui Que
212 Vie Act 1666 - Existence of Life Cestui Que Vie Act 1666. Cestui Que Vie Act 1666 Cestui Que Vie
213 London 1666, during the black plague and great fires of London, Parliament enacted an act That's was
214 brought to the United States of America from Foreign Agents. MUST SEE Cestui que Vie Act 1666 the
215 act that declared us all dead thus making us all corporations! 1 strike PLZ sub to my back up channel
216 http://www.youtube.com/channel/UC06StA75r13uUM_EKXC413g

217 Whereas
218 Proclamations, February 3, 1983 <http://www.reagan.utexas.edu/archives/speeches/1983/20383b.htm>
219 Feb 3, 1983 ... Proclamation 5018 -- Year of the Bible, 1983 ... Now, Therefore, I, Ronald Reagan,
220 President of the United States of America, in recognition of

221 MARITIME COURTS OF CONTRACT You must ask how we got into this situation where we can be
222 charged with failure to wear seatbelts and be fined for it. Isn't the judge sworn to uphold the
223 Constitution? Yes, he is. But you must understand the Constitution, in Article I, § 10, gives us the
224 unlimited right to contract, § 3-303. VALUE AND CONSIDERATION. as long as we do not infringe on
225 the Lawful American Bloodline or Citizen's, life, liberty or property of someone else. Contracts are
226 enforceable, and the Constitution gives two jurisdictions where contracts can be enforced - Equity or
227 Admiralty. But we find them being in Statutory Jurisdiction. This is the embarrassing part for the
228 courts, but we can use this to box the judges into a corner in their own courts. We will cover this more
229 later. CONTRACTS MUST BE VOLUNTARY By Woman and Man over 18 years of age Educated on
230 and Under the Common Law, every contract must be entered into knowingly, voluntarily, and
231 intentionally by both parties or it is void and unenforceable. These are characteristic - it must be based on
232 substance. For example, contracts used to read, "For one dollar and other valuable considerations, For
233 Example I will paint your house, etc. That was a valid contract - the dollar was a genuine, silver dollar.
234 Now, suppose you wrote a contract that said, "For one Federal Reserve Note and other considerations, I
235 will paint your house...." And suppose, for example, I painted your house the wrong color. Could you
236 go into a Common Law court and get justice? No, you could not. You see, a Federal Reserve Note is a
237 "colorable" 1 dollar, as it has no substance, and in a Common Law Jurisdiction, that contract would be
238 unenforceable. COLORABLE MONEY - COLORABLE COURTS The word "colorable" means
239 something that appears to be genuine, but is not. Maybe it looks like a dollar, and maybe it spends like
240 a dollar, but if it is not redeemable for lawful money (silver
241 or gold) it is "colorable." If a Federal Reserve Note is used in a contract, then the contract becomes a
242 "colorable" contract. And "colorable" contracts must be enforced under a "colorable" jurisdiction. So
243 by creating Federal Reserve Notes, the government had to create a jurisdiction to cover the kinds of
244 contracts which use them. We now have what is called Statutory Jurisdiction, which is not a genuine
245 Admiralty jurisdiction. 1 colorable: That which is in appearance only, and not in reality, what it
246 purports to be, hence counterfeit, feigned have the appearance of truth. Black's Law Dictionary, Sixth
247 Edition. It is "colorable" Admiralty Jurisdiction the judges are enforcing because we are using "
248 colorable money." colorable Admiralty is now known as Statutory Jurisdiction. Let's see how we got
249 under this Statutory Jurisdiction. UNIFORM COMMERCIAL CODE The government set up a
250 "colorable" law system to fit the "colorable" currency. It used to be called the Law Merchant or the
251

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252 Law of redeemable Instruments, because it dealt with paper which was redeemable in something of
253 substance. But, once Federal Reserve Notes had become un-redeemable, there had to be a system of
254 law which was completely "colorable" from start to finish. this system of law was codified as the
255 Uniform Commercial Administration and Code , and has been adopted in every state. This is
256 "colorable" law, and it is used in all the courts. Affiant(s) explained one of the keys earlier, which is
257 that the Government is bankrupt and We the People have rights that Woman and Man Children Shall be
258 educated. For Example If the master says "Jump!" then the slave had better jump, because the master
259 has the right to cut off his head. As slaves you have no rights. But the creditors/masters had to cover
260 that up, so they created a system of law called the Uniform Commercial Code. This "colorable"
261 jurisdiction under the Uniform Commercial Code is the next key to understanding what happened.
262 CONTRACT OR AGREEMENT One difference between Common Law and the Uniform Commercial
263 Code is that in Common Law, contracts must be entered into (1) knowingly, (2) voluntarily, and (3)
264 intentionally. Under the U.C.C., this is not so. First of all, contracts are unnecessary. Under this new
265 Statutes Codes and Administration Rules, "agreements" can possible be binding, and if you only
266 exercise the benefits of an "agreements," it is presumed or implied that you intend to meet the
267 obligations associated with those benefits. If you accept a benefit offered by our Elected and public
268 servants aka government, then you are Alleged obligated to follow, to the letter, each Citizens and
269 every statute involved with that benefit that Lawful American Bloodline owns. The method has been to
270 get everyone exercising a benefit , and they don't even have to tell the people what the benefit or
271 Privilege is. Some people may think it is the driver's license, the marriage license or the birth
272 certificate, etc. Affiant(s) believe it is none of these. COMPELLED BENEFIT of Tricky to Lawful
273 American Bloodlines. Affiant(s) believe the benefit being used is that we have been given the privilege
274 of discharging debt with limited liability, instead of paying debt. When we pay a debt, we give
275 substance for substance. If I buy a quart of milk with a silver dollar, that dollar bought the milk, and the
276 milk bought the dollar - substance for substance. But if I/you use a Federal Reserve Note to buy the
277 milk, Dose this mean I paid for it. There is no substance in the Federal Reserve Note. It is worthless
278 paper given in exchange for something of substantive value when used. Belief. Federal Foreign Agents
279 Congress offers us this benefit : Debt money, created by the federal reserve United States Corporation,
280 can be spent all over the United States of America, it will be legal tender for all debts, public and
281 private, and the limited liability, fraud by trickery, is that you cannot be sued for not paying your debt.
282 So now they have said, "We going to help you out, and you can just discharge your debts instead of
283 paying your debts." When we use this "colorable" money to discharge our debts, we cannot use a
284 Common Law court. We can only use a "colorable" court. We Lawful; Americans are completely under
285 the UCC Accepted for value , using non-redeemable negotiable instruments and we are discharging
286 debt rather than paying debt. As to the Treasury Notes this is Americans stability. Section 3001 - Title
287 18 - CRIMES AND OFFENSES: www.legis.state.pa.us/WU01/LI/LI/CT/HTM/18/00.030.001...§3001.
288 Definitions. The following words and phrases when used in this chapter shall have the meanings given
289 to them in this section unless the context clearly ... Title 18, §3001: legislature.maine.gov/statutes/18/title18sec3001. Title 18, §3001 ; ... The Revisor's Office cannot
290 provide legal advice or interpretation of Maine law to the public. 18 U.S.C. § 3001 : US Code -
291 Section 3001 ... -... codes.lp.findlaw.com > ... > Part II > Chapter 201 FindLaw provides 18 U.S.C. §
292 3001 : US Code - Section 3001: Procedure governed by rules; scope, purpose and effect; definition of
293 terms; local rules; forms - (Rule ... U.S. Code: Title 18 - CRIMES AND CRIMINAL...
294 www.law.cornell.edu > U.S. Code Act June 25, 1948, ch. 645, § 18,62 Stat. 862, provided that: "If any
295 part of Title 18, Crimes and Criminal Procedure, as set out in section 1 of this Act, shall ...
296 .Title 18 - CRIMES AND OFFENSES - PA
297 General...www.legis.state.pa.us/WU01/LI/LI/CT/HTM/18/18.HTM
298 § 3001. Definitions ... the provisions of Title 18 were added December 6, 1972, ... This title shall be
299
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301 known and may be cited as the "Crimes Code." 18c102s § 102.

302 Whereas:

303 US CONSTITUTION - AMENDMENT VII JURY TRIAL IN CIVIL LAWS Passed by Congress
304 September 25, 1789. Ratified December 15, 1791. In suits at common law, where the value in
305 controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by
306 a jury, shall be otherwise reexamined in any Court of the United States, than according to the rules of
307 the common law.

308 Appeals are also confined to issues properly raised in the trial court. During trial, attorneys must make
309 timely objections to the judge's rulings on points of law. When an attorney makes such objections, and
310 the trial judge overrules it, there is a disagreement over a point of law and the issue has been preserved
311 for appeal's. Before 1940, no U.S. flag, civil or military, flew within the forty-eight states except in
312 federal settings and installations. Only state flags did. Since the 1935 institution of Social Security and
313 the Buck Act of 1940, 4 U.S.C.S. Ch. 4 Sec. 104-113, by clever legal maneuvers the feds, elected, hired
314 or appointed public and civil servants, have entirely circumvented the U.S. Constitution, and have
315 overlaid federal territorial jurisdiction on the sovereign States, bringing them under the
316 admiralty/military jurisdiction of Law Merchant, the Uniform Commercial Code (UCC), the law of
317 Creditors and Debtors. CORPORATION thus only the President and CEO, Officers, Offices,
318 Departments, Agencies, employees, public servants, are responsible to the Corporation and the Police,
319 Sheriff's, Courts, are the enforcement to any wrong doings of said Corporate entity, et al, and not the
320 general public thereof. Only when a corporate employee violates the law can enforcement be acted
321 upon. Whereas all have to Register with the Foreign Agents Registration Act (FARA) is a United States
322 law (22 U.S.C. § 611 et seq.) passed in 1938 requiring that agents and Citizen's representing the
323 interests of ... Foreign Agents Registration Unit (FARA) www.fara.gov

324 The Foreign Agents Registration Act (FARA) was enacted in 1938. FARA is a disclosure statute that
325 requires persons acting as agents of foreign principals in a ... Corporations, including elected and public
326 service unions members who have refused to honor thy oath office repay all moneys borrowed using
327 our names [JOHN and JANE DOES] BIRTH CERTIFICATE=DEAD ENTITY, good faith, and credit as
328 it is all a fraud scheme. Title 18 USC 241 -242-1001 How is it that our supposed Representatives to the
329 Congress of the United States run for public office within the Republic who are committing fraud by
330 trickery switch to the Democracy Democratic Vatican form of Government upon arrival in the Now
331 DISTRICTS OF CRIMINALS ?, aka, Washington DC, Tate v Short (1971) 28 L Ed 2d 130. 401 US
332 395, 91 S Ct 668. Indigents may not be ordered to serve time if they cannot pay the fine. See Lockhart,
333 Constitutional Law, 5th Edition, 1980, page 1474.
334 case cite : <http://www.law.cornell.edu/supremecourt/text/401/395>

335 Cause of Action(s) = Claim = Public Affidavit = Notice = remedy must be given thereof.

336 It is a crime for any government Elected and Public office or any official to auction or otherwise sell in
337 any way, private or business property of any individual WITHOUT FIRST HAVING DUE PROCESS
338 OF LAW, to determine the cause of action and the recourse in law. The sale of any Public and or
339 property outside this means is unlawful and illegal, and all those involved with such a sale, including
340 those purchasing said property, are personally liable for damages, and subject to criminal charges under
341 Racketeering (RIC...O) laws, and for violation of civil and Due Process rights. All government officials
342 have the "Greater Duty" to know the law and comply with it, and if you are involved with such an
343 auction without Due Process for the owner, you are in breach of your fiduciary duty and you can be
344 held personally liable by those harmed by this fraud. Any challenge to property taxation or property

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346 sale made by any citizen requires you to respond, point by point, and to "prove up" your position
 347 Within hours of Edward Malone Johnston II Announced he was running for Sheriff Edward Malone
 348 Corruption the saga begins:

349 The Seventh Circuit Court of Appeals held that the Circuit Court of Cook County is a criminal
 350 enterprise. U.S. v. Murphy, 768 F.2d 1518, 1531 (7th Cir. 1985).
 351 "The rule requiring administrative remedies to be exhausted prior to appealing to the courts is based on
 352 the reasonable policies of encouraging the exercise of administrative expertise, preserving agency
 353 autonomy and promoting judicial efficiency." Bradley v. City of Manchester, 141 N.H. 329, 331- 32.
 354 682 A. 2d 1194, 1196 (1996) (quotation omitted). We have recognized that the exhaustion of
 355 administrative remedies doctrine is flexible. And that exhaustion is not required under certain
 356 circumstances. Metzger v. Brentwood, 115 N.H. 287, 290, 343 A.2d 24, 26 (1975). Exhaustion is not
 357 required, for example, when further administrative action would be useless and result in delays that
 358 might make the claim moot. See Petition of Chapman, 128 N.H. 24, 26, 509 A.2d 753, 755 (1986).

359 Alleged and or Criminal Counts: As Follow

360 1) High treason=

361 Treason Against Lawful Bloodline American of the 1776, Ratified 1778, Constitution for the United
 362 States of America; I, Edware-Malone: Johnston II., one People of We the People of 1884; as
 363 enumerated in the ~July 4, 1776 A Declaration printed by John Dunlap,
 364 <http://www.speakingofbritain.com.uk/documents/1776> by Lawful Order of the United States
 365 Congress Assembled, and enumerated in the year of our Lord, one thousand seventeen eighty nine
 366 Constitution for the United States of America claim my standing and Posterity. I, one People Reserve
 367 all Rights, Rights endowed by my Creator The Greatspirit aka God of every Rights unalienable,
 368 enumerated or not enumerated any place, space, or time and so on.
 369 Public Notice: Notice to agent is notice to principal; notice to principal is notice to agent, all successors
 370 and assignees of agent and principal are without excuse, in toto and perpetuity.

371
 372 Purpose: Purpose to agent is purpose to principal; purpose to principal is purpose to agent, all
 373 successors and assignees of agent and principal are without excuse, in toto and perpetuity. ,
 374 Constitution for the United States of America by public servants, present and past, elected, appointed,
 375 hired Servants , employees, Legislative, Executive and Judicial branches of government Agency Non
 376 For Profits , and the 28 U.S.C. § 3002 Definition 15) United States means A) A FEDERAL
 377 CORPORATION , without amendment, thereof; Treason to Lawful American Bloodline, warring
 378 against the Constitution for the United States of America, fraud, adhering to their Enemies Foreign and
 379 Domestic Legal or Illegal , giving them Aid and Comfort, et al. ~8. Every Federal, State, County, and
 380 City Government, Officers, officers, agents, and Principal, principal, employed in service of all States
 381 in Union with the United States of America and so on shall volunteer, surrender themselves for
 382 internment to the Executive Authority, the President of the United States immediately without delay.
 383 Local detention and transportation, extradition methods shall be provided by local Law enforcement
 384 agency assets for the public Safety. Provost Marshal General, and United States Marshals shall disarm,
 385 detain, charge and process all foreign and domestic enemies; also known as Municipal , State Officers,
 386 Peace Officers, Agents, agents, Judges, Attorneys, Lawyers employees , 501(c)(3-6), City of London
 387 Water and Sewer, and so on. As We The People of God Fearing Woman and Men in the Name of Jesus
 388 could Say make your Amend's NOW Save thy Souls. United States of America does not make such an
 389 inhabitant a Citizen of the United States subject to the jurisdiction of the Fourteenth Amendment" ...

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391 Elk v. Wilkins, Neb (1884), 5s.ct.41,112 U.S. 99, 28 L. Ed. 643.4 U.S. Code § 101 - Oath by members
392 of Public Service THE FEDERAL ESTATE TAX and Taxation are therefore UNCONSTITUTIONAL.

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393 The Federal estate tax is patently unconstitutional when applied within the fifty states because that
394 constitutes a direct tax that is not apportioned to the states for collection as required by the Constitution
395 under Article I, Section 2, Clause 3 of that document, and this tax cannot be otherwise sustained as a
396 legitimate exercise of the federally granted power to tax indirectly by impost, duty or excise under
397 Article I, Section 8, Clause 1. Unfortunately however, there is NO constitutional authority granted to
398 the federal government to tax property on this basis, in this direct manner and without indirect
399 subjectivity under Article I, Section 8, clause 1 to any legitimate excise tax.

