

Vote for Biden and Kamala Harris is not eligible to serve as U.S. President because neither of her parents was “a legal resident for 5 years prior to [her] birth” and she was “not raised in the United .. who is not and Americans but an illegal immigrant is a vote to your country an children to the slave trade to the British ,, the truth prof Subject: Title 28 USC 3002 Section 15 (A) (B) (C) states that THE UNITED STATES is a British FEDERAL CORPORATION and not a Government (note the capitalization, indicating the corporation, not the Republic),

<https://uscode.house.gov/view.xhtml?path...>

including the Judiciary Procedural Section. The de jure states in the form of Republics and the de jure united States were subsumed, or set aside by the Bankruptcy Act of 1933. Definition The following definition is often claimed to be proof-positive that the United States is a corporation: (15) “United States” means— (A) a Federal British corporation; (B) an agency, department, commission, board, or other entity of the United States; or (C) an instrumentality of the United States.

Indian Treaties” are the law of the land, and a rule of decision in all courts.” Strother v. Lucas, 37 U.S. 410, 12 Pet. 410, 9 L.Ed. 1137 (1838). And, “Congress is bound to regard public Treaties private property exempt from taxed there Is no law its a city county and or state Washington dc Code from 1938 fara registration unit police and courts form Foreign Agents Registration Act | Department of Justice

28 USC § 3002 Definition

The following definition is often claimed to be proof-positive that the United States is a corporation:

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First we need to understand the basics of statutory word definition. If you read the top of the section carefully you will see the words "As used in this chapter". That means those definitions only apply within that chapter of the USC, which we see here. At a glance it covers about 124 sections out of many thousand in the USC. Moreover, the definitions only apply in federal proceedings that fall under that chapter. The same definition does not apply and is not used anywhere else.

So yes, for the purposes of that chapter, United States is defined as a Federal corporation. This argument is busted based on the scope of the definition alone – clearly something that applies in just one chapter of federal code can't override the entire nation. We can look further, though, to find the exact intent and reasoning behind the particular definition. From the description of the chapter we see it's related to federal debt collection procedure, which is a start.

How can we quickly find out more? We can search Google Scholar to see what the courts say. Clicking the first case and checking footnotes 8 and 9 sheds much light on the topic. Apparently the definition is related to the Fair Debt Collection Practices Act and the intent is to limit the application to dealings with federal entities.

In passing the FDCPA, Congress evinced a clear intent to exclude private transactions — debts created under (and thus governed by) state law, and to which the United States was not an original party.

That explains that! The District of Columbia not in the usa

Some believe that the creation of a municipal or state-style government subject to Congress in the District of Columbia somehow changed the government and made everything, including the Constitution (the supreme law of the land, remember) subject to that corporation. This would be quite impossible and makes no sense. The created cannot supersede its creator. No legislation from Congress, no ruling from the Supreme Court, no Executive Order can destroy or replace the Constitution or the United States. Where do the profits go?

Revenue collected by the United States is managed by the United States Department of the Treasury which has a number of responsibilities. Collected monies remain in the Treasury for use within the nation. Money cannot be removed except in accordance with US law under the Constitutional

framework.

WHAT? – Title 28 USC 3002 Section 15: THE UNITED STATES is a CORPORATION and Not a Government

<http://alexanderhiggins.com/title-28-usc-3002-section.../...>

What they never taught you in high school civics class: The UNITED STATES of AMERICA is a corporation. See UNITED STATES CODE Title 28 3002 (15) where it is stated unequivocally that the UNITED STATES is a corporation. Washington, D.C. is a sovereign city-state, not bound by any laws or treaties that the 50 states in the Union are (just as the City of London is not part of England proper and the Vatican is also a sovereign city-state).

Subject: Subject: Fw: Fw final final Your Birth Certificate Insurance Bank bond note – “27 CFR 72.11” (U.S. Inc. defines all crime as commercial as a result of the fall of the republic when the South walked out of congress in 1861 and the de jure congress, unable to raise a quorum, was replaced by Lincoln with the de facto corporate Congress; and the de jure district court of the United States was replaced by the de facto corporate UNITED STATES DISTRICT COURT the Bible Enslavement Your Procrastination What does the Bible say about procrastination?: State officers have no constitutional authority to practice law as lawyers, attorney barristers, advocates, or solicitors. Americans should begin formally charging these false lawyers with unlawfully practicing the profession of law since their BAR licenses only give them the privilege to be Attorneys and Squires over land transfers. The Unauthorized Practice of Law

Subject: Fw: Guarantee of Republic= Form of Government :: Article IV ..

Article IV Section 4 The United States shall guarantee to every State in this Union a Republican Form of Government, and shall protect each of them against Invasion; and on Application of the Legislature , or of the Executive (when the Legislature cannot be convened), against domestic Violence.

<http://articlevblog.com/.../to-guarantee-a-republican.../>

<http://articlevblog.com/.../to-guarantee-a-republican.../>

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Guarantee of Republican Form of Government :: Article IV ...

<https://law.justia.com/.../21-guarantee-of-republican...>

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Passed in 1970, the Racketeer Influenced and Corrupt Organizations Act (RICO) is a federal law designed to combat organized crime in the United States. It allows prosecution and civil penalties for racketeering activity performed as part of an ongoing criminal enterprise. Such activity may include illegal gambling, bribery, kidnapping, murder, money laundering, counterfeiting, embezzlement, drug trafficking, slavery, and a host of other unsavory business practices.

Racketeer Influenced and Corrupt Organizations Act (RICO)

<https://www.nolo.com/legal.../content/rico-act.html>

Subject: This Person Does Not Exist. The law does not guarantee justice In law, a legal person is any person or 'thing' (less ambiguously, any legal entity)[1][2] that can do the things an everyday person can usually do in law - such as enter into contracts, sue and be sued, own property, and so on.[3][4][5] The reason for the term "legal person" is that some legal persons are not people: companies and other corporations are "persons" legally speaking (they can legally do most of the things an ordinary person can do), but they are clearly not people in the ordinary sense with Republic rights to Native Treaties and Constitution rights of Law. Meaning Lawful Bloodline Natives of any color of 1866 Can not be held for Ransom with out an Affidavit form a Women or Man ,

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Subject: Fw: The mother allegedly abandons the child at birth as the Informant on the CERTIFICATE OF LIVE BIRTH so, the 'State' (attorneys) "pick you up" and assume ownership of the vessel and control over your body while your STRAW NAME remains on file at the STATE REGISTRAR'S OFFICE. Under the the Doctrine of parens patriae, "The STATE is your daddy". This is why CPS and DCF AGENTS are dispatched. They show up to claim their property. When the "STATE" becomes dissatisfied with your parenting skills or someone makes a phone call against you to an AGENT for the oppressive STATE, your child is taken. They come and take your child as part of a for-profit venture and modus operandi. The BAR attorneys want you to pay into the system to support their crooked attorney FIRM, support the BAR Association and pay the bankers fees in the CORPORATE COURTS. Citizenship": Any document I may have ever signed, in which I answered "yes" to the question, "Are you a United States incorporation Democratic democracy British Vatican treaty of 1213 religious slave citizen?" real enemy Obama plant by the British https://en.wikipedia.org/wiki/Flag_of_Hawaii The flag of Hawaii (Hawaiian: Ka Hae Hawai'i) has previously been used by the kingdom, protectorate, republic, and territory of Hawaii. It is the only US state flag to include a foreign country's national flag. The inclusion of the Union Jack of the United Kingdom, is a mark of the British Empire's historical relations with the Hawaiian Kingdom, and particularly with King Kamehameha I.[1][2] Obama Admits He Is Muslim - Video Results Hawaii Official Says No Birth Certificate for President Obama? <https://www.snopes.com/.../hawaii-official-no-obama.../> Barack Obama was not born in Hawaii. No effort was made during those separate interviews to differentiate the procedural differences in determining voter eligibility versus obtaining a birth... Does This Video Show Barack Obama Admitting He Was Not Born in Hawaii? A video clip showing Barack Obama supposedly acknowledging that he is not a natural-born U.S. citizen was <https://www.snopes.com/fact-check/obama-admits-kenya-birth/>

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<https://giftoftruth.files.wordpress.com/.../bar-history.pdf>

Aug 21 1878 Foundation of the American Bar Association

Foundation of the American Bar Association | World History ...