400 Black's Law Dictionary defines excise taxes today, specifically based on the Flint v. Stone Tracy Co.
401 ruling in 1911: Excise taxes are taxes "laid upon the manufacture, sale or consumption of commodities
402 within the country, upon licenses to pursue certain occupations, and upon corporate privileges." Flint v.
403 Stone Tracy Co., 220 U.S. 107, 31 S.Ct. 342, 349 (1911); or a tax on privileges, syn. "privilege tax".
404 Black's Law Dictionary 6th Edition (emphasis added) If we are correct in holding that this is an excise
405 tax, there is nothing in the Constitution requiring such taxes to be apportioned according to population.
406 Pacific Ins. Co. v. Soule, 7 Wall. 433, 19 L. ed. 95; Springer v. United States, 102 U.S. 586 , 26 L. ed.
407 253; Spreckels Sugar Ref. Co. v. McClain, 192 U.S. 397 , 48 L. ed. 496, 24 Sup. Ct. Rep. 376." Flint v.
408 Stone Tracy Co., 220 US 107, 151-152 (1911)

409 "The fact is, property is a tree; income is the fruit; labour is a tree; income the fruit; capital, the tree;
410 income the 'fruit.' The fruit, if not consumed (severed) as fast as it ripens, will germinate from the
411 seed... and will produce other trees and grow into more property; but so long as it is fruit merely, and
412 plucked (severed) to eat... it is no tree, and will produce itself no fruit." Waring v. City of Savannah. 60
413 Ga. 93, 100 (1878.)

414 Whereas on Congress Adjourns Sine Die March 27th 1861 -.Adjournment of Congress sine die a Latin
415 term meaning "without [fixed] day"; No day is set for , the quorum to conduct business under the
416 Constitution was Concluded; WE The People paid for the District Courts of America that have been
417 hijacked by Progressives operating as foreign courts (British Admiralty SEA LAW).District Courts
418 were set up as Courts of Record and have no jurisdiction on this land forty eight now fifty states of the
419 Greatsprint God ." 4/29/2015 Throwbridge, Jr. v. UNITED STATES Case # 14-1305 UNITED STATES
420 SUPREME COURT. Congress caught in District Court fraud and IRS case.uscode.regstoday.com

421 Whereas:

422 The Vatican OF THE SUPREME PONTIFF FRANCIS ON THE JURISDICTION OF JUDICIAL
423 AUTHORITIES OF VATICAN CITY STATE IN CRIMINAL MATTERS

424 http://www.vatican.va/content/francesco/en/fruits_prophetic_comments/2015-08-19-francesco-moral

425 http://www.vatican.va/content/francesco/en/fruits_prophetic_comments/2015-08-19-francesco-moral Once upon a time before the year 1066 the people of
426 England held Allodial title to their land. Not even the king could take the land for not paying a tithe.
427 The Treaty of 1213 John, King of England In 1213, the Pope made a treaty with King John of England
428 which gave all British lands to the Vatican , King John refused to accept The Vatican's representative, ...
429 On October 3, 1213, by treaty, King John an ratified his surrender of his kingdoms to the Pope
430 This dose not include the united states of American This was never a Religious territory until the
431 invasion of Foreign Books , Bibles , and Agents from other Country's in the 1800s what lead to the
432 Civil War , still to date terrorizing neighbor's Lawful Americans With their beliefs of Religion.

433 2. Violation(s) = Oath of Office Title Five 2906 Elected and Public Servants OATH OF OFFICE AND

434 Page 10

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435 BOND To serve Lawful Americans Bloodlines 1884 and Its Citizen's,

436 <https://www.law.cornell.edu/f/f/f/e/c/5/2635.101>

437 § 2635.101 Basic obligation of public service.

438 (a) Public service is a public trust. Each employee has a responsibility to the United States Government
439 and its citizens to place loyalty to the Constitution, laws and ethical principles above private gain. The
440 ensure that every citizen can have complete confidence in the integrity of the Federal Government,
441 each employee shall respect and adhere to the principles of ethical conduct set forth in this section, as
442 well as the implementing standards contained in this part and in supplemental agency regulations.

443 (b) General principles. The following general principles apply to every employee and may form the
444 basis for the standards contained in this part. Where a situation is not covered by the standards set forth
445 in this part, employees shall apply the principles set forth in this section in determining whether their
446 conduct is proper. (1) Public service is a public trust, requiring employees to place loyalty to the
447 Constitution, the laws and ethical principles above private gain.

448 (2) Employees shall not hold financial interests that conflict with the conscientious performance of
449 duty.

450 (3) Employees shall not engage in financial transactions using nonpublic Government information or
451 allow the improper use of such information to further any private interest.

452 (4) An employee shall not, except as permitted by subpart B of this part, solicit or accept any gift or
453 other item of monetary value from any person or entity seeking official action from, doing business
454 with, or conducting activities regulated by the employee's agency, or whose interests may be
455 substantially affected by the performance or nonperformance of the employee's duties.

456 (5) Employees shall put forth honest effort in the performance of their duties.

457 (6) Employees shall not knowingly make unauthorized commitments or promises of any kind
458 purporting to bind the Government.

459 (7) Employees shall not use public office for private gain.

460 (8) Employees shall act impartially and not give preferential treatment to any private organization or
461 individual.

462 (9) Employees shall protect and conserve Federal property and shall not use it for other than authorized
463 activities.

464 (10) Employees shall not engage in outside employment or activities, including seeking or negotiating
465 for employment, that conflict with official Government duties and responsibilities.

466 (11) Employees shall disclose waste, fraud, abuse, and corruption to appropriate authorities.

467 (12) Employees shall satisfy in good faith their obligations as citizens, including all just financial
468 obligations, especially those—such as Federal, State, or local taxes—that are imposed by law.

469 (13) Employees shall adhere to all laws and regulations that provide equal opportunity for all
470 Americans regardless of race, color, religion, sex, national origin, age, or handicap.

471 (14) Employees shall endeavor to avoid any actions creating the appearance that they are violating the
472 law or the ethical standards set forth in this part. Whether particular circumstances create an appearance
473 that the law or these standards have been violated shall be determined from the perspective of a
474 reasonable person with knowledge of the relevant facts.

475 (c) Related statutes. In addition to the standards of ethical conduct set forth in this part, there are
476 conflict of interest statutes that prohibit certain conduct. Criminal conflict of interest statutes of general
477 applicability to all employees, 18 U.S.C. 201, 203, 205, 208, and 209, are summarized in the
478 appropriate subparts of this part and must be taken into consideration in determining whether conduct
479 is proper. Citations to other generally applicable statutes relating to employee conduct are set forth in
480 subpart I and employees are further cautioned that there may be additional statutory and regulatory
481 restrictions applicable to them generally or as employees of their specific agencies. Because an
482 employee is considered to be on notice of the requirements of any statute, an employee should not rely

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484 upon any description or synopsis of a statutory restriction, but should refer to the statute itself and
485 obtain the advice of an agency ethics official as needed.

486 Whereas

487 The United States Supreme Court has stated that "No State legislator or executive or judicial officer can
488 war against the Constitution without violating his Undertaking to support TITLE 18
489 CHAPTER 93 > § 1918 Disloyalty and asserting the right to strike against the Government Whoever
490 violates the provision of section 7311 of title 5 that an individual may not accept or hold a position in
491 the Government of the United States or the government of the District of Columbia if he— (1)
492 advocates the overthrow of our constitutional form of government; Judge Rules that all Lawful
493 Americans Debt is Covered by FDCPA, Forcing State Collection Agency to Defend this includes bills
494 by the house from the act of 1933, house resolution 192 says Lawful Americans can not go into Debt
495 by the bankruptcy act of 1933;

496 1. I certify, under oath and under penalties of perjury ... as my resident agent for service of process in
497 all Union States to accept ... I Swear to God my Oath of Office and Bond ... USC 2906-3331-3333
498 I, one of the People and our posterity demand written Records of We the People who own , Bank,
499 Municipality statements, CAFA 1 Reports of interests and dividends ,The Foreign Agents Treaty of The
500 Pope 1213 from agents, principal, and people in service of We the People. I declare, I, one of We the
501 People have been seriously harmed by a long train of Truths self-evident abuses, usurpation(s), and
502 repeated injuries denying all unalienable Rights by all forms of Government. With a long train of
503 abuses leaving one People in absolute Despotism; Prudence indeed has dictated the very reason for this
504 written instrument to be expressed, presented with the endowed Authority of one People, by their
505 Creator and the Consent of the Governed.

506 Whereas

507 The United States Supreme Court has stated that "No State legislator or executive or judicial officer can
508 war against the Constitution without violating his Undertaking to support TITLE 18 > PART I >
509 CHAPTER 93 > § 1918 Disloyalty and asserting the right to strike against the Government Whoever
510 violates the provision of section 7311 of title 5 that an individual may not accept or hold a position in
511 the Government of the United States or the government of the District of Columbia if he— (1)
512 advocates the overthrow of our constitutional form of government; Judge Rules that all Lawful
513 Americans Debt is Covered by FDCPA, Forcing State Collection Agency to Defend this includes bills
514 by the house from the act of 1933, house resolution 192 says Lawful Americans can not go into Debt
515 by the bankruptcy act of 1933

516 3. Breach Of Public Trust Of The Lawful Americans ; BREACH OF TRUST OF LEGAL CITEZENS .
517 The legal definition of Breach Of Trust is Any act or omission on the ... serious misconduct of a
518 public ... to as breach of fiduciary duty in respect to The l misappropriation, by a trustees who are
519 excepting Reasonability , of a thing which had been lawfully delivered to him or /Her in confidence.
520 The distinction between larceny and a Public Trust Doctrine Theory is that the state servants holds
521 certain property rights in trust for the public and is ... is a breach. Diversion of Trust common law
522 public trust doctrine prevented the government from alienating the public The Greatspirit God Given
523 rights to We the People the lands under navigable waters 200 Miles from land of Oceans From the
524 Atlantic to The West Coast . A famous example of the betrayal of public trust is in the assassination of
525 Julius Caesar, ... Public trust doctrine; References External ... Tate v Short (1971) 28 L Ed 2d 130. 401
526 US 395, 91 S Ct 668. Indigents may not be ordered to serve time if they cannot pay the fine. See
527 Lockhart, Constitutional Law, 5th Edition, 1980, page 1474. case cite :
528

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529 <https://www.law.cornell.edu/uscode/text/26/2105> Cornell University Law School Search Cornell U.S.

530

531 4. Breach = Fiduciary Duty; A fiduciary duty is the highest standard of care, reasonable care, equity of Mankind or Constitution law. A fiduciary (abbreviation fid) is expected to be extremely loyal
532 to the Lawful American Woman and Men aka Know as a person in the Foreign Legal System to whom
533 He or She is an obligation to act in the best interest of another party. For instance as a Elected and
534 Public corporation's board members or servants have a fiduciary duty to the Bloodline shareholders of
535 the Civil War Lawful American Woman and Men. The United States Foreign Corporation is located in
536 the a ten square mile in District of Columbia government committed a patent breach of public trust by
537 leasing out our American Bloodline Publicly owned Lawful land Resource including, Lodging,
538 Logging, Wildlife Buffalo, Elk, deer, Fisheries, ETC. other of the Greatspirit, God and mother Earth
539 food resource without reimbursement ...

540 <https://www.law.cornell.edu/uscode/text/26/2105> Cornell University Law School Search Cornell U.S.

541 Code › Title 26 › Subtitle B › Chapter 11 › Subchapter B › § 2105 US Code Notes IRS Rulings

542 COSTS AND FEES:

543 The U.S. Supreme Court has ruled that a natural individual entitled to relief is entitled to free access to
544 its judicial tribunals and public offices in every State in the Union (2 Black 620, see also Crandell v.
545 Nevada, 6 Wall 35. Plaintiff should not be charged fees, or costs for the lawful and constitutional right
546 to petition this court in this matter in which he is entitled to relief, as it appears that the filing fee rule
547 was originally implemented for fictions and subjects of the State and should not be applied to the
548 Plaintiff who is a natural individual and entitled to relief. Halc v. Henkel, 201 U.S. 43] 31 U.S. Code §
549 1321 - Trust funds | US Law | LII / Legal Information Institute

551 5. Misprision, Neglect in performing the duties of Elected and or public office or officer . . Law The
552 criminal offense of concealing, or neglecting to report. Whereas the SUPREME COURT RULING:
553 Police Have No Duty To Protect The General Public It is not the duty of the police to protect you or
554 you home. Their job is to protect the Corporation and arrest elected and public code breakers Revenue
555 generators ." (Sapp v. Tallahassee, 348 So. 2nd. 363, Reiff v. City of Philadelphia 477 F.Supp. 1262,
556 Lynch v. N.C. Dept of Justice 376 S. E. 2nd. 247.) Palazzolo v. Rhode Island Elected and public
557 Employees you are not fighting terrorist Your are the Terrorist .Destroying Lawful American Bloodline
558 for your God religion or Religions Beliefs Your God is Gold or money . Oil and or minerals , Drugs
559 medicinal or pharmaceutical. As to your Public Employment you claim this gives you the right to
560 Rape , Woman Man Children , robe , Pillage and destroying Lawful American bloodline Family's as
561 filed of 1866 wail you allow U's are being invaded by other terrorist from other country's, Like the
562 United Nations. Judge Rules Administrative Court System Illegal After 81 years The Miranda v
563 Arizona 384 U.S. 436 (1966) decision of the Supreme Court came only after decades of abuse by
564 American police against citizens, not unlike what we are watching today. The Miranda decision is hated
565 by police, prosecutors, right-wing judges, politicians, and citizens. The decision is based upon the
566 history of the right not to be coerced that began with the famous trial of John Lilburn before the
567 English court of the Star Chamber in 1637 where he stood tall and objected to the King's torture.
568 Lilburn's crime was handing out pamphlets against the king. John Lilburne (1615–1657). Law
569 enforcement, without jurisdiction, immediately begin questioning the suspect before his attorney and or
570 his phone call are even provided – a total violation of Miranda. Also see HALE v. HENKEL 201 U.S.
571 43 at 89 (1906) opinion of the Court – Individual/Constitutional right to conduct his business and
572 contract without Government interference.

573 Grand Theft , Theft of Public Resource Service Funding= Bond(s) and Commodities; As NO
574 GOVERNMENT ELECTED AND OR PUBLIC SERVANTS CORPORATE JURISDICTION OVER

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576 THE NATURAL MAN Supreme Court of the United States 1795, "Inasmuch as every government is
 577 an artificial person, an abstraction, and a creature of the mind only, a government can interact only
 578 with other artificial persons. The imaginary, having neither actuality nor substance, is foreclosed from
 579 creating and attaining parity with the tangible. The legal manifestation of this is that no government, as
 580 well as any law, agency, aspect, court, etc. can concern itself with anything other than corporate,
 581 artificial, aka, [JOHN ALLEN DOE] persons and the contracts between them." S.C.R. 1795, (3 U.S.
 582 54; 1 L.Ed. 57; 3 Dall. 54),NOTE 1: In a Municipal Corporation, which is what all states (once called
 583 union States) are today. In Municipal Corporation Law there is no judicial branch. The judges, which
 584 we see today and, which we've seen all our lives, are IRS/IMF administrative law judges appointed by
 585 the CEO of the Executive branch To rape, rob, cannibalism, piracy. Some other time be an offer my
 586 conclusions, including the references which I used to make said conclusion. A little hint: If one could
 587 just understand how a W-4, which is of no lawful effect after 1 year, has its continued effect on
 588 someone who does not disclaim it's effect but instead allows the effect to continue for as long as that
 589 person is employed with the Federal employer he filed it with. The relate that same effect to the effect
 590 that the Birth Certificate has to one's continued effect of being incompetent to handle your own affairs.
 591 ~IRS Form 1040 has no standing in law: (1-05) FEDERAL DISTRICT COURT GRAND RAPIDS MI
 592 JUDGE GORDON QUEST: CASE: LEAR V. USA. The IRS is not a U.S. Government Agency. It is an
 593 Agency of the IMF. (Diversified Metal Products v. IRS et al.~ CV-93-405E-EJE
 594 U.S.D.C.D.I., Public Law 94-564, Senate Report 94-1148 pg. 5967, Reorganization Plan No. 26, Public
 595 Law 102-391.) Note Added: A collections agency out of Puerto Rico operating under French Law. AKA
 596 Foreign Agents - The world's largest Criminal collections agency engaging in personage by their
 597 documentation and mailings. Both judge and clerk are engaging in the art of personage, subject to the
 598 death penalty, by altering official court filings when they change the documents filed into the court by
 599 intentionally changing the names as filed and co-conspirators to defendants and this then becomes a
 600 part of the official court record thereof. This is fraud upon the court and falls under both domestic
 601 terrorism and Home-grown Terrorism. The judge, clerk, prosecutor, sheriff, police then profiteer from
 602 public office by profits gained by selling, trading the court case number as commodities, bonds and
 603 C.U.S.I.P.'s trades. File form 1099 on all payments made to your public servant's, offices, agencies,
 604 departments whereas they by IRS Foreign Agents Rulings have to file their corporate income status,
 605 Becoming and Elected and Public Servant or Contractor of, you Give up your Constitution Right for
 606 privileges for the Treasury Notes. Any Actions prior to this are therefore binding and cannot be ignored
 607 by either the IRS, IMF, COURTS. Why are all judges traded as Corporations with D&B/Wall Street?