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American Bar Association - Wikipedia

https://en.wikipedia.org/wiki/American_Bar_Association...

The American Bar Association (ABA), founded August 21, 1878, is a voluntary bar association of lawyers and law students, which is not specific to any jurisdiction in the United States.

Subject: When a BAR member has seen through the lies! July 9, 2019 ~ Alibertatum Maximus

<https://therightsofthefew.com/when-a-bar-member-has.../...>

When a BAR member has seen through the lies! July 9, 2019 ~ Alibertatum Maximus

Resignation of a BAR member in her Words.

I’m announcing my resignation from whatever ties I have as a BAR attorney, effective July 4, 2019.

This is being sent to Maureen O’Connor, who carries the title of Chief Justice of the corporate Supreme Court of Ohio, Here is a copy and paste of the letter. I signed the original, as a living human being, not as a corporation:

Maureen O’Connor, Chief Justice

SUPREME COURT OF OHIO, THE

65 S Front St Columbus, Ohio [43215]

TO ALL CONCERNED:

This letter is for the purpose of publicly announcing that I am resigning as an attorney licensed to “practice law” in the State of Ohio. No one is pressuring me to make this decision. I have no reason to believe there are any attorney disciplinary proceedings pending or being initiated against me. My decision is based solely on my own conscience and sense of ethics. I understand it to be irrevocable. As a follower of the teachings of our Lord Jesus Christ, I find I can no longer associate myself with those who have abandoned the pursuit of earthly justice in favor of money and power. In particular, I can no longer rationalize the legal system’s increasing disregard of basic Constitutional principles, such as the rights of Us the People to not have our lives, liberties, or properties taken from us without due process of law, the right to bear arms without government approval, the right to be free of unreasonable searches and seizures, and the multiple rights enshrined in the now increasingly ignored First Amendment. I took an oath to become an “officer of the court” and to support the Constitution, not corporate interests, during a mass swearing-in ceremony in Columbus in the spring of 1977. I can no longer tolerate seeing that Constitution besmirched by “courts” at every level. In particular, I can no longer stomach the prospect of ever again working in a system that disregards plain meaning of both its own corporate statutes it calls “law” as well as the principles of higher jurisdictions of Common Law,

the Constitution, and holy scripture. I cannot be part of a system that exempts corrupt judges from liability for crimes they commit against their fellow men, women and children under color of law [Stump v. Sparkman, 435 U.S. 349 (1978)], a system that condones pedophilia [State v. Mole, 2016-Ohio-5124; In re CP, 131 Ohio St.3d 513 (2012)], a system that denies recovery of compensation for those whose lives are shattered by the well-connected and the corporations [Arbino v. Johnson & Johnson, 2007-Ohio-6948], a system that destroys attorneys such as Richard Fine who legitimately criticize “judges” [<http://edition.cnn.com/.../jailed.lawyer.richard.f.../index.html>], a system, in short, that is very much bifurcated into one kind of justice for the wealthy and another, very different one, for the rest of us.

The last straw for me occurred a few months ago when I finally began to learn about the giant hoax that has been perpetrated against the American people, a process that continues to be expedited by attorneys and judges. My previous belief that the judiciary was a branch of our Constitutionally mandated republic was destroyed when I read former attorney Melvin Stamper’s book, Fruit from a Poisonous Tree and confirmed the truth of everything he disclosed and for which I could find documentation. What I now know, and which is still concealed from most of the American people, is that our “courts” are private, for-profit corporations that trade in on the churning of controversy for profit via systems such as CRIS (Court Registry Investment System). The most nauseating features of this type of corporate profiteering are not just the multiple frauds that support it, but the fact that it preys on the old, the young, and the disenfranchised of all races and genders. And it does so for dollars or should I say, for Federal Reserve Notes.

Finally, I require that my name be stricken from the rolls of the Ohio Supreme Court due to my recent discovery that any retention by me of “any title of nobility or honour [sic]”, such as attorney at law, esquire, or any version thereof, may be prohibited by the original Thirteenth Amendment to the U.S. Constitution, which Amendment was apparently ratified in Ohio on January 31, 2011.

Sincerely, ALL RIGHTS RESERVED

Katherine Hine 189 East Water Street REAR Chillicothe, Ohio [45601] without prejudice UCC 1-308
“Rampant disrespect for the oath of office has become the norm”

<https://granitegrok.com/.../rampant-disrespect-for-the-oath-o...>

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

— American Communications Association

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

Henry Ford Built a Hemp Car That Ran on Hemp Fuel 80 Years Ago

<https://returntonow.net/2019/09/06/henry-fords-hemp-car/>

38% Of American Cars Were Electric In 1900 | CleanTechnica

<https://cleantechnica.com/.../38-percent-american-cars.../>

In around 1914, Henry Ford and Thomas Edison were collaborating on an electric vehicle. “ Within a year, I hope, we shall begin the manufacture of an electric automobile. I don’t like to talk ...

State officers have no constitutional authority to practice law as lawyers, attorney barristers, advocates, or solicitors. Americans should begin formally charging these false lawyers with unlawfully practicing the profession of law since their BAR licenses only give them the privilege to be Attorneys and Squires over land transfers. The Unauthorized Practice of Law

I am not a Attorney or a Psychiatrist, I do not give either legal or psychiatric advice. All statements made here are my opinions from my personal experience and research and should not be mistaken or misconstrued as advice of any kind.

Subject: WHO and Queen announce children will be taken from homes state bar claim to owners of your children https://www.youtube.com/watch?v=N_Z7i58nEO8&feature=share... Your mayor and city council senator congressman you know distracted demarcated demarcated domesticated animals will destroy your family „remember there only religious or Christians will destroy there on familiarity in

the name of there god the king and queen the bible

States claim you children as abandon vessel register in the secretary of state CORPS office 28 U.S.

Code § 3002 - Definitions | U.S. Code | US Law | LII ...

<https://www.law.cornell.edu/uscode/text/28/3002>

Subject: The mother allegedly abandons the child at birth as the Informant on the CERTIFICATE OF LIVE BIRTH so, the 'State' (attorneys) "pick you up" and assume ownership of the vessel and control over your body while your STRAW NAME remains on file at the STATE REGISTRAR'S OFFICE. Under the the Doctrine of parens patriae, "The STATE is your daddy". This is why CPS and DCF AGENTS are dispatched. They show up to claim their property. When the "STATE" becomes dissatisfied with your parenting skills or someone makes a phone call against you to an AGENT for the oppressive STATE, your child is taken. They come and take your child as part of a for-profit venture and modus operandi. The BAR attorneys want you to pay into the system to support their crooked attorney FIRM, support the BAR Association and pay the bankers fees in the CORPORATE COURTS. Citizenship": Any document I may have ever signed, in which I answered "yes" to the question, "Are you a United States incorporation Democratic democracy British Vatican treaty of 1213 religious slave citizen?" real enemy Obama plant by the British https://en.wikipedia.org/wiki/Flag_of_Hawaii The flag of Hawaii (Hawaiian: Ka Hae Hawai'i) has previously been used by the kingdom, protectorate, republic, and territory of Hawaii. It is the only US state flag to include a foreign country's national flag. The inclusion of the Union Jack of the United Kingdom, is a mark of the British Empire's historical relations with the Hawaiian Kingdom, and particularly with King Kamehameha I.[1][2] Obama Admits He Is Muslim - Video Results Hawaii Official Says No Birth Certificate for President Obama?

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Subject: Subject: final Fw: No Obama care , and Vaccination 42 U.S. Code § 18115 - Freedom not to participate in Federal health insurance programs | US Law... Government Entity rather a for Washington, DC 20431 For profit Corporation operating in fraud Foreign Agents against the bloodline American. (see 28 U.S.C. § 3002 Definitions 15) United Defendant's States means A) A FEDERAL CORPORATION also see B) and C).and § 9-307. LOCATION OF DEBTOR.(h) [Location of United States] FINANCIAL MANAGEMENT SERVICE, aka The Federal United States Corporations BUREAU OF FISCAL SERVICE, et al are located in the District of Columbia