608 7. Commodities = Fraud; Committed on Lawful American Bloodline 1884 and its citizens Who
 609 Collectively the trading and fixing prices for oil, gold, silver, copper and more on the U.S. commodities
 610 market and exchange of comprise goods and services for oil, natural gas, gold, silver, wheat, corn and
 611 more on the U.S. commodities & futures market. Lawful American Bloodlines Who have not been
 612 reimbursed for are loses of Their We the People's Timber, Gold, Silver, Oil, natural gas Etc., Lands
 613 Public and Land Stolen by Guns By Sheriff's Unlawful Tax Foreclosures Thief by Tricky, destroying
 614 our wildlife food resource for example Moose, Elk, Deer, Bear, All Game and non game birds.
 615 Salmon, trout, Bass, etc, in all fresh water and Ocean food resources sold to other country's.

616 8. Grand Theft of the Treasury Trust Accounts, Municipality's Bonds, Birth Certificates Bonds
 617 including Lawfully American Bloodline who owned Public Lands Resources Private Lands, Assets,
 618 Food Resources, Covered Wagons, Horseless Carriages, Horses that are not Privately Claimed, By,
 619 Man, Woman and Children aka Auto Vehicles For Recreational ETC = Registration Forms - FARA
 620 www.fara.gov/forms.html DOJ » National Security Division » Foreign Agents Registration Act ...
 621 Initial Registration Statement: ... The Attorney General.... The Attorney General. Budget &

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623 Performance. Strategic Plans. AGENCIES. BUSINESS & GRANTS As it in trusted to Said Elected and
624 public servants who are Liable for lost and damages.

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625 9. Fraud = inducement = alteration = intentional fraud - the 1776, ratified 1778, Constitution for the
626 United States of America = by Legislative Acts, Trade Agreements, Corporate Activities, Joining =
627 Organizations: G-5, UNITED NATIONS Un-Constitution ; EXECUTIVE ORDERS, et al.

628 50 U.S.C. - TRADING WITH THE ENEMY ACT OF 1917

629 <http://www.gpo.gov/fdsys/granule/USCODE-2011-title50/USCODE-2011-title50-app-tradingwi>

630 TRADING WITH THE ENEMY ACT OF 1917. Contains Mouse over help for Contains says The U.S.
631 Code sections contained within the document; sections 1

632 10. Fraud = Trickery = Intentional Fraud, Criminal Fraud, collusion Their are those Elected and Public
633 Servants Human beings have developed cheating, into such a high art (or, more accurately, a low one)
634 that, in English at least, we've created an deceit, trickery, sharp practice, or breach of confidence,
635 perpetrated for Unlawful profit or to gain some unfair or dishonest advantage. 2. a particular instance of
636 problems in parapsychology and psychic research A deception practiced in order to induce another to
637 unwilling to give up possession of property , assets , inclining family members or surrender other
638 rights.

639 11. R.I.C.O. Act = Criminal - Employment law; Money and Finances; More... Help out. Give; Sponsor;
640 Advertise; Create; Promote; 18 U.S. Code Chapter 96 - RACKETEER INFLUENCED AND 18 U.S.
641 Code § 1962 - Prohibited activities , RICO abbr. Racketeer Influenced and Corrupt Organizations Act
642 of 1970 RICO ('ri kou) n. Racketeer Influenced and Corrupt Organizations Act: a U.S. law, enacted in
643 In the United States, the Racketeer Influenced and Corrupt Organizations (RICO) Act is a federal law
644 that was enacted to give extended penalties in the prosecution of organized criminal acts of others
645 engaged in organized crime, the RICO Act has been used to prosecute all sorts of criminal activity
646 including but not limited to Federal , State , County and municipality's racketeering, profiteering. RICO
647 stands for the Racketeer Influenced and Corrupt Organizations Act (18 U.S.C. § 1961), a law that
648 increases the severity of penalties for crimes performed in On October 15, 1970, the Racketeer
649 Influenced and Corrupt Organizations Act (18 U.S.C. §§ 1961–1968), commonly referred to as the
650 "RICO Act", became United States. Collusion to Piracy and cannibalize.

651 12. Impersonation = Government Agency, Department, Office, pseudo corporate courts; Impersonation.
652 The crime of pretending to be another individual in order to deceive others and gain some advantage.
653 The crime of false impersonation is defined by An impersonator is someone who imitates or copies the
654 behavior or actions of another. There are many reasons for someone to be an impersonator, some
655 common ones being An impersonator is someone who imitates or copies the behavior or actions of
656 another. There are many reasons for someone to be an impersonator, some common ones being

657 13. Waring = during time of peach A coming "peace" plan enforced upon ... events which will take
658 place during this coming 7 year period of time which is first ... The GreatSprit Name God in the Name
659 of Jesus is warning us ... Extinguish not the spirit. Despise not prophecies. But prove all things; hold
660 fast that which is good." (1 Thes 5:19-21) "In cases which concern private revelations, it is better to
661 believe than not to believe, for, if you believe, and it is proven true, you will be happy that you have
662 believed, because our Holy Mother asked it. If you believe, and it should be proven false, you will
663 receive all blessings as if it had been true, because you believed it to be true." (Pope Urban VIII, 1623-
664 44).

665 "Come Holy Spirit, come by means of the powerful intercession of the Immaculate Heart of Mary, your
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667 well-beloved spouse. Please give us wisdom, discernment, understanding, guidance and protection.
668 Jesus cover us with your Holy Blood and protect us from all evil. We pray this in your most Holy
669 Name. Amen." (A prayer for discernment and protection to be said before reading private
670 prophecy.).Proclamations, February 3, 1983 Proclamation 5018 -- Year of the Bible, February 3,
671 1983. By the President of the United States. of America. A Proclamation

672 14. Breach =Treaties : Treaties are with Foreign Government Agency AKA Elected and Public Servant
673 including Religious organizations = Native American Tribes, et al A treaty is an agreement under
674 international law entered into by actors in international law, namely sovereign states and international
675 organizations. A treaty may be a Breach of contract is a legal cause of action in which a binding
676 agreement or bargained-for exchange is not honored by one or more of the parties to the contract by In
677 a perfect business world, agreements would be entered into, both sides would benefit and be pleased
678 with the outcome, and no disputes would arise. failing to perform any term of a contract, written or
679 oral, without a legitimate legal excuse. This may include not completing a job, What may Constitutes a
680 Breach of Contract? A contract case usually comes before a judge because one or both parties claim
681 that the contract was breached. 2062. Foreign Agents Registration Act Enforcement; 2063. ... 2068.
682 Registration Of Persons With Knowledge Of Espionage -- 50 U.S.C. 851 To 857; 2069

683 15. Tax = Fraud(s) = extortion, grand theft including but not limited to Public funding by Extreme
684 Unlawful Forced Taxation(s), mail fraud, personage, piracy of Public Owned Funds; Taxing is on
685 Elected and 'Public servants, Church organization(s) On the United States Soil for their use of are
686 Recourse and Resource's The United States Supreme Court has stated that "No State legislator or
687 executive or judicial officer can war against the Constitution without violating his Undertaking to
688 support TITLE 18 > PART I > CHAPTER 93 > § 1918 Disloyalty and asserting the right to strike
689 against the Government Whoever violates the provision of section 7311 of title 5 that an individual may
690 not accept or hold a position in the Government of the United States or the government of the District
691 of Columbia if he— (1) advocates the overthrow of our constitutional form of government; Judge Rules
692 that all Lawful Americans The case, Dobb v. Alliance One Receivables Management in the
693 Western District of Washington, was brought by a consumer who bounced a check related to purchasing
694 license plates and tags for an automobile. Debt is Covered by FDCPA, Forcing State Collection Agency
695 to Defend this includes bills by the house from the act of 1933, house resolution 192 says Lawful
696 Americans can not go into Debt from the bankruptcy act of 1933 WE The People paid for the District
697 Courts of America that have been hijacked by Progressives operating as foreign courts (British
698 Admiralty SEA LAW).District Courts were set up as Courts of Record and have no jurisdiction on this
699 land forty eight now fifty states of the Greatsprint God ."
700 4/29/2015 Throwbridge, Jr. v. UNITED STATES Case # 14-1305 UNITED STATES SUPREME
701 COURT. Congress caught in District Court fraud and IRS case. Attorney Licensing Is a Fraud There is
702 no such thing as an Attorney License to practice law. The UNITED STATES SUPREME COURT held
703 a long time ago that The practice of Law CANNOT be licensed by any state/State. This was so stated in
704 a case named Schwab v. Board of Examiners, 353 U.S. 232 (1957)
705 Affidavit in Admiralty (Page 9) 355 15)"Direct taxes bear immediately upon persons, upon possessions
706 and enjoyments of rights. Indirect taxes are levied upon the happening of an event..." Knowlton v.
707 Moore. 178 U.S. 41. See also, Tyler v. United States, 281 U.S. 497, at 502 (1930).

708 "A tax laid upon the happening of an event as distinguished from its tangible fruits, is an indirect tax..."
709 Tyler v. U.S. 497 at pg 502 (1930).

710 "A tax levied upon property because of its ownership is a direct tax, whereas one levied upon property

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712 because of its use is an excise, duty or impost." Manufactures' Trust Co. vs. U.S., 32 F. Supp. 289.

713 "Thus, in the matter of taxation, the Constitution recognizes the two great classes of direct and indirect
714 taxes, and lays down two rules by which their imposition must be governed, namely: the rule of
715 apportionment as to direct taxes and the rule of uniformity as to duties, imposts and excises."
716 ...determining that, the classification of Direct adopted for the purpose of rendering it impossible for the
717 government to burden, by taxation, accumulation of property, real or personal, except subject to the
718 regulation of apportionment..." Pollock v. Farmers' Loan & Trust Co. 158, U.S. 601, at 637 (1895).

719 "The name of the tax is unimportant that it is the substance and not the form which controls;" that the
720 limitations of the constitution cannot be 'frittered away' by calling a tax indirect when it is in fact
721 direct." Pollock v. Farmers' Loan and Trust Co., 157 U.S. 429, 580?1, 583 (1895).

722 "Keeping in mind the well settled rule, that the citizen is exempt from taxation, unless the same is
723 imposed by clear and unequivocal language, and that where the construction of a tax is doubtful, the
724 doubt is to be resolved in favor of those upon whom the tax is sought to be laid." Spreckles Sugar
725 Refining Co. vs. McLain: 192 US 397.

726 "That decision affirms the great principle that what cannot be done directly (direct taxation) because of
727 constitutional restriction cannot be accomplished indirectly by legislation which accomplishes the same
728 result." Fairbanks v. U.S. 181 U.S. 283, 294 (1901).Income Tax Declared Unconstitutional | Suite101
729 suite101.com/...tax-declared-unconstitutional-a208974 Cached The U.S. Supreme Court, in 1895, ruled
730 unconstitutional a federal law containing income taxes, with arguments concerning class warfare and
731 the definition of a direct tax.USC : Title 26 - INTERNAL REVENUE CODE | U.S. Code | LII ...
732 www.law.cornell.edu/uscode/text/26

733 All Citizens have the right to a home and personal property, and this property cannot be taxed unless in
734 accordance with the two forms of Constitutional taxation mentioned above."Personal liberty, or the
735 Right to enjoyment of life and liberty, is one of the fundamental or natural Rights, which has been
736 protected by its inclusion as a guarantee in the various constitutions, which is not derived from, or
737 dependent on, the U.S. Constitution, which may not be submitted to a vote and may not depend on the
738 outcome of an election. It is one of the most sacred and valuable Rights, as sacred as the Right to
739 private property...and is regarded as UNALIENABLE." 16 C.J.S., Constitutional Law, Sect.202, p.987.

740 The Supreme Court ruled that Municipalities cannot exert any acts of ownership and control over
741 property that is not OWNED by them, see Palazzolo v. Rhode Island 533 US 606, 150 L.Ed. 2d 592,
742 121 S.Ct. ____ (2001) (no expiration date on the taking clause for City's illegal enforcement of its Codes
743 on the man's private property and restricting the man's business), affirming both Lucas v South Carolina
744 Coastal Council, 505 US 1003, 120 L.Ed. 2D 798 (1992).

745 The lead case that said treaty law cannot be interfered with by a state legislature in Ware v. Hylton,
746 [(1976) 3 Dall. (3 U.S. 199)]. In this the Supreme Court held that a treaty is the supreme law of the land
747 (Article VI, Section 2: "and the judges in every state shall be bound thereby, anything in the
748 constitution or the laws of any State to the contrary notwithstanding"!)...that any act of the legislature
749 cannot stand in its way because a treaty is the declared will of the people ,of all the United States and
750 shall be superior to the constitution and laws of any individual state." In other words federal land
751 patents put into evidence by a land owner cannot be challenged by a state court because it flows from a
752 United States treaty, and therefore, no court has jurisdiction over title or ownership to land that traces
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754 its source to the paramount or common source of title from the United States government, banks and
 755 private corporations notwithstanding, because federal land patents were never given to corporations,
 756 only to private citizens hence the term "private land claim" or "PLC" (as we call it) used by the Bureau
 757 of Land Management as the date of the original patent."Expatriating a U.S. citizen SUBJECT to the
 758 Citizenship Clause of the Fourteenth Amendment on the ground that, after reaching the age of 18, the
 759 person has obtained foreign citizenship or declared allegiance to a foreign state generally will not be
 760 possible absent substantial evidence, apart from the act itself, that the individual specifically intended to
 761 relinquish U.S. citizenship. An express statement of renunciation of U.S. citizenship would suffice."
 762 Proof is demanded that all allodial land(s) of the Great Turtle Island were not stolen and a genocide did
 763 occur.

764 The lead case for the Louisiana Purchase States is American Insurance Company v. Canter [(1828) 1
 765 Pet (26 U.S.) 511] in which Justice Marshall held the power to make treaties is an absolute power of the
 766 United States government and from that power arises the right to govern it, i.e., treaty law is superior to
 767 any state laws* and is the supreme law of the land ("zoning law" included*).

768 Property exempt from taxation: IC 6-1.1-2-7 Exempt property Sec.7.

769 (a) As used in this section, "non business personal property "means personal property that is not:

770 (1) held for sale in the ordinary course of a trade or business;

771 (2) held, used, or consumed in connection with the production of income; or

772 (3) held as an investment

773 Black's law dictionary 5th Edition pg 741

774 Investment-property. Generally, any property purchased for the primary purpose of profit. The profit
 775 may be from income or from resale.

776 So if you live in it and are not looking to resale it for profit it isn't taxable

777 "The legal right of an individual to decrease or ALTOGETHER AVOID his/her taxes by means which
 778 the law permits cannot be doubted" --Gregory v. Helvering, 293 U.S. 465.