Title 31 USC 3113, So your elected and publicly paid including medical servants administration foreign 1938 1938 fara registration united states reup date Passed the House on August 2, 1937 (Passed) Passed the Senate on May 18, 1938 (Passed) Reported by the joint conference committee on May 23, 1938; agreed to by the Senate on May 27, 1938 (Agreed) and by the House on June 2, 1938 (Agreed) Signed into law by President Franklin D. Roosevelt on June 8, 1938. The Foreign Agents Registration Act (FARA) <https://www.justice.gov/nsd-fara> is a United States law passed in 1938 requiring that agents representing the interests of foreign powers in a "political or quasi-political ... Courts have been lying, and Forcing us to give up our Gift(\$). Or Credit, through the Social Security number and US Treasury

CAFR1 Home Page <http://www.cafr1.com/> CAFR1 - Walter Burien, since 1998 has diligently worked for you bringing forward into the light of day what needs to be known about the collective scope of government finance and massive investments held. Government is not funding CAFR1. in fact several from within government have taken much from me over the last twenty-years.

the truth Democrat Democracy is Slavery I can prove this fact 28 U.S. Code § 3002. Definitions. any private attorney authorized by contract made in accordance with section 3718 of title 31 to conduct

litigation for collection of debts on behalf of the United States. “ Court ” means any court created by the Congress of the United States, excluding the United States Tax Court. [USC02] 28 USC 3002: Definitions <https://uscode.house.gov/view.xhtml?path=&req=granuleid%3AUSC-prelim-title28-section3002&f=&num=0&edition=prelim>

“Rampant disrespect for the oath of office has become the norm”

<https://granitegrok.com/.../rampant-disrespect-for-the...>

Hiring Any Attorney waives Constitutional Protections, makes humans wards of court with unsound mind

WHY YOU DON'T WANT AN ATTORNEY

<https://govbanknotes.wordpress.com/.../hiring-any.../...>

The Provost Marshal is the head of duties of the military, and we have been under Martial Law since 1861,(Lincoln) and has never been rescinded, making the Lieber Code rule of law for the INVADING ARMY (Union of Northern States), to protect Confederate States from abuses of the INVADING ARMY, there was never a PEACE TREATY between the UNION States and Confederate States, that is still Law, until further actions are taken. We, the people are under military law until all military law is rescinded. Since 1933, the US has been under control of England, a Foreign Entity, and as such owned by the INTERNATIONAL BANKERS by way of FEDERAL RESERVE NOTES(some indicate since 1789 we have been under control of the British Empire, which i find true) . We have no freedom with no Lawful Money. Getting back to PM, he is the one who spearheads the Military, btw, all Police, CIA, FBI, etc, are all Foreign Agents, and our protection is supposed to be from the PM to protect against abuses from these Foreign Entities. Read The Pan Am Treaty of 1947, proving that all officers are Foreign Agents because of their Oaths to the Owners of the US. You could do your own research and find out the number of times the PUBLIC FOOL SYSTEM and Universities have kept the Truth from you. Truly, knowledge is power. This is just a brief of the whole Story. (ARTICLE 44 LIEBER CODE.)

Subject: Judges are not immune from criminal sanctions under the Civil Rights Act. ex parte Virginia (1879), 100 U.S. 339.Article I, Section 10 of the Constitution states: “No State shall pass any law impairing the obligation of contracts.” The individual’s right to contract is unlimited and no State may interfere with that right

Proof Sheriffs, Attorneys, Judges, and any other person(s) who took an oath, made an affirmation or other formal declaration of allegiance are Public Official(s)/ Agents of Foreign Principal(s), who are required by Law (statute, etc. . .)

Legal Meaning of Oath of Office - National Sheriffs' Association

<https://www.sheriffs.org/.../Legal%20Meaning%20of%20Oath...>

short, an individual sheriff’s “oath of office” does not contain any additional or unique language conferring special duties, powers or responsibilities on any Office of Sheriff. As result, an individual sheriff’s oath of office is the same or identical oath of office conferred on and taken by all of these other public local, county and ...

<https://www.sheriffs.org/.../Legal%20Meaning%20of%20Oath...>

Citizen, Nationals and residents or denied the Free 1099 Form For Employee - Download and Print. 100% Free. www.lawdepot.com/OnlineForms/Employmenthttps://www.lawdepot.com/

SEC Rules & Guidance - Section 16

www.section16.net/Misc/StatutesAndRules.htm

SEC Rules & Guidance. - Section 16, Securities Exchange Act of 1934, and related SEC rules - Index of Section 16, Securities Exchange Act of 1934, and related SEC rules - Sections 17(a) and (b), Public Utility Holding Company Act of 1935, and related SEC rule - Section 30(h), Investment Company Act of 1940,...

Final Rule: Ownership Reports and Trading by Officers ...

www.sec.gov/rules/final/34-46421.htm

4 We adopt a technical amendment to Rule 16a-8(a)(1) [17 CFR 240.16a-8(a)(1)], which defines trusts subject to Section 16, to implement an amendment that we adopted in Exchange Act Release No. 37260 (Jun. 14, 1996) [61 FR 30392]. This amendment provides that a trust is subject to Section 16 only if the trust is a more than ten percent ...

Adopted Rules Title 16 - sos.state.tx.us

The adoption repeals the existing rules at 16 TAC Chapter 57, and the effective date of the repeal corresponds with the effective date of the statutory changes. As of September 1, 2019, the Department will no longer register or regulate for-profit legal service contract companies, administrators, and sales representatives.

Rule 16 Adoption and Amendment of Rules | Civil Service ...

sonomacounty.ca.gov/Civil-Service-Commission/Rule-16...

Section 16.1 - Adoption and Effective Date. These rules, having been adopted by majority vote of the Civil Service Commission of the County of Sonoma on October 2, 1991, shall be in full force and effect from and after October 16, 1991, and shall supersede all rules previously in effect. Back to top.

SEC.gov | Exchange Act Section 16 and Related Rules and Forms

www.sec.gov/divisions/corpfin/guidance/sec16...

Rule 16e-1 provides that the Section 16(e) exemption does not apply to such arbitrage transactions by officers and directors. Will the Division staff express a view as to whether any particular transaction qualifies for the Section 16(e) exemption?

Rule 1.16 Declining or Terminating Representation (Rule ...

www.calbar.ca.gov/Portals/0/documents/rules/Rule_1.16...

1 Rule 1.16 Declining or Terminating Representation (Rule Approved by the Supreme Court, Effective November 1, 2018) (a) Except as stated in paragraph (c), a lawyer shall not represent a client or, where Federal Communications Commission FCC 16-148

apps.fcc.gov/.../attachmatch/FCC-16-148A1.pdf

Federal Communications Commission FCC 16-148 5 • Opt-in Approval. We adopt rules requiring carriers to obtain customers' opt-in approval for use and sharing of sensitive customer PI (and for material retroactive changes to carriers' privacy policies).

Chapter 16 BUILDING CODE (1. Adoption of the ... - Honolulu

www.honolulu.gov/.../ocs/roh/ROHChapter16_a1_vb.pdf

Article 1. Adoption of the International Building Code and International Residential Code . for One- and Two-Family Dwellings . Sections: 16-1.1 International Building Code. 16-1.2 International Residential Code for One - and Two-Family Dwellings . Sec. 16-1.1 International Building Code.

Section 16-1506 – Idaho State Legislature

legislature.idaho.gov/statutesrules/idstat/Title...

Idaho Legislature. 16-1506. Proceedings on adoption. (1) Proceedings to adopt a child shall be commenced by the filing of a petition together with a copy thereof. The petition shall be initiated by the person or persons proposing to adopt the child and shall be filed with the district court of the county in which said person or persons reside.

17 CFR § 240.16a-2 - Persons and transactions subject to ...

www.law.cornell.edu/cfr/text/17/240.16a-2

The rules under section 16 of the Act apply to any class of equity securities of an issuer whether or not registered under section 12 of the Act. The rules under section 16 of the Act also apply to non-equity securities as provided by the Investment Company Act of 1940 .

Ad related to: adopting rules section 16 1

Subject: Title 31 USC 3113, So your elected and publicly paid including medical servants administration foreign 1938 1938 fara registration united states reup date Passed the House on August 2, 1937 (Passed) Passed the Senate on May 18, 1938 (Passed) Reported by the joint conference committee on May 23, 1938; agreed to by the Senate on May 27, 1938 (Agreed) and by the House on

June 2, 1938 (Agreed) Signed into law by President Franklin D. Roosevelt on June 8, 1938. The Foreign Agents Registration Act (FARA) <https://www.justice.gov/nsd-fara> is a United States law passed in 1938 requiring that agents representing the interests of foreign powers in a "political or quasi-political ... Courts have been lying, and Forcing us to give up our Gift(\$). Or Credit, through the Social Security number and US Treasury