779 16. Alleged Human Slavery = use of injured parties for Sex, Labor, Body Parts to include taking
 780 woman's eggs, Forced Abortions using RU40 pill France 1980's, Forced Pornography, Forced Sado
 781 Masochism, Forced Marriage to handler/rapist/slaver, Compromise of others or self, and or for
 782 Criminal Use (Framed for Crimes) are Hate Crimes/Slavery. The 7 above areas constitute the types of
 783 abuses which from injured party infant/child/to adult injured parties have been subjected to the long
 784 and deliberate criminal use and abuse system known as human trafficking. Trafficking is a minimizing
 785 term being used to down play the criminal brutality and systematic tortures injured parties(s) and the
 786 systematic torture these injured parties endure against ones will, knowledge and as a result of the
 787 ongoing network of traumas. These injured parties are shattered which make up America's fully
 788 developed network slavery enterprise. Once shattered these injured parties do not have the capability to
 789 fully consent because they have been denied the right to be returned to their "whole self", From cradle
 790 to grave these systems have long persisted [see documentary "Girl 27", see "Deep Throat" with Linda
 791 Gorman aka Lovelace, see "Inside of Deep Throat" the distributors of this film The Columbo Mafia
 792 Family also Roman Catholic's, "The Real Linda Lovelace", "The Files", all revealing documentaries].
 793 There are at least 6 components used to break these Targeted Individuals; aka, injured parties, sexual,
 794 physical, psychological, educational, chemical and technological abuses each are deliberately used to
 795 abuse to traumatize, keep traumatized the victim, ever so slightly continue to traumatize, to shatter the
 796 victim assuring silence and compliance, and to terrorize or kill the victims to protect the process.
 797 All 6 can be used overlapping to gain the desired but criminally abusive outcome towards an unwilling
 798 and an unwitting injured parties. These Selected injured parties Against their full consent and
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800 eventually their whole knowledge, will and or knowledge are used for Genocidal Acts toward
801 themselves or Others, these acts are abuses and deliberate programming contrary to the injured parties
802 own consciousness or moral compass and constitute Soul Murder of these individuals. As Targeted
803 Individuals are Considered Expendable most often THEY never having lived fully as they were born
804 and delivered as whole parties. These Targeted Individuals are Deliberately Shattered Rendering Them
805 Not Whole, often selected from birth, these targeted individuals are Manipulated, Coerced, and Forced
806 by way of the severe ongoing ever increasing traumas as noted above with portions of their education
807 deliberately collapsed or exaggerated to entrap, compartmentalize and deny these individuals their own
808 whole and fully consensual lives. These abuses employed and deployed by the alleged criminals are
809 used to negate victims awareness of what is, has and will happen to them throughout their lives. If these
810 victims attempt to escape these criminal networks, fight against, report the abuses, what is known as
811 "the bag of dirty tricks" are used to Usurp their lives, re-traumatizing them and to sabotage their
812 struggle to free themselves from these criminal networks and by the criminals throughout society and at
813 every level and in every career field, denying not only their right to their life but denial of their own
814 dreams and goals. Throughout these injured parties lives, denied any protection from criminal abuse
815 and by way of severe and ongoing traumas at the hands of both witting and unwitting criminal
816 organization members. Criminal Organized Members who are sheltered intentionally in every career
817 field are so kept to rebuff any attempt of these targeted individuals to get help, to deny them safety and
818 shelter to recover, refute, ignore and by omission refuse to take action against the local, county/parish,
819 State, National and international criminal networks. In fact members of these criminal networks include
820 local, county, State, federal and International law enforcement members. Likewise; the FBI's Cleveland
821 and Akron, Ohio task force on human trafficking has twice refused by omission to document or to
822 investigate my case of the murders, networks involved in my human slavery. This includes but is not
823 limited to documenting accurately death threats, vandalism, evidence, and or abuse of these injured
824 parties/survivors. These organized criminal trauma networks members will use these
825 targeted individuals who are naive, who are good and decent people and shattered without their full
826 conscious or willing consent throughout their lives to commit criminal acts or to be used in criminal
827 acts. These criminals are relentless and take no responsibility from the repeated physical, psychological
828 or sexual, educational, chemical or technological, this often includes hypnosis, mind altering
829 substances and the use of neuro linguistic programming (NLP), terrorizing, et al. Abuses done to the
830 smallest of infants into ones childhood, and throughout their adulthood to include the accumulative
831 effect over the life time of toward these targeted injured parties who they have drugged, raped, gang
832 raped, bullied, intimidated, coerced to enslaved and tortured, et al, is ongoing and never ending unless
833 one becomes silenced or joins with the criminals, only to be used to go after yet more injured parties.
834 After days, months or years of deliberate, systematic and cruel and unusual abuses, aka torture, of these
835 targeted individuals who have been trauma bonded to their criminal overseers who are known as
836 finders, conditioners, groomers, programmers, pimps, rapists, slavers/masters, and re-traumatizers and
837 who use globally Neuro Linguistic Programming (NLP) to control their shattered injured parties. NLP is
838 the use of "keys, codes, triggers, tones and hand signals" to garner a predictable reaction via human
839 behavioural from these intentionally shattered injured parties. Meanwhile, the criminals and their
840 supporters have created abuse denier organizations such as The False Memory Syndrome Foundation
841 can compromised professionals who are used to once again deliberately criminally shattering and
842 terrorizing these injured parties who are mislabelled as mentally ill (indicating a permanent state and
843 one of their own imagination/making) rather than noting these injured parties are criminally and
844 emotionally damaged (a status of criminal abuse/torture such as seen with POWs, and a status which
845 can be a non permanent state noting with real safety can come healing.) Healing is therefore DENIED
846 these injured parties, instead they are purposefully bullied, sexually, physically, psychologically,
847 chemically, technologically, spiritually, religiously, educationally abused by clergy, doctors, attorneys,

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849 mental health professionals et al. Intentional denial of this competent help noted in an Army article was
850 done to deliberately exacerbate the trauma and the unlikelihood of the injured parties to recover. The
851 article did not discuss, the real use of criminal networks in all areas of the injured parties life to
852 sabotage them deliberately driving them to their death, or to the harm of others or to joining the
853 criminal networks. What is known are these injured parties nationally and globally have reported
854 repeatedly being; retaliated against and reprised against for A.) trying to recover from systematic
855 criminal abuses they endured, B.) for attempting to report the crimes against them at the local, county,
856 state, federal and international levels C.) for reporting specifically who abused them at each level, D.)
857 for attempting to report to the oversight agencies and non profit agencies put in place to oversee the
858 abusing agencies. By denying those injured parties trapped within these criminal networks the right to
859 testify for criminal accountability, and in using "deliberately jaded and stigmatizing mental illness
860 constructed language" these otherwise targeted injured parties are being intentionally discredited and
861 their testimony disregarded as inaccurate) by the over sight agencies and institutions empowered to
862 protect injured parties. THESE conflict of interest systems, which have become corrupt, My Affidavit
863 in Admiralty and involved overtly and covertly in covering up these crimes, and are in part finding new
864 injured parties are one in the same. The denial of healing of these injured parties constitutes tampering
865 with evidence, false imprisonment, torture, human slavery et al. Targeted injured parties are subjected
866 to ongoing shattering via traumas through use of both overt and covert acts through torture, drugging's
867 and rapes, and by NLP which is the equivalent of deliberate re-traumatizing as it breaks down these
868 injured parties long term and short term memory. Once in vulnerable states, these victims are prey to
869 members of these criminal systems who steal, scam, undermine, sabotage, attack and publicly and
870 privately destroy these injured parties driving countless into homelessness (e.g.) 600,000 US military
871 veterans are homeless, most are women veterans with children, of them, 70% are injured parties of
872 sexual abuse and rape(s) to varying degrees, most never being fully documented due to the overt and
873 covert cover ups within the US military, with the help of the Inspector Generals, Department of Justice,
874 et el, To the US military (which has 8 laws of immunity to which it's own members and federal
875 employees and international and national VIPs can and have tortured, drugged and used for sexual
876 slavery unwitting and unwilling injured parties within the military, children, non military
877 spouses). The abuses these targeted individuals have endured without their full consent/without their
878 fully conscious and full mindful consent due to these intentional mind scatterings (Includes but is not
879 limited to Mind Altering Substances, Torture aka Enhanced Interrogation Technique aka U.S. Military's
880 term of Good Order, Morale and Discipline; Hypnosis, it also includes but is not limited to ongoing
881 sexual abuse/torture, physical abuse/torture, psychological/torture, chemical/torture,
882 educational/torture, technological/torture et al.) Through decades of both overt and covert re-
883 brutalization to provoke shattered reactions and shattered responses from these highly brutalized and
884 tortured injured parties are also used to initiate some other policies, programs or political
885 actions. All the while the systems that destroyed these injured parties, who are also the systems that by
886 corporate laws, et al were supposed to stop, investigate, protect and prosecute the crimes these
887 individuals have reported. These crimes as reported to medical, mental health, law enforcement and
888 various authorities positions are often intentionally falsified, distorted, changed and altered to cover up
889 the crimes and criminals activities as witnessed by these victims/survivor/witnesses/family/friends and
890 by the criminal networks. Members of the criminal networks who they are put in vital positions are in
891 place to stop complaints, credible and unbiased investigations, unbiased prosecutions or full
892 accountability, additionally through the highly compromised digital/streaming internet computing
893 systems documentation on any system can easily be altered, changed and falsified totally contradictory
894 to the witnessing and survivors accounts. Other injured parties are kept shattered, drugged and abused
895 and most are isolated from each other to assure groups of witnesses and survivors never can unify,
896 educate the public and expose these crimes, let alone hold accountable the networks and criminals. The

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898 Intent is to Use these unwitting and unwilling Targeted Individuals to be used in Criminal Activities so
899 as to give those networks both loosely tied together or closely tied together such as Corporations or
900 Organized Criminal Trauma Network members Plausible Deniability in the Commission of Criminal
901 Activities, R.I.C.O. in Commission of Crimes Worldwide. These injured parties are subjected for
902 decades to the re-abuse through both civilians and military medical, mental health, attorneys etc
903 professionals who are both part of the overt and covert systems involved in keeping these injured
904 parties shattered and driving them further into the fear of being murdered, disappearing or being re-
905 abused into these systems, or as family and friends are eliminated to silence these injured parties. This
906 is what and who America really is, a nation who has been compromised through torture it's injured
907 parties, infants, children and adults, as the networks of criminals make billions off of the criminal
908 abuses of others. There is no legal system in place which is not compromised or one which represents
909 these injured parties at any level. The only solution is to put in place an Independent Investigative
910 Agency (IIA) funded by these corporations, but fully manned by whistle blowers, whose entire mission
911 and job is to represent, protect and defend the injured parties of the criminal systems throughout this
912 nation. The IIA was proposed to the US military in 2003, a collaborative effort of hundreds of injured
913 parties of the military criminal abuse enterprise which was denied in any part, resulting in hundreds of
914 thousands of more injured parties. All as local, county, State and federal leaderships did nothing to
915 safeguard their vulnerable adults or children only see these systems to blow up into a nationwide
916 criminal enterprise of human slavery. Additionally, these injured parties have had retaliation to include
917 the taking of their cars, homes, property, criminal use of credit cards and debit cards as a means of
918 retribution, and the criminal stealing of both testimonial facts and to drive injured parties into poverty
919 in total violation of due process and failure to honor their service and Office of Oath thereof.

920 17) Falsification of Official Matters = Domestic Terrorism/Home-grown Terrorism: DEPARTMENT
921 OF DEFENSE = JAG CORP and AIR FORCE JAG Corp notified to to begin criminal investigations
922 relating to this Public Notice by the Court thereof. The Treaty of 1213 does not apply to these union
923 States nor to the 1778, ratified 1778, Constitution for the United States of America thereof. These are
924 crimes against Humanity and to the Bloodline of all, in law, American 524 men, women and the
925 children thereof. Public Notice to Law Enforcement, Sheriffs, 526 Elected Officials and Bar
926 Association Members April 5, 2015 Take Notice: The Roman Curia created the concept of legal
927 fictions-trusts, foundations, and other corporations for good reasons- however, legal fictions can be
928 misused. By Maxim of Law, those who create are responsible for their creations. It follows that the
929 Roman Curia is responsible for the proper functioning of all corporations worldwide. As of September
930 1, 2013, Pope Francis declared all corporations and corporate officers fully liable for their errors and
931 535 omissions. This means you. Also by Maxim of Law, there is no statute of limitation on fraud.
932 Privately owned governmental services corporations have been fraudulently passing themselves off as
933 the "government of the United States" since 1862. The longevity of this fraud in no way imbues it with
934 authority. As an employee of these corporations you have no public office and no public bond and no
935 foreign state immunity.

936 Federal Law Enforcement Personnel--- except U.S. Marshals: Your status is that of a Mall Cop acting
937 outside the Mall. You have no authority on the land jurisdiction of the Continental United States. You
938 are acting under color of law when addressing Citizens of the Continental United States "as if" they
939 were Citizens of the Federal United States. If you threaten any living inhabitant of the Continental
940 United States with a gun, taser, or other weapon, you can be hung as an inland pirate. If you remove
941 any livestock you can be hung as a cattle rustler. If you cause any harm, you can be sued without limit.
942 If you wear any uniform or display any badge or use any name or office designed to 550 deceive or
943 project authority you do not have, you can be arrested for impersonating an officer. You are acting in a
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945 purely private capacity and have only equal Civil Rights that may be withdrawn at any time. You are
946 also acting under Martial Law and may face extreme punishment for infractions against the civilian
947 populace. Acts of plunder, mortal violence, and mischaracterization of civilians are all death penalty
948 offenses. U.S. Marshals are allowed full egress within the Continental United States so
949 long as they are sworn and acting as officers sworn to uphold the actual Constitution, are not 559 acting
950 deceptively, nor acting outside their international jurisdiction while in pursuit of 560 their duty
951 protecting the U.S. Mail.

952 Lawyers, Judges, Court Clerks--- When you address birthright Citizens of the Continental United
953 States in the foreign jurisdiction of the Federal United States or that of a Federal State, and deliberately
954 confuse living people with corporate franchises merely named after them, you commit personage. This
955 results in press-ganging land assets into the international jurisdiction of the sea, a crime outlawed
956 worldwide for 200 566 years. It is a recognized act of inland piracy and it carries the death penalty.

957 Mischaracterizing the identity or citizenship status of a birthright Citizen of the Continental United
958 States is also a crime under the Geneva Protocols of 1949, Volume II, Article 3. It also carries the Death
959 Penalty.

960 Finally, no member of the Bar Association may sit upon the bench of any public court nor occupy any
961 public office of the Continental United States including Congress. The involvement of any Bar Member
962 automatically voids all proceedings pretending subject matter jurisdiction related to the actual land or
963 its assets---including the people of the Continental United States. The Titles of Nobility Amendment
964 adopted and ratified prior to the American Civil War has not been repealed.

965 The Federal United States and the Municipality of Washington, DC all operate under the auspices of
966 the United Nations and are Signatories of the Universal Right of Self Declaration. Anyone claiming to
967 be a Citizen of the Continental United States having a valid Birth Certificate must be treated as such.
968 Any debts or charges whatsoever related to vessels in commerce operated under his or her name by the
969 Federal United States, any Federal State, the Washington DC Municipality or the UNITED NATIONS
970 must be discharged according to Maxim of law already cited: you are responsible for what you create.

971 The Federal United States and its Federal States have created numerous vessels in commerce merely
972 named after living Citizens of the Continental United States and styled in the form: John Quincy
973 Adams. The Washington DC Municipality has similarly indulged in this practice and created franchises
974 for itself named after living Citizens of the Continental United States styled in the form: JOHN
975 QUINCY ADAMS. Most recently the UNITED NATIONS has created public utilities and is operating
976 them under names styled as: JOHN Q. ADAMS.

977 The organizations that have created these franchises are completely, 100% liable for their debts and
978 obligations without exception and without recourse to claim upon the living people these franchises are
979 named after.

980 You may not presume that the living people have consensually agreed to be subjected to statutory law.
981 You may not presume that they consensually agreed to be obligated for the debts of any legal fiction
982 personas which have been created and named after them by Third Parties secretly operating in a
983 private capacity and merely claiming to represent the victims of this fraud.

984 This is your Due Notice that the living people inhabiting the Continental United States are presenting

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986 themselves and may not be addressed as if they belong to, are responsible for, or indebted in behalf of
987 any legal fiction persona operated under their given names by any international corporation. Any
988 continuance of any such claims and repugnant practices will be deemed immediate and complete
989 the American Bar Association as a criminal syndicate and to deport its members from our shores.
990 International action is underway to secure the assets and credit owed to the victims.

991 Please read, research, and do your own due diligence. You are fully responsible for obeying the Public
992 law of the Continental United States including Revised Statute 2561 and The Constitution. Please
993 respect the established jurisdictions of air, land, and sea--- and be aware that you may be arrested and
994 fined or worse for failure to do so.

995 Issued this fifth day of April 2015, Judge Anna Maria Riezinger, Alaska State Superior Court.
996 Here are the Orders by Pope Francis that All "public officials" that are under the jurisdiction of the
997 Vatican City State do no longer have Immunity for the crimes they commit, Primarily Judges in
998 America which includes the BAR Association.

999 620 APOSTOLIC LETTER ISSUED MOTU PROPRIO 621 <http://www.vatican.va/content/francesco/en/motu proprio/documents/pap>

1001 A "public official" has no rights in relation to their employer, the state or federal government:

1002 "The restrictions that the Constitution places upon the government in its capacity as lawmaker, i.e., as
1003 the regulator of private conduct, are not the same as the restrictions that it places upon the government
1004 in its capacity as employer. We have recognized this in many contexts, with respect to many different
1005 constitutional guarantees. Private citizens perhaps cannot be prevented from wearing long hair, but
1006 policemen can. *Kelley v. Johnson*, 425 U.S. 238, 247 (1976). Private citizens cannot have their property
1007 searched without probable cause, but in many circumstances government employees can. *O'Connor v.*
1008 *Ortega*, 480 U.S. 709, 723 (1987) (plurality opinion); *id.*, at 732 (SCALIA, J., concurring in judgment).
1009 Private citizens cannot be punished for refusing to provide the government information that may
1010 incriminate them, but government employees can be dismissed when the incriminating information that
1011 they refuse to provide relates to the performance of their job. *Gardner v. Broderick*, [497 U.S. 62, 95]
1012 392 U.S. 273, 277 -278 (1968). With regard to freedom of speech in particular: Private citizens cannot
1013 be punished for speech of merely private concern, but government employees can be fired for that
1014 reason. *Connick v. Myers*, 461 U.S. 138, 147 (1983). Private citizens cannot be punished for partisan
1015 political activity, but federal and state employees can be dismissed and otherwise punished for that
1016 reason. *Public Workers v. Mitchell*, 330 U.S. 75, 101 (1947); *Civil Service Comm'n v. Letter Carriers*,
1017 413 U.S. 548, 556 (1973); *Broadrick v. Oklahoma*, 413 U.S. 601, 616 -617 (1973)." [Rutan v.
1018 Republican Party of Illinois, 497 U.S. 62 (1990)]

1019 Summary Judgment Standard: The AMERICAN BAR ASSOCIATION are basically the same
1020 organization under the Northern Trust Corporation; Conflict of Interest in Court. Dun & Brad Street
1021 also owned by the BAR Association. Central Trust Company, NY owns the Northern Trust Corp.
1022 I want my money now and a Summary judgment F.R.Civ. P. P. 56 [Key 178-190.C.J.S. Copy writes and
1023 International Property § 81; Judgments §§ 243-274; Liable and Slander; Injurious Falsehood § 184]
1024 Summary judgment is appropriate if no genuine issue of material facts exists and the moving party is
1025 entitled to judgment as a matter of law. Fed. R.Civ. P. 56(c). Issues of a material facts are genuine only
1026 if they require resolution by a trier of fact. *Anderson v. Liberty Lobby, Inc.*, 477 U.S. 242, 248, 106
1027 money that was stolen from me as Edward is disabled was kidnap and held for ransom cruel and
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1029 inhuman treatment by Lincoln county servant's forced me to sleep on concrete bed and floor that
1030 damage to my spinal cord and heart attacks

1031 Second Ct. 2505, 2510, 91 L.Ed. 2D 202 (1986). In other words, the Court must accept the evidence of
1032 the nonmoving party and draw all justifiable inferences in favor of that party. Matsushita Elec. Indus.
1033 Co. v. Zenith Radio 475 U.S. 585-87, 106, S.Ct. 1348, 1355-56, 89 L.ed. 2D 538 (1986). Determining
1034 credibility, weighing evidence, and drawing reasonable inferences are left to the trier of facts.
1035 Anderson, 477 U.S. § 255, 106 S.Ct. At 2513.

1036 The Party moving for summary judgment bears the initial burden of "informing the District Court of
1037 the basis for its motion, and identifying those portions of [the record] which it believes demonstrate the
1038 absence of a genuine issue of material fact. "Celotex Corp. v. Catrett, 477 U.S. 317, 323, 106 S.Ct. §
1039 2548, 1553, 91 L. Ed 265 (1986); see also Fed. R. Civ.P. 56(c). The burden then shifts to the
1040 nonmoving party to establish the existence of a genuine issue for trial. Matsushita, 475 U.S. At 585-87,
1041 106, S. Ct. at 1355-56; Wise v. E. I. DuPont De Nemours & Co. 58 F. 3d. 193, 195 (5th Cir. 1995). To
1042 meet this burden, the nonmovant "must do more than simply show that there is some metaphysical
1043 doubt as to the material facts" by "com[ing] forward with 'specific facts showing that there is a genuine
1044 issue for trial. "Matsushita 475 U.S. At 586-87, 106 S. Ct. at 1356-56 (quoting Fed. R. Civ. P. 56(e)).
1045 Summary judgment should be granted only if the evidence indicates that a reasonable fact-finder could
1046 not find in favor of the nonmoving party. Anderson, 477 U.S. At 248, 106 S. Ct. at 2510; see also
1047 Matsushita, 475, 106 S.Ct. At 1356.

1048 Due to the frauds committed by the Clerk of the Court and Judge in these matters, identity theft and
1049 counterfeiting court documents, and the fact no pro se will ever win in a court of law, Prison Reform
1050 Act 1995, Treason against the Constitution for the United States of America, inability to read and
1051 understand the IRS CODE, inability to read and understand an Affidavit in Admiralty – un-rebutted,
1052 inability to read and understand the rulings of this one Supreme Court, as presented herein, TRUE
1053 BILL AND INVOICE, this court must now make this summary judgment in and for the Affiant,
1054 Edward- Malone ; family of Boyd. The IRS could have settled this matter at first billing/affidavit –
1055 refused.

1056 Once an attorney has been appointed the pro se, Plaintiff or Defendant, is considered incompetent by
1057 the court so how do you charge an incompetent man/woman with crimes they do not understand
1058 according to this court? Why is not the Attorney going to jail? Forced to sign paperwork which does not
1059 disclose as a contract? How much fraud can a man/woman stand by these con artists?"Punks".

1060 Why are courts Judges in these union States foreign entities? Practising law without a license? Conflict
1061 of interest? Fraud by Trickery, intentional fraud, collusion, RICO? Any Lawyer or Attorney who
1062 represents his client in a Court/Bank is disbarred. Conflict of Interest, Intentional Fraud. This is why no
1063 live entity can enter a Court/Bank because the Court/Bank cannot allow their Bond, Commodities and
1064 C.U.S.I.P. fraud scheme to come to an end and by GOD any pro se should ever argue with a
1065 Judge/administrator as the Judge/Administrator can't hold his BAR card hostage during a trial or
1066 Court/Bank proceedings whereas Private Attorney General, pro se, does not have one, BAR CARD,
1067 thus the court is extreme prejudice against all pro se and Private Attorney Generals. Whereas man is an
1068 animal we must now come to/ before Kangaroo Courts ran by Jackasses? Animal Rights violations?

1069 Why are there no rulings of the one supreme Court found in the INTERNAL REVENUE CODE;
1070 Especially Code Section 26? Considering there are over 60 such rulings why are they not listed? These

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1072 key cases were presented to the INTERNAL REVENUE SERVICE. Congress and the DEPARTMENT
1073 OF JUSTICE yet ignored – why? All these entities have refused to prove the lawful establishment of
1074 the INTERNAL REVENUE SERVICE, nor the organic act of Congress, in which it has been lawfully
1075 created. None have shown a law and codification as to any law that requires any man or woman to pay
1076 an income tax; U.S. v. Kluglin Case No. 03-CR-20111 U.S.D.C. Memphis; (2005) U. S.v. Long (1993),
1077 Cheek v. UNITED STATES 498 U.S. 192 (1991); U.S. v. Wall 2:04 cv 05352 DDP-MAN and
1078 2:03 cv 08406-DDP-MAN U.S.D.C. CAL (2005).

1079 The IRS have never been authorized to collect taxes or enforce any law – they are a private Corporation
1080 registered in the State of Delaware Division of Corporations, home based out of Puerto Rico, at best a
1081 collections agency, they are not a U.S. Government entity. Show me a bidding procedure whereby they
1082 became a sub-contractor to anything but a de facto government that did not violate State Law relating
1083 to bidding procedures. The IRS as are the pseudo Corporate Courts/Bank – monopolies ? This court has
1084 said it themselves:

1085 At footnote 23 in the case of Chrysler Corp. v. Brown, 441 U.S. 281 (1979), the U.S. Supreme Court
1086 admitted that no organic Act for the INTERNAL REVENUE SERVICE could be found, after they
1087 searched for such an Act all the way back to the Civil War, which ended in the year 1865 A.D.

1088 16th American Jurist Prudence, Second Ed., Section 177

1089 (16Am Jur 2d., Const. Law Sec. 256)

1090 The State did not give the Citizen his rights and thus cannot take them away as it chooses. The State
1091 did not establish the settled maxims and procedures by which a citizen must be dealt with, and thus
1092 cannot abrogate or circumvent them. It thus is well settled that legislative enactments do not constitute
1093 the law of the land, but must conform to it.

1094 From the 16th American Jurisprudence, Second Edition, Section 177:

1095 “The general misconception is that any statute passed by legislators bearing the appearance of law
1096 constitutes the law of the land. The U.S. Constitution is the supreme law of the land, and any statute, to
1097 be valid, must be in agreement. It is impossible for both the Constitution and a law violating it to be
1098 valid; one must prevail. This is succinctly stated as follows:

1099 The general rule is that an unconstitutional statute, though having the form and name of law, is in
1100 reality no law, but is wholly void, and ineffective for any purpose; since unconstitutionality dates from
1101 the time of its enactment, and not merely from the date of the decision so branding it. As
1102 unconstitutional law, in legal contemplation, is as inoperative as if it had never been passed. Such a
1103 statute leaves the question that it purports to settle just as it would be had the statute not been enacted.
1104 Since an unconstitutional law is void, the general principles follow that it imposes no duties, confers no
1105 right, creates no office, bestows no power or authority on anyone, affords no protection, and justifies no
1106 acts performed under it... A void act cannot be legally consistent with a valid one. An unconstitutional
1107 law cannot operate to supersede any existing valid law. Indeed, in so far as a statute runs counter to the
1108 fundamental law of the land, it is superseded thereby. No one is bound to obey an unconstitutional law
1109 and no courts are bound to enforce it.”

1110
1111 Any court, government or government officer who acts in violation of, in opposition or contradiction to
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1113 Any court, government or government officer who acts in violation of, in opposition or contradiction to
1114 the foregoing, by his, or her, own actions, commits treason and invokes the self-executing Sections 3
1115 and 4 of the 14th Amendment and vacates his, or her, office.

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1116 It is the duty of every lawful American Citizen to oppose all enemies of this Nation, foreign and
1117 DOMESTIC.

1118 Roosevelt and Congress committed treason against the Constitution in 1933, Violation of Oath of
1119 Office, by every legislative act written thereof as has every President since by aiding and abetting.

1120 Why are the Documents signed by the President following his swearing in not made public to the
1121 general public immediately? Is not the DISTRICT OF COLUMBIA, holding Territories, and NEW
1122 YORK CITY, NY all Democratic forms of government whereas the union states have a Republican
1123 form of government and Congress writes legislation for both but fail to inform the union States which
1124 legislation applies to whom? Honest Service Fraud, Fraud by Trickery, Misprision a confidence game?

1125 Hearings before a sub-committee, February 3, 1953, of the committee on Ways and Means House of
1126 Representatives, Internal Revenue Investigation: Statements under Oath by Dwight E. Avis (ATF) and
1127 Robert B. Ritter, assistant ATF, tax legal division, bureau of Internal Revenue Page 13 " let me point
1128 this out now: Your income tax is 100 percent voluntary tax and your liquor tax is 100 percent enforced
1129 tax. Now, the situation is as different as day and night...." No challenges !

1130 IRS Form 1040 has no legal basis; Lear v. USA (1-05) Federal District Court Grand Rapids MI.

1131 The Supreme Court of the United States has rule the definition of "income" for all tax legislation
1132 as: "the gain arrived from Capital, from labor or from both combined, provided it include profit gained
1133 from the sale of a capital asset." Key Case (1913) Stratton Indep. v. Howbert 231 U.S. 399;
1134 the result of Corporate activities. This Case not found in either U.S. Code nor Tax Laws of this Nation.

1135 Key Case Stanton v. Baltic Mining Co., 240 U.S. 103: "wages" are not income within the meaning of
1136 the income tax amendment to the Constitution, or any other provision of the Constitution.

1137 (1920) Eisner V. Mcomber 252 U.S. 189, 206: Congress cannot by any definition it may adopt
1138 conclude what income is, since it by legislation cannot alter the Constitution from which it derives it's
1139 power to legislate and within who's limitations alone that power can be lawfully exercised.

1140 Key Case Law Not Found in either the INTERNAL REVENUE CODE Code nor U.S. Code:

- 1141 1. Brushaber v. Union Pacific R.Co., 240 U. S. 1.11 (1916)
- 1142 2. Maxwell v. Dow, 176 U.S. 581, 20 S.Ct. 448 (1900)
- 1143 3. Texas v. White, 7 Wall. 700; U.S. v. Cathcart, 25 F. Case No. 14,756
- 1144 4. Stanton v. Baltic Minning Company 240 U.S. 103, 112 (1919)
- 1145 5. Bowers v Kerbaugh-Empire 271 U.S. 170, 174, 174 (1926); In re Charge to Grand Jury, 30 F.
- 1146 Case No. 18,273 (65 C.J. Section 2) -- not known to be overturned.
- 1147 6. Peck v Lowe 247 U.S. 165, 173 (1918)
- 1148 7. Doyle v Mitchell Bros. 247 U. S. 179, 183 (1918)
- 1149 8. Eisner v Macomber 252 U. S. 179, 183 (1918)
- 1150 9. Evans v Gore 253 U.S. 245 (1920)
- 1151 10. Flint v Stone Tracy Co. 220 U.S. 107, 144. 151-152, 165.55 S L.ed. 107419 Sup CCL Rep
- 1152 342. Ann Cas. 1912B 1312 (1911)
- 1153

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11. Merchants Loan And Trust Co. v. Smietanka, 255 U.S. 509, 519 (1921)
12. Helvering v Edison Brothers' Stone, 8th Cir. 133 F.2d 575 (1943)
13. Southern Pacific v Lowe 247 U.S. 330, 335 (1918): Art 1, Sec. 8, Cl. 17 And Art. IV, Sec. 3
CL 2: Art. 1 Sec. 8 Cl. 17: Art. IV Sec. 3 Cl. 15 USC 1681h: 28 U.S.C. 1333 or 1337; False
Claims Act, see 31 U.S.C. 3729(a)(7)
14. UNITED STATES v MERKSKY 361 U.S. 431, 438 (1960)
15. CALIFORNIA BANKERS ASSN. v SCHULZ 419 U.S. 21, 26 (1974)
16. FEDERAL CROP INSURANCE CORP v. Merrill, 332 U.S. 380, 384 (1947)
17. Utah Power & Light Co v. United States, 391
18. United States v. Stewart, 108 re Floyd Acceptance, 7: Wall 666; Article 1 Sec. 2: Art. 1 Sec. 9
19. Knowlton v Moore, 178 U.S. 41, 47 (1900); 19 CFR 351, 102
20. Butcher's Union Co. v Crescent City Co. 111 U.S. 746, 756 (1884)
21. TRUAX v CORRIGAN 257 U.S. 312, 348 (1921)
22. Sims v Abrens 167 Ark. 557, 271 S.W. 720, 773 (1925)
23. Myer v STATE OF NEBRASKA 262 U.S. 390, 399 (1923)
24. Slaughter-House Cases, 16 Wall 36
25. Butchers' Union Co. v Crescent City Co. 4 Sup Ct. 652
26. Vick Wo v Hopkins 6 Sup Ct. 1064
27. Minnesota v Barer 10 Sup Ct 862
28. Allegeyer v Louisiana 17 Sup Ct. 427
29. Lochner v New York 25 Sup Ct. 539, 3 Ann Cas 1133
30. Twining v New Jersey 29 Sup Ct. 14
31. Chicago B&O R.R. v. McGuire 31 Sup Ct. 259
32. Truax v Raich 36 Sup Ct. 7, L.R.A. 1916D, 545 Ann. Cas. 1917B 283.
33. Adams v Tanner 37 Sup Ct. 662 L.R.A. 1917F, 1163, Ann. Cas. 1917D 973
34. New York Life Ins. Co v Dodge 38 Sup Ct. 337, Ann Cas. 1918E, 593
35. Traux v Corrigan 42 Sup Ct. 124
36. Adkins v Children's Hospital 43 Sup Ct. 394, 67 L. Ed (April 9, 1923)
37. Wyeth v Cambridge Board Of Health 200 Mass 474, 86 N. E. 925, 128 Am St. Rep. 43923
L. R. A. (N.S.) 147
38. MURDOCK v COMMONWEALTH OF PENNSYLVANIA 319 U.S. 105, 113; 63 Sup Ct.
875; 87 L Ed 1298 (1943):
39. Tyler et al Administrators v. United States, 281 US 497, 502 (1930)
40. Pollock v Farmers' Loan And Trust Co. 157 U.S. 429, 442, 555, 556, 573, 582, 595 (1895)
41. STRATTON'S INDEPENDENCE, LTD. V HOWBERT 231 U.S. 399, 417 (1913)
42. Main v Grand Trunk R. Co. 35 L. ed 994, 3 Inters. Com. Rep. 807, 12 Sup Ct. Rep. . As
interpreted in Galveston, H&S A.R. Co. v. Texas, 52 S.L. ed. 1031, 1037, 28 Sup Ct. Rep. 638
43. U. S. v WHITRIDGE 231 U. S. 231 U. s. 144, 147 (1913)
44. Taft v BOWERS 278 U.S. 470, 481 (1929)
45. COPPAGE v STATE OF KANSAS 236 U.S. 1, 23-24 (1915)
46. U. S. v. Constantine 296 U.S. 287 (1935?) IRS Ruled Unconstitutional As Prohibition Had
Been Repealed. In 1965 The United States Supreme Court Traced The IRS Back To The Civil
War And Found No Legislative Act Of Congress Lawfully Establishing The IRS As A
Government Agency: Contractor: Sub-Contractor. Paul Andrews Mitchell (Federal Witness)
Web Site supremelaw.org then Click On 31 Questions. Today The General Accounting Office In
Affidavit Refuse To Produce The Lawful OMB Number For The IRS. None Of Their
Publications Carry A OMB Number: Meaning they Are Not A U. S. Government Agency:
Department: Contractor: Sub-Contractor. Today In Affidavit Congress Refuses To Produce The
Organic Act Of Congress making The IRS A Government Agency: Department: Contractor: Sub-
47. The IRS Cannot Tax From The Source (Fraud By Trickery) Only From The Source Of The
Kind In Question: Commissioner v Glenshaw Glass Co. 348 U.S. 426 (1945) Deals With
Corporate Profit Gained From Settlement In Anti-Trust Case Not Income.

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1207 1 No Law Requires Payment Of An Income Tax: Federal District Court Western Division Of
1208 Tennessee (Memphis) Case No. 03-CR-20111 U. S. v. Kluglin (6/22-23/2005)
1209 2. U. S. v. Linda Wall U. S. District Court. Central District Of California, Western Div. (Los
1210 Angeles) Case No. 2:04 cv 05325DDP-MAN and 2:03 cv 08406DDP-MAN Dismissed
1211 Prejudice: IRS Found Guilty Of Stepping Outside Their Authority: Mail Fraud: Counterfeiting
1212 Documents: No Enforcement Section within/Of the IRS Code etc.
1213 3. U. S. v Lawrence USDC Peoria IL 06 cr 10019 (2005) IRS violated Paper Work Reductions
1214 Act: 44 U.S.C.3500-3520: 3512 I.R.S. Failed To Inform Lawrence He Was NOT required To Fill
1215 Out The Forms.
1216 4. U.S. v Lindsey Springer: 08-278.09 cr 043: Without Revenue Districts There Is No
1217 Delegation Of Authority: Revenue Officers or Revenue Agents Are Not The Secretary Of The
1218 Treasury Nor The Commissioner Of The INTERNAL REVENUE SERVICE.
1219 We Will Make Adjustments As Required To Help Benefit The General Population. I Have
1220 Already Advised Congress [CONGRESS] The IRS Code Is Void For Reason Of Fraud. This
1221 May Also Effect Probate Laws.
1222 United States Constitution: Amendment XIV Civil Rights Section 2. ... excluding Indians not taxed;
1223 BAD MAN REMOVED.

1224 UNITED STATES SUPREME COURT DECISIONS: LOWER COURTS: NOT FOUND IN
1225 INTERNAL REVENUE CODE: TITLE 26: FRAUD IN THE INDUCEMENT: 18 USC 1341 Honest
1226 Service Fraud. Legal Maximum: "It Is A Fraud To Conceal A Fraud."This Document Is For Education
1227 Of The General Public Only As Private Attorney Generals Must When Filing A Case Must Benefit The
1228 General Population. Print And Keep It Handy. If You Are Not Fully Educated On The 1933 Bankruptcy
1229 Act: Administrative Procedures Act:Trading With The Enemy Act: Gold Standards Act: Bank Holiday
1230 And The Congressional Records Get Busy As These Will Prove Beyond Any Doubt Acts Of
1231 TREASON And Sedition Have Been Committed: Collusion:Civil RICO:Fraud:Intentional Fraud:RICO:
1232 Tax Fraud:Violation Of Oath, Bond: Fraudulent Conveyances:Theft:Grand Theft:
1233 Slavery :Identity Theft, et al. When cashing check, all checks, Endorse it: Redeem In Lawful Money
1234 Pursuant To Title 12 USC 411, 48 Stat 337.

1235 The IMF/INTERNAL REVENUE SERVICE is a DEPARTMENT OF TREASURY - UNITED
1236 NATIONS And Their Personnel Are Trained By The Personnel Department Of The UNITED
1237 NATIONS ORGANIZATION. The IRS Are A Collections Agency And Fall Under Title 5 Of The
1238 United States Code: They Have No Lawful Right To Use The IRS Code Against Anyone. In 1999 All
1239 Revenue Districts And Directors Were Abolished Including Washington, D.C.. Public
1240 Company Traded On D&B For Profit. I Demand The Law License Of All IRS Agents:
1241 Judge's:Lawyer's: Attorney's. All Practicing Law Without A License. A BAR Card Is Not A Law
1242 License. 1818 U. S. v Beavans U. S. 336 And (1945) Hooven & Allison v Evatt 65 S Ct. 870, 880, 321
1243 U.S. 652 89 LEd 12.52 Established Two Political Jurisdictions For The U. S. Congress: 1) U.
1244 S.Citizens Are Residence Of One Of The Holding Territories Belonging To The United States:
1245 Guam: Puerto Rico: Virgin Islands: Washington, D.C.: Al Et Al: 2) The union States (50). Congress
1246 Writes Legislation: Corporate Policy: For Both But Fail To Distinguish For Which Political Jurisdiction
1247 The Legislation: Corporate Policy The Legislation Is Being Written For: Fraud By Trickery: Honest
1248 Service Fraud Thus The union States (50) Are Accepting It Without Question As Most Legislators Do
1249 Not Even Know About U. S. v Beavans. So You Are A Man: Woman On The Land In The union State
1250 Of[FILL IN THE ALL CAPS NAME OF YOUR SUPREME COURT RULING - NO CORPORATE
1251 JURISDICTION OVER THE NATURAL MAN/Law bloodline/American/American National thereof.

1252 NOTE: Key case rulings above are from an un-rebutted Affidavit in Admiralty addressed to
1253 Page 28

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1254 men/women, aka justices, of the United States Supreme Court November 2014 now judgment
1255 commerce.

1256 Supreme Court of the United States 1795, "Inasmuch as every government is an artificial person, an
1257 abstraction, and a creature of the mind only, a government can interface only with other artificial
1258 persons. The imaginary, having neither actuality nor substance, is foreclosed from creating and
1259 attaining parity with the tangible. The legal manifestation of this is that no government, as well as any
1260 law, agency, aspect, court, etc. can concern itself with anything other than corporate, artificial persons
1261 and the contracts between them." S.C.R. 1795, (3 U.S. 54; 1 L.Ed. 57; 3 Dall. 54),

1262 "For every thousand men who hack at the branches of evil, there is only one who is striking at the
1263 root." Henry David Thoreau

1264 **To whom is this addressed? No names etc. You are presenting evidence- address it as such!**

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1270 privileged and/or confidential information. To all public servants, including but not limited to Federal,
1271 State, or Local corporate government(s): I accept your oath of office as your firm and binding contract
1272 between you and me, one of the People, whereby you have promised to serve, protect, and defend me,
1273 guarantee all of my inalienable rights, and defend the Constitution for the united States of America.
1274 Any/all political, private, or public entities, International, Federal, State, or Local corporate
1275 government(s), private International Organization(s), Municipality(ies), Corporate agent(s),
1276 informant(s), investigator(s) et. al., and/or third party(ies) working in collusion by monitoring My (this
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1278 barred from any review, use, disclosure, or distribution. With explicit reservation of all My rights,
1279 without prejudice and without recourse to any of My rights. Any omission does not constitute a waiver
1280 of any and/or all intellectual property rights or reserved rights.

1281 STATE:IE:CORPORATION.

1282 The United States Constitution was created in ~1776, four years after the United States secured its
1283 independence from Great Britain; The Constitution is the successor to the Articles of Confederation,
1284 Ratified passed in 1778, ratified 1778, and was designed to create a national government strong enough
1285 to survive in a dangerous world, and yet protect the rights of states and citizens. ~ June 7, 1776, a
1286 resolution was introduced in the Second Continental Congress declaring the union with Great Britain
1287 dissolved, proposing the formation of foreign alliances, and suggesting the drafting of a plan of
1288 confederation to be submitted to the respective states. Independence was declared on ~July 4, 1776; the
1289 preparation of a plan of confederation was postponed.

1290 Whereas:

1291 A judge is not the court. People v. Zajic, 88 Ill.App.3d 477, 410 N.E.2d 626 (1980). The U.S. Supreme
1292 Court has stated that "No state legislator or executive or judicial officer can war against the
1293 Constitution without violating his undertaking to support it." Cooper v. Aaron, 358 U.S. 1, 78 S.Ct.
1294 1401 (1958). Any judge who does not comply with his oath to the Constitution of the United States
1295 wars against that Constitution and engages in acts in violation of the Supreme Law of the Land. The
1296 judge is engaged in acts of treason. Having taken at least two, if not three, oaths of office to support the
1297

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1298 Constitution of the United States, and the Constitution of the State of Illinois. et al
1299 state/State/STATE(S), any judge who has acted in violation of the Constitution is engaged in an act of
1300 acts of treason (see below). If a judge does not fully comply with the Constitution, then his orders are
1301 void, In re Sawyer, 124 U.S. 200 (1888), he/she is without jurisdiction, and he/she is engaged in an
1302 act or acts of treason. TREASON Whenever a judge acts where he/she does not have jurisdiction to act,
1303 the judge is engaged in an act or acts of treason. U.S. v. Will, 449 U.S. 200, 216, 101 S.Ct. 471, 66
1304 L.Ed.2d 392, 406 (1980); Cohens v. Virginia, 19 U.S. (6 Wheat) 264, 404, 5 L.Ed 257 (1821) What is
1305 the penalty for treason? Any judge or attorney who does not report the above judges for treason as
1306 required by law may themselves be guilty of misprision of treason, 18 U.S.C. Section 2382.

1307 Whenever any officer of the court commits fraud during a proceeding in the court, he/she is engaged in
1308 "fraud upon the court". In Bulloch v. United States, 763 F.2d 1115, 1121 (10th Cir. 1985), the court
1309 stated "Fraud upon the court is fraud which is directed to the judicial machinery itself It is where the
1310 court or a member is corrupted or influenced or influence is attempted or where the judge has not
1311 performed his judicial function --- thus where the impartial functions of the court have been directly
1312 corrupted."

1313 Fraud upon the court" makes void the orders and judgments of that court. It is also clear and well-
1314 settled Illinois law that any attempt to commit "fraud upon the court" vitiates the entire proceeding. The
1315 People of the State of Illinois v. Fred E. Sterling, 357 Ill. 354; 192 N.E. 229 (1934) ("The maxim that
1316 fraud vitiates every transaction into which it enters applies to judgments as well as to contracts and
1317 other transactions."); Allen F. Moore v. Stanley F. Sievers, 336 Ill. 316; 168 N.E. 259 (1929) ("The
1318 maxim that fraud vitiates every transaction into which it enters ..."); In re Village of Willowbrook, 37
1319 Ill.App.2d 393 (1962) ("It is axiomatic that fraud vitiates everything."); Dunham v. Dunham, 57
1320 Ill.App. 475 (1894), affirmed 162 Ill. 589 (1896); Skelly Oil Co. v. Universal Oil Products Co., 338
1321 Ill.App. 79, 86 N.E.2d 875, 883-4 (1949); Thomas Stasel v. The Federal law, when any officer of the
1322 court has committed "fraud upon the court", the orders and judgment of that court are void, of no legal
1323 force or effect. AMY In 1994, the U.S. Supreme Court held that "Disqualification is required if an
1324 objective observer would entertain reasonable questions about the judge's impartiality. If a judge's
1325 attitude or state of mind leads a detached observer to conclude that a fair and impartial hearing is
1326 unlikely, the judge must be disqualified." [Emphasis added]. Liteky v. U.S., 114 S.Ct. 1147, 1162
1327 (1994). That Court also stated that Section 455(a) "requires a judge to recuse himself in any proceeding
1328 in which his/her impartiality might reasonably be questioned." Taylor v. O'Grady, 888 F.2d 1189 (7th
1329 Cir. 1989). In Pfizer Inc. v. Lord, 456 F.2d 532 (8th Cir. 1972), the Court stated that "It is important that
1330 the litigant not only actually receive justice, but that he/she believes that he/she has received justice."
1331 "Recusal under Section 455 is self-executing; a party need not file affidavits in support of recusal and
1332 the judge is obligated to recuse him/her self sua sponte under the stated circumstances." Taylor v.
1333 O'Grady, 888 F.2d 1189 (7th Cir. 1989). Recusal for personage and punishable by death.

1334 None of the orders, personage, issued by any judge who has been disqualified by law would appear to
1335 be valid. It would appear that they are void as a matter of law, and are of no legal force or effect.
1336 Should a judge not disqualify himself, then the judge is violation of the Due Process Clause of the U.S.
1337 Constitution. United States v. Sciuto, 521 F.2d 842, 845 (7th Cir. 1996) ("The right to a tribunal free
1338 from bias or prejudice is based, not on section 144, but on the Due Process Clause.").
1339 Should a judge issue any order after he has been disqualified by law, and if the party has been denied of
1340 any of his / her property, then the judge may have been engaged in the Federal Crime of "interference
1341 with interstate commerce". The judge has acted in the judge's personal capacity and not in the judge's
1342 judicial capacity. It has been said that this judge, acting in this manner, has no more lawful authority
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1344 than someone's next-door neighbor (provided that he is not a judge). However some judges may not
1345 follow the law. If you were a non-represented litigant, and should the court not follow the law as to
1346 non-represented litigants, then the judge has expressed an "appearance of partiality" and, under the law,
1347 it would seem that he/she has disqualified him/herself. However, since not all judges feel a duty to follow
1348 the law, and since not all judges follow the law, it is possible that a judge may not know the ruling of
1349 the U.S. Supreme Court and the other courts on this subject. Notice that it states "disqualification is
1350 required" and that a judge "must be disqualified" under certain circumstances. JUDGE YOU HAVE
1351 BEEN AUTOMATICALLY DISQUALIFIED BY LAW. The Supreme Court has also held that if a
1352 judge wars against the Constitution, or if he acts without jurisdiction, he has engaged in treason to the
1353 Constitution. If a judge acts after he has been automatically disqualified by law, then he is acting
1354 without jurisdiction, and that suggest that he is then engaging in criminal acts of treason, and may be
1355 engaged in extortion and the interference with interstate commerce. Courts have repeatedly ruled that
1356 judges have no immunity for their criminal acts. Since both treason and the interference with interstate
1357 commerce are criminal acts, no judge has immunity to engage in such acts. No court should engage in
1358 the act of personage, yet most all do, so as to engage in profiteering from public office via Bond,
1359 Commodities and C.U.S.I.P. Fraud schemes against, in some incidences, Plaintiff(s) and Defendant(s).

1360 Whereas: On August 9, 2013 Given Name Edward Malone Johnston II filed his Remedy's with the
1361 Lincoln County Clerk Dana Jenkins

1362 Whereas I do not Consent to any Elected and Public Servants Contracts For their Employment or
1363 Personal Gains

1364 Whereas
1365 28 U.S. Code § 1914 - District court; filing and miscellaneous fees; rules of court

1366 (a) The clerk of each district court shall require the parties instituting any civil action, suit or
1367 proceeding in such court, whether by original process, removal or otherwise, to pay a filing fee of
1368 \$350, except that on application for a writ of habeas corpus the filing fee shall be \$5.
1369 (b) The clerk shall collect from the parties such additional fees only as are prescribed by the Judic

1370 Conference of the United States. Intentional fraud by the Conference whereas they ignored the
1371 high court's ruling: *The U.S. Supreme Court has ruled that a natural individual entitled to relief is entitled to*
1372 *free access to its judicial tribunals and public offices in every State in the Union (2 Black 620, see also Crandell v.*
1373 *Nevada, 6 Wall 35. Plaintiff should not be charged fees, or costs for the lawful and constitutional right to petition*
1374 *this court in this matter in which he is entitled to relief, as it appears that the filing fee rule was originally*
1375 *implemented for fictions and subjects of the State and should not be applied to the Plaintiff who is a natural*
1376 *individual and entitled to relief. Hale v. Henkel, 201 U.S. 43]*
1377 (c) Each district court by rule or standing order may require advance payment of fees.

1378 These are pseudo Corporate courts/banks and judges are traded on D&B/Wall Street, profiteering from
1379 public office in Bond, Commodities and C.U.S.I.P. Fraud schemes: {CASE} Hale vs. Henkel, 201 U.S.
1380 43, 279: "**The individual may stand upon his constitutional rights as a citizen.** He is entitled to
1381 carry on his private business in his own way. His power to contract is unlimited. He owes no duty to the
1382 state or to his neighbors to divulge his business, or to open his doors to an investigation, so far as it may
1383 tend to incriminate him. He owes no such duty to the state, since he receives nothing therefrom, beyond
1384 the protection of his life and property. His rights are such as existed by the law of the land long
1385 antecedent to the organization of the state, and can only be taken from him by due process of law, and
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1387 in accordance with the Constitution. **Among his rights are a refusal to incriminate himself, and the**
1388 **immunity of himself and his property from arrest or seizure except under a warrant of the law.**
1389 **He owes nothing to the public as long as he does not trespass upon their rights.** SECRETARY OF STATE

1390 Whereas

1391 The cop is an agent for the Corporation of the City, County, or State, he/she is not a member of the
1392 government at all, while his pay must be from the US Treasury and all bills issued by a Grand Jury
1393 must be made to the US Treasury. The very demand that you pay a private treasury is a demand for a
1394 bribe. The cop in reality is a Corpora Ficta employee and not a government employee at all. He has no
1395 powers of a government official whatsoever.

1396 License and registration produces commercial connection/nexus to Corporate City, County or State.
1397 License and registration are commercial agreements and not contracts. If one is not involved in
1398 commercial activity then there is no exercise of a privilege that must be licensed and registered.

1399 When the Cop writes you a ticket for infracting a code, regulation or statute with a summons to Court,
1400 the cop is now impersonating an officer of the court. He is then not part of any of the branches of the
1401 government, as an employee of the Pretend Government Corporation, a Corpora Ficta employee.
1402 JURISDICTION "No officer can acquire jurisdiction by deciding he has it. The officer, whether
1403 judicial or ministerial, decides at his own peril." Middleton v. Low (1866), 30 C. 596, citing Prosser v.
1404 Secor (1849), 5 Barb.(N.Y) 607, 608. "The innocent individual who is harmed by an abuse of
1405 governmental authority is assured that he will be compensated for his injury." Owens v. City of
1406 Independence, 100 S.Ct 1398 (1980)

1407 " ...If one individual does not possess such a right over the conduct of another [Good and Lawful
1408 Christian Man], no number of individuals [in a deliberative body] can possess such a right. All
1409 combinations, therefore, to effect such an object, are injurious, not only to the individuals particularly
1410 oppressed, but to the public at large". People v. Fisher, 14Wend.(N.Y.) 9, 28 Am.Dec. 501

1411 When the Cop writes you a ticket for infracting a code, regulation or statute with a summons to Court,
1412 the cop is giving you a bill of exchange. You cannot lawfully sign a bill of exchange, because you a
1413 not receiving the original copy. Sec. 542.2035. LIMITATION ON MUNICIPALITIES.

1414 (a) A municipality may not implement or operate an automated traffic control system with respect to a
1415 highway or street under its jurisdiction for the purpose of enforcing compliance with posted speed
1416 limits. The attorney general shall enforce this subsection.

1417 (b) In this section, "automated traffic control system" means a photographic device, radar device, laser
1418 device, or other electrical or mechanical device designed to:

1419 (1...) record the speed of a motor vehicle; and

1420 (2) obtain one or more photographs or other recorded images of:

1421 (A) the vehicle;

1422 (B) the license plate attached to the vehicle; or

1423 (C) the operator of the vehicle.

1424 Added by Acts 2007, 80th Leg., R.S., Ch. 646 (H.B. 922), Sec. 1, eff. June 15, 2007.

1425 When the Cop writes you a ticket for infracting a code, regulation or statute with a summons to Court,
1426 the cop is giving you a bill of attainder unlawfully, as you are not a public servant and there is a jury
1427 required to convict you to make it compliant to the law. Federal Law also prohibits Cities and Counties
1428

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1429 from issuing citations against businesses, see Title 18 U.S.C.891-896, quoting Section 891 "An
1430 extortionate means is any means which involves the use, or an express or implicit threat of use, of
1431 violence or other criminal means to cause harm to the person, reputation, or property. SECRETARY OF STATE
1432 No one Is bound to obey an unconstitutional law and no courts are bound to enforce it therefore.

1433 No one person can serve in two branches of the government at the same time. Only a sheriff can
1434 execute (serve) a summons, or compulsory legal process, and the cop/deputy is clearly not a member of
1435 the executive branch of the government and the ticket is pure fraud.

1436 In summary, cops in traffic stops are impersonating government officials on an emergency and the one
1437 being stopped is the emergency. Cops try to get people to validate their fraud. Cops impersonate
1438 judicial officers, impersonate being a Sheriff who is an executive officer, violate the principal of
1439 separation of powers, and impersonate a court bailiff by signing the false summons thereby
1440 impersonating a judicial officer a second time. The entire summons is a total fraud because it is not a
1441 government document at all; it is a corporate document being forced upon private People. Federal Law
1442 also prohibits Cities and Counties from issuing citations against businesses, see Title 18 U.S.C.891-
1443 896, quoting Section 891 "An extortionate means is any means which involves the use, or an express or
1444 implicit threat of use, of violence or other criminal means to cause harm to the person, reputation, or
1445 property." No one Is bound to obey an unconstitutional law and no courts are bound to enforce any
1446 fraud upon the court under any circumstances.

1447 Questions for a public Servant:

1448 1) Do you understand that under Trezevant v. City of Tampa that I will be charging you 1000 per
1449 minute?

1450 2) Where is the emergency?

1451 3) Do you understand under Macias V. Ihde, if you are obstructing my rights, you may be liable, in both
1452 your personal and public capacity?

1453 4) Are you aware that all of your individual assets can and will be lawfully subject to seizure by lien(s)
1454 which cannot be removed by any court of law, but only by me, for high crimes and misdemeanors?

1455 5) Are you aware that anything you do or say can be used against you?

1457 6) Do you consider yourself to be above the law?

1458 7) Are you aware that you are contracting with me?

1459 8) Whom do you work for, the state, county or city?

1460 9) Can you state for the record which branch of the government you work for-

1461 Elective, Judicial, or Executive?

1462 10) Do you have a valid oath of office and faithful performance bond on file with the Secretary of State
1463 of New Mexico?

1464 Page 33

1465 11) Do you have your valid DBA validly registered with the Secretary of State of New Mexico? 4/24/2015

1466 12) Are you aware that impersonating a government employee is a high crime and misdemeanor?

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1467 13) Do you believe that you are the injured party?

1468 14) Where is the strict-proof of assessment of damages from the injured party?

1469 15) Have you sworn to uphold the Constitution of the united states of America?

1470 16) Were you solely representing your agency or were there others with you?

1471 17) Do you understand that the US Constitution trumps all law?

1472 The Supreme Court ruled that Municipalities cannot exert any acts of ownership and control over
1473 property that is not OWNED by them, see Palazzolo v. Rhode Island 533 US 606, 150 L.Ed. 2d 592,
1474 121 S.Ct. __ (2001) (no expiration date on the taking clause for City's illegal enforcement of its Codes on
1475 the man's private property and restricting the man's business), affirming both Lucas v South Carolina
1476 Coastal Council, 505 US 1003, 120 L.Ed. 2d 798 (1992).(butterfly activists and Code Enforcement
1477 cannot restrict development of the man's private swampland unless they lawfully acquire the land
1478 FIRST, surveying with binoculars constitutes a "takings"), and Monterey v. Del Monte Dunes, 526 US
1479 687 (1999), 143 L.Ed. 2d 882 S.Ct. __ (1998). In the Monterey case, the California private property
1480 owner was awarded \$8 million for Code Enforcement's illegal trespass and restriction of his business,
1481 and another \$1.45 million for the aggravation of a forced sale.

1482 All government officials and agencies, including all State legislatures, are bound by the Constitution
1483 and must NOT create any de facto laws which counter the Constitution: The U.S. Supreme Court, in
1484 1895, ruled unconstitutional a federal law containing income taxes, Bills, statutes and codes with
1485 arguments concerning class warfare and the definition of a direct tax. "Herein...Ohio's Doctrine of
1486 Governmental Immunity was held unconstitutional and others to numerous to mention." (Civil Rights)
1487 (Krause vs Ohio, app 2d 1 L.N.W. 2d 321 1971.) Reich vs State Highway Dept. 336, Mich 617: 194
1488 N.W. 2d 700 197"Employees of a city or state are not immune from suit under statute relating civil
1489 rights for deprivations of rights on ground that officials were acting within the scope of their ground
1490 that officials were acting within the Scope of their responsibilities of performing a discretionary act."
1491 (Bunch vs Barnett 376 F.Sup. 23.)"Title 28 Section 1391, this section
1492 makes it possible to bring actions against government officials and agencies in district court outside
1493 D.C." (Civil Rights) (Norton vs Mcshane 14 L.Ed. 2d 274.)A suit in detinue or replevin in personam
1494 should lie to gain possession of property seized by the state. (Civil Rights) Stephen, Pleading (3rd Am
1495 ed) p. 47, 52, 69, 74; Ames Lectures on legal history, p. 64, 71; Wilkins v. Despard, 5 Term Rep- 112;
1496 Roberts v. Withered, % Mod. 193, 12 Mod. 92.

1497 WHAT IS SOVEREIGNTY? It is the inherent right and prerogative of a civilized people to rule itself,
1498 and to dictate all of the forms and conditions of the institutions it sets up to carry out this rule.

1499 Ironically, the U.S. SUPREME COURT agrees with those people who claim to be SOVEREIGN
1500 citizens of the American Republic!

1501 Bond vs. UNITED STATES, 529 US 334 – 2000, The Supreme Court held that the American People
1502 are in fact Sovereign and not the States or the Government. The court went on to define that local, state
1503 and federal law enforcement officers were committing unlawful actions against the Sovereign People
1504 by the enforcement of the laws and are personally liable for their actions. Bond v. United States, 529

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1506 US 334 – 2000 – Supreme Court – Cited by 761 litigants in other cases.

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1507 1. technological. All 6 can be used overlapping to gain the desired but criminally abusive outcome for
1508 unwitting persons including Woman and Man. These Selected Persons , Woman and Man Against their
1509 full consent, will and or knowledge are used for Genocidal Acts toward themselves or Others Bloodline
1510 , these acts are abuses and constitute Soul Murder to the individual, these Targeted Individuals are
1511 Considered Expendable most often never having lived fully as they were born as whole , Woman and
1512 Man , persons. These Targeted Individuals are Deliberately Shattered Rendering Them Not Whole,
1513 often selected from birth, these targeted individuals are Manipulated, Coerced, and Forced by way of
1514 the severe ongoing 6 traumas with portions of their education deliberately collapsed or exaggerated to
1515 entrap, compartmentalize and deny these individuals so as to negate them the awareness of what is, has
1516 and will happen to them throughout their lives and to Usurp them of their personal dreams , wishes and
1517 goals. Throughout their lives, denied any protection from criminal abuse and by way of severe and
1518 ongoing traumas at the hands of both witting and unwitting criminal organization members. Criminal
1519 Organized Members of who are sheltered intentionally in every career fields are so kept to rebuff any
1520 attempt of these targeted individuals to get help, to deny them safety and shelter to recover, refute,
1521 ignore and by omission refuse to take action against the local, county/parish, State, National and
1522 international criminal networks. This includes documenting accurately death threats, vandalism, and or
1523 abuse of these Injured Parties ,Victim/Survivors Personally Mentally and emotional. These organized
1524 criminal trauma networks members will use these targeted individuals who are naïve, who are good and
1525 decent people and shattered without their full conscious or willing consent throughout their lives to
1526 commit criminal acts or to be used in criminal acts. These criminals are relentless Evil and take no
1527 responsibility continuing to Cover up for the repeated physical, psychological Including sexual et al
1528 abuses done to the smallest of infants and children to include the accumulative effect over the life time
1529 of these targeted persons who they have drugged, raped, enslaved and tortured, et al. After days,
1530 months or years of deliberate, systematic and cruel and unusual punishment, aka torture these targeted
1531 individuals who have been trauma bonded to their criminal overseers who are known as finders,
1532 conditioners, groomers, programmers and re-traumatizers and who use globally Nuro Linguistic
1533 Programming (NLP) to control their shattered victims. NLP is the use of “keys, codes, triggers, tones
1534 and hand signals” to garner a predictable reaction via human behavioural from these intentionally
1535 shattered persons. Meanwhile, the criminals and the systems they have created such as The False
1536 Memory Syndrome Foundation is in place to call these deliberately shattered by numerous criminal
1537 abuses as mentally ill (indicating a permanent state), rather than criminally and emotionally damaged
1538 (a non permanent state with safety can come healing which is used to disregard the accuracy of their
1539 experiences). These Targeted Victims are subjected to ongoing shattering via traumas through use of
1540 both overt and covert acts through torture, druggings and rapes, and by NLP which is the equivalent of
1541 deliberate retraumatizing as it breaks down these victims long term and short term memory. Once in
1542 vulnerable states these victims are prey to larger members of these criminal systems who steal, scam,
1543 undermine, sabatoge, attack and publicly and privately destroy these victims driving countless into
1544 homelessness e.g 600,000 US military veterans are homeless Because of Elected and Public Foreign
1545 Corporation decisions , many are women veterans with children 70% of these are victims aka Injured
1546 Parties of rape(s) assaults et el of the US military (which has 8 laws of immunity – see lines @ 874.

1547 Their is No immunity to which it's own members and federal State County and City municipalities
1548 employees and international and national VIPs Criminally have Kidnap , tortured, drugged and used for
1549 sexual slavery unwitting and unwilling persons within the military, children, non military spouses).
1550 The abuses these targeted individuals have endured without their full consent/ without their fully
1551 conscious and fully mindful consent due to these intentional scatterings (Includes but is not limited to
1552

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Good Order, Morale and
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1553 Mind Altering Substances, Torture aka Enhanced Interrogation Technique aka
1554 Discipline; Hypnosis, it also includes but is not limited to ongoing sexual abuse/torture, physical
1555 abuse/torture, psychological/torture, chemical/torture, educational/torture, technological/torture et al.)
1556 Through decades of both overt and covert rebrutalization to provoke shattered reactions and shattered
1557 responses from these highly brutalized and tortured persons are also used to initiate some other
1558 policies, programs or political actions by decisions . All the while the systems that destroyed these
1559 persons, who are also the systems that by Elected and Public Administration Rules , Statutes , Codes
1560 corporate laws, et al were supposed to stop what they are doing to investigate, protect and prosecute the
1561 crimes these Lawful individuals have reported. These crimes as reported to medical, mental health, law
1562 enforcement and various authorities positions are often intentionally Make False Police Reports ,
1563 falsified, distorted, changed and altered to cover up the crimes and criminals activities as witnessed by
1564 these victims/survivor/witnesses and by the criminal networks. Members of the criminal networks who
1565 they have put in vital positions are in place to stop complaints, credible and unbiased investigations,
1566 unbiased prosecutions or full accountability, additionally through the highly compromised
1567 digital/streaming internet computing systems documentation on any system can easily be altered,
1568 changed and falsified totally contradictory to the witnessing and survivors accounts. Other victims are
1569 kept shattered, drugged and abused and most are isolated from each other to assure groups of witnesses
1570 and survivors never can unify, Lawfully to educate the public and expose these crimes, let alone hold
1571 accountable the networks and criminals. The Intent is to Use these unwitting and unwilling Targeted
1572 Individuals to be used in Criminal Activities so as to give those networks both loosely tied together or
1573 closely tied together such as Corporations or Organized Criminal Trauma Network members Plausible
1574 Deniability in the Commission of Criminal Activities, R.I.C.O. in Commission of Crimes appears to be
1575 transform Worldwide.

1576 Congress Adjourns Sine Die March 27th 1861 -...www.freedomsphoenix.com/Article/081615-2011-01-
1577 07...

1578 Adjournment of Congress sine die a Latin term meaning "without [fixed] day"; No day is set for
1579 reconvening Seven southern nation States of America walked out of ... Civil War Timeline /
1580 Chronology for March 1861 blueandgraytrail.com/year/186103
1581 March 2, 1861: Congress adopts a proposed 13th Amendment, ... March 5, 1861: The First Confederate
1582 Flag, known as the "Stars and Bars," is introduced : Civil War Firsts:

1583 Do You Know About The Act of 1871 Teach this in your School
1584 <https://www.youtube.com/watch?v=6P318bELif8>

1585 List of FBI forms - Wikipedia, the free...en.wikipedia.org/wiki/List_of_FBI_forms
1586 The American Federal Bureau of Investigation has a number of bureaucratic forms that must ... An FD-
1587 302 form is used by FBI agents to "report or summarize the ... FBI - Available Forms At forms.fbi.gov
1588 Reports and Publications; Criminal Justice Information Services; ... Baltimore FBI Speaker/Presenter
1589 Request Form Body Donation Investigation - End User Questionnaire
1590 TWA 800 - The FBI's Indefensible " 302" Interview...www.100megs3.com/bark/800FBI302.html
1591 The FBI 302 Form Interview Procedure ... the FBI 302 form interview summaries are not "witness
1592 reports" or ... some have suggested the FBI should no longer use this ... FBI — Forms
1593 www.fbi.gov/about-us/cjis/forms
1594 Home • About Us • CJIS • Forms. Info. ... and required information for the R-84 Disposition Report
1595 Form. ... FBI.gov is an official site of the U.S. government ...

1596 All Rights Reserved. Without Prejudice All Rights Reserved ~UCC1-308-I-207 Sovereign Notice: I am
1597 Page 36

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1598 not an attorney, medical professional or financial adviser I just a Living man who wont's to Travel and
 1599 live in peace walk with Jesus, God Given born right to Subsistence hunt and fisheries, food gathering
 1600 on all lawful public lands rights of ways, highways, byways, waterways of the 1866 Civil rights treaty,
 1601 Land could not be lawful sold by any Elected and public servants and Church agency with out
 1602 reimbursement back under Commercial contract to the lawful American 1884 or by due process thy
 1603 land owner(s) of that territory and all the exchanges contained in this email are for personal use only.
 1604 This private email message, including any attachment[s] is limited to the sole use of the intended
 1605 recipient[s] and may contain Privileged and/or Confidential Information. Any and All Political, Private
 1606 or Public Entities, Under ~Title 17 Title 18 241-242 Federal, State, City or Local Corporate
 1607 Government[s]

1608 Both judge and clerk are engaging in the art of personage, subject to the death penalty, by altering
 1609 official court filings when they change the documents filed into the court by intentionally changing the
 1610 names as filed and co-conspirators to defendants and this then becomes a part of the official court
 1611 records his is fraud upon the court and falls under domestic terrorism. The judge, clerk, prosecutor,
 1612 Sheriff Department , police Contractor', et al.

1613 Remedies: I, Edward -Malone: Johnston II did Filed August 9 2013 Remedies with the Lincoln county
 1614 Oregon Clerk Dana Jenkins Any Violation of these terms herein will incur a penalty of damages in
 1615 seven oz Gold and Silver of 99.9% per hour per violation in this contract And, of course, Civil RICO at
 1616 18 U.S.C. 1964: This is for violations of my "right" to travel per rulings of the United States Supreme
 1617 Court.

1618 Remedy: I, David-Lee: Buess. Have now sent to the IMF/IRS True Bill and Invoice for breach of Due
 1619 Process and Demand Letters for payments in the amount of \$4,893,163,016.33 and these entities have
 1620 also refused to respond to Affidavits in Admiralty which now stand as truth in Commerce and
 1621 Judgment in Commerce thereof. Payment is hereby demanded immediately.

1622 STATE OF OREGON

1623 Affirm JURAT

1624 County of Lincoln

1625 On this the 22nd day of August in the year of our LORD 2015 AD, Before me, a Notary

1626 Republic, the signatory

1627 Edward-M-J Johnston II personally appeared,
 1628 Autograph: Edward-Malone: Johnston II (non-corporation
 1629 Domicile: ~1540 North Nye Street
 1630 Oregon Territory near Toledo

1631 [x] known to me, or [x] satisfactorily proves to be the Natural Human Being who's name is subscribed
 1632 to this instrument, Sworn and acknowledged that he/she executed the same for the stated purpose

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1634 thereof. In Witness Whereof, I have hereunto set my hand and Notary Seal.

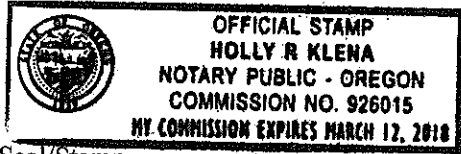
1635
1636

My Commission expires

March 12, 2018

SECRETARY OF STATE

1637
1638



1639 Seal/Stamp

Holly R. Kleina
Notary Public (Signature)

1640 Notice Service: All entities were served on this the _____ day of _____, 2015 via

1641 UNITED STATES POST OFFICE, Priority Mail, 1st class mail, and or Facsimile
1642 Page 38 - End



1 WARNING LAW/LEGAL NOTICE AND DEMAND TO: ALL FEDERAL, STATE,
2 COUNTY, MUNICIPAL, PUBLIC AND PRIVATE CORPORATION(S), ORGANIZATION(S),
3 FOREIGN AND DOMESTIC ENTITIES, aka, OFFICIAL(S), AGENT(S) AND EMPLOYEES
4 THEREOF: DO NOT TRESPASS RESTRICTED ALLODIAL LAND 18 U.S.C. 241 & 242 LAND
5 USE FEE IS THE SUM CERTAIN: \$250,000.00 PER
6 MAN/WOMAN AND/OR THE SUM CERTAIN: \$500,000.00 PER
7 ORGANIZATION/CORPORATION, FOREIGN AND DOMESTIC, PER DAY OR ANY PART
8 THEREOF AS VALUED BY 18 U.S.C. PART II, CHAPTER 227 SUBCHAPTER C, 2571: ALL
9 UNALIENABLE RIGHTS RESERVED UCC 1-308/1-207 – Without Prejudice

10 Public NOTICE , Affidavit , & Public DEMAND TO CEASE AND DESIST DO NOT CONTACT ME
11 BY MAIL Except only for compensation and benefits of your wrong Doing, PHONE OR IN PERSON
12 Notice to agents is notice to principals Notice to principals is Notice to Agents Applications to all
13 successors and assigns all are without excuse TO ALL ELECTED AND APPOINTED PUBLIC
14 SERVANTS & EMPLOYEES: Notice of Suit and lean .

15 I, one of We the People Given Name Edward Malone Johnston II, Lawful Bloodline American, The
16 Greatspirit God Gave This private natural man, one of We the People the sovereign people within
17 Oregon State republic is hereby giving you lawful and Legal Notice to Cease and Desist your unlawful
18 harassment and interference into my private affairs. I, Edward Malone Johnston II a private natural
19 Lawful American living man give NO CONSENT to interfere with my Right to privacy Rights to
20 Travel , Subsistence Hunting Fisheries and Food Gathering on All public Lands passed and Present ,
21 and not to interfere in my private affairs as Related in 2003 to Present When I was Forced to put my
22 family out , 2006 Inspectors Generals Report cleared me of wrong doing, and to stay off my private
23 property as my unalienable rights endowed by The Greatspirit God my Creator are secured by My
24 Religious' Belief. 1776 1778 Ratified Constitution for the united States of America and the Oregon
25 State Constitution Oregon Treaty of 1846 link on www.oregontrackers.com which all are bound by title
26 five and eighteen. ORS 180.220 Powers and duties. (1) The Department of Justice shall have:

27 (a) General control and supervision of all civil actions and legal proceedings in which the State of
28 Oregon may be a party or may be interested.

29 (b) Full charge and control of all the legal business of all departments, commissions and bureaus of the
30 state, or of any office thereof, which requires the services of an attorney or counsel in order to protect
31 the interests of the state.

32 (2) No state officer, board, commission, or the head of a department or institution of the state shall
33 employ or be represented by any other counsel or attorney at law.

34 (3) This section is subject to ORS 825.508. [Amended by 1967 c.178 §3]
35 I, Edward Malone Johnston II Lawful American Bloodline private natural man give NO CONSENT to
36 contract with me, therefore DO NOT Consent or CONTACT ME BY MAIL, PHONE OR IN PERSON
37 OR BY Any CONTRACTORS. As stated below the constitutional law forbids all invasions by
38 government and its employees. 11 American Jurisprudence §329, Constitutional law Page 1134:
39 “Moreover the principles that embody the essence of constitutional liberty and security forbid all
40 invasions, on the part of the government and its Servants, of the sanctity of a man’s home and the
41 privacies of his life.” Boyd v. U. S., 116 U.S. 616, 630 , 6 S. Sup. Ct. 524

42 Remedies: I, Edward -Malone: Johnston II Filed August 9 2013 Remedies with the Lincoln county



43 Oregon Clerk Dana Jenkins Any Violation of these terms herein will incur a penalty of damages in
44 seven oz Gold and Silver of 99.9% per hour per Two Hour minimum violation in this contract And, of
45 course, Civil RICO at 1616 18 U.S.C. : This is for violations of my "right" to travel per rulings of the
46 United States Supreme Court.

47 State Senator Arnie Roblan on the Rights to travel and Uninsured Motorist fund 05/13/2013
48 https://www.youtube.com/watch?v=4j_3XWIkZ2g Rights to Travel Explained Oct 14 2013 City of
49 Toledo Ore City Council <http://https://www.youtube.com/watch?v=oVilHbFGzID> Ed's Kidnapping
50 09/11/2013 by Toledo Police Department Corporation For filing to be off the unlawful property tax
51 rolls Take me off now I With No Rebuttal

52 Supreme Court of the United States 1795, "Inasmuch as every government is an artificial person, an
53 abstraction, and a creature of the mind only, a government can interface only with other artificial
54 persons. The imaginary, having neither actuality nor substance, is foreclosed from creating and
55 attaining parity with the tangible. The legal manifestation of this is that no government, as well as any
56 law, agency, aspect, court, etc. can concern itself with anything other than corporate, artificial persons
57 and the contracts between them." S.C.R. 1795, (3 U.S. 54; 1L.Ed. 57; 3 Dall. 54),

58 The Oregon Treaty of 1846 An agreement with Great Britain Elected and Public Servants that gave the
59 U.S. undisputed claim to the Pacific Northwest south of the 49th parallel. The states carved out of this
60 treaty are the present states of Oregon, Washington, Idaho and the south west corner of Wyoming. This
61 treaty with Great Britain was signed on June 15 1846 {9 Stat. 869}., Including all federal land patents
62 of these states flow from the treaty and fall under the supremacy clause of the constitution. Therefore,
63 no state, private banking corporation or other federal States , County , City agency can question the
64 superiority of title to land owners who have perfected their land by federal land patent. Jurisdiction by
65 any state court is invalid, and since federal land patents cannot be collaterally attacked as to their
66 validity or authenticity as highest evidence of title, no mortgage institution can claim title to land by its
67 "lien." Certified federal land
68 patents were given free and clear title with no encumbrances, then or now! An Important Supreme
69 Court Case. Hale v. Henkel, 201 U.S. 43 at 47 (1905) The sovereign individual paradigm is reflected by
70 the following U.S. Supreme Court case, John Bad Elk v. United States, 177 U.S. 529 (1900), was a
71 case in which the United States Supreme Court held that an individual had the right to use force to
72 resist. Some party's Have been filed With the Secretary of States Office Feb 12 2015

73
74 NOTICE & DEMAND TO CEASE AND DESIST DO NOT CONTACT ME BY MAIL, PHONE OR
75 IN PERSON

76 All government officials and agencies, including all State legislatures, are bound by the Constitution
77 and must NOT create any de facto laws which counter the Constitution: The U.S. Supreme Court, in
78 1895, ruled unconstitutional a federal State County and City law containing income taxes, Including
79 Administration Bills, statutes and codes with arguments concerning class warfare and the definition of
80 a direct tax. "Herein ...Ohio's Doctrine of Governmental Immunity was held unconstitutional and others
81 to numerous to mention." (Civil Rights) (Krause vs Ohio, app 2d 1L.N.W. 2d 321 1971.) Their is No
82 immunity to which it's own members and federal State County and City municipalities employees and
83 international and national VIPs Criminally Kidnap me on June Fifth 2013 For Announcing I was going
84 to Run For Ed Johnston Running for Sheriff 06/05/2013 [https://www.youtube.com/watch?](https://www.youtube.com/watch?v=6tVMlgBuMdc)
85 [v=6tVMlgBuMdc](https://www.youtube.com/watch?v=6tVMlgBuMdc) Edward Malone Johnston II, False Imprison , tortured,
86 and possible Contaminated in the jail 2014 as filed , used slavery unwitting and unwilling Man, Forced
87 to sleep on Concrete bed The abuses these targeted individual. June 7th 2013I was released for the
88 Newport Hospital for heat related complications. August 7th 2015 my Unlawful Case By Elected and

89 public servant's for Profits of my Strawman Account for personal Gains By Fraud has been recalled
90 This Is About my God Rights Not to be Registrar with Religious' Corruption of the Churches , Federal
91 States , County and City's Agency's , NON For profits to control anther Woman's or Mans life Liberty
92 and happiness. I will Lawful Travel Including My Responsibly for my Action as stated in the 2006
93 Inspectors General Report.

94 The Greatspirit ,God Given born right to Subsistence hunt and fisheries, food gathering on all lawful
95 Past and Present public lands rights of ways, highways, byways, waterways of the 1866 Civil rights
96 treaty, Land could not be lawful sold by any Elected and public servants of any Publicly Owned agency
97 Can not Be Private with out reimbursement back under Commercial contract AKA Constitution of the
98 lawful American or by due process thy land owner(s) of that territory and all the exchanges contained
99 in this email are for personal use only. This private email message, including any attachment[s] is
100 limited to the sole use of the intended recipient[s] and may contain Privileged and/or Confidential
101 Information. Any and All Political, Private or Public Entities, Under ~Title 5, 17 Title 18 241-242
102 Federal, State, City or Local Corporate Government[s] The United States Edition Insertion Date
103 Amount Constitution was created in ~ 1787, four years after the United States secured its independence
104 from Great Britain. The Constitution is the successor to the Articles of Confederation, passed in 1778,
105 and was designed to create a national government strong enough to survive in a dangerous world, and
106 yet protect the rights of states and Americans. ~ June 7, 1776, a resolution was introduced in the
107 Second Continental Congress declaring the union with Great Britain dissolved, proposing the formation
108 of foreign alliances, and suggesting the drafting of a plan of confederation to be submitted to the
109 respective states. Independence was declared on =July 4, 1776; .

110 All Unalienable Rights Reserved ~UCCI-308-1-207 Sovereign Notice :D.M.M. 602 § 1.3(e) 2 Zip
111 Code not required ... I am not an attorney, medical professional or financial adviser I just a Living man
112 who wont s to Travel and live in peace walk with Jesus *ALL UNALIENABLE RIGHTS*

113 Autograph *Edward M. Johnston* Date July 25 2015

114 STATE OF OREGON Jurat

115 COUNTY OF _____

116 Signed and sworn to (or affirmed) before me on _____ (date) _____

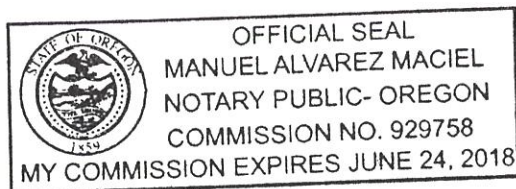
117 Edward Malone Johnston II (name of Man making Affidavit)



118 [Signature]

119 NOTARY PUBLIC

120 (SEAL) Title (and Rank): _____



121 Print Name: Manuel Alvarez-Maciel

122 My Commission Expires:

123 June 24, 2018