:COURT FEES ARE FOR PERSONS-PERSONS ARE NOT PEOPLE ***** With regard to court fees, i, libellant, john-henry, one of the people, believe the easiest way to show the facts that we are the sovereign people, is first to show what a person is not in Title 28 U.S.C. 1914 (District Court; filing and miscellaneous fees; rules of the court), which requires a person or persons to pay a filing fee. Since a person or persons are required to pay a filing fee, one should denote what a person is not according to U.S. Supreme Court decisions regarding the sovereign American people. What a person is not: " 'in common usage, the term 'person' does not include the sovereign people, and statutes employing the (word person) are normally construed to exclude the sovereign people.' Wilson v Omaha Tribe, 442 US653 667, 61 L Ed 2d 153, 99 S Ct 2529 (1979)

Criminal Tax Manual 22.00 -- FALSE, FICTITIOUS, OR FRAUDULENT ...

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22.01 STATUTORY LANGUAGE: 18 U.S.C. §§ 287, 286 §287.False, fictitious or fraudulent claims Whoever makes or presents to any person or officer in the civil, military, or naval service of the United States, or to any department or agency thereof, any claim upon or against the United States, or any department or agency thereof, knowing such claim to be false, fictitious, or fraudulent, shall ...

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22.00 FALSE, FICTITIOUS, OR FRAUDULENT CLAIMS

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22.01 STATUTORY LANGUAGE: 18 U.S.C. §§ 287, 286 22.02 GENERALLY 22.03 18 U.S.C. § 287 -- ELEMENTS 22.03[1] Claim Against the United States 22.03[2] False, Fictitious, or Fraudulent Claim 22.03[2][a] False, Fictitious or Fraudulent 22.03[2][b] Materiality 22.03[3] Knowledge -- Intent -- Willfulness 22.04 18 U.S.C. § 286 -- ELEMENTS 22.05 VENUE 22.06 STATUTE OF LIMITATIONS 22.07 THE MECHANICS OF A FALSE RETURN 22.08 AUTHORIZATION OF INVESTIGATIONS AND PROSECUTIONS 22.08[1] Authorization of Grand Jury Investigations -- Tax Division Directive No. 96 22.08[2] Authorization of Prosecution in False Claims Cases 22.09 SENTENCING GUIDELINES CONSIDERATIONS 22.01 STATUTORY LANGUAGE: 18 U.S.C. §§ 287, 286 §287. False, fictitious or fraudulent claims Whoever makes or presents to any person or officer in the civil, military, or naval service of the United States, or to any department or agency thereof, any claim upon or against the United States, or any department or agency thereof, knowing such claim to be false, fictitious, or fraudulent, shall be imprisoned not more than five years, and shall be subject to a fine in the amount provided in this title. §286. Conspiracy to defraud the Government with respect to claims Whoever enters into any agreement, combination, or conspiracy to defraud the United States, or any department or agency thereof, by obtaining or aiding to obtain the payment or allowance of any false, fictitious or fraudulent claim, shall be fined under this title or imprisoned not more than ten years, or both. [FN1

Presented by

corpus delicti 18 U.S.C. 3771 Understanding our Legal System: "CORPUS DELICTI" – Knowledge will lead to True Power 11/19/2013 By Stillness in the Storm 6 Comments "For a crime to exist, there must be an injured party (Corpus Delicti) There can be no sanction or penalty imposed on one because

of this Constitutional right.” 1 "CORPUS DELICTI": "As a general principal, standing to invoke the judicial process requires an actual justiciable controversy as to which the complainant has a real interest in the ultimate adjudication because he or she has either suffered or is about to suffer an injury." People v. Superior Court, 126 Cal.Rptr.2d 793. Supreme courts ruled "Without Corpus delicti there can be no crime". In every prosecution for crime it is necessary to establish the "corpus delecti", i.e., the body or elements of the crime." People v. Lopez, 62 Ca.Rptr. 47, 254 C.A.2d 185. "For a crime to exist, there must be an injured party (Corpus Delicti) There can be no sanction or penalty imposed on one because of this Constitutional right." Sherer v. Cullen 481 F. 945; "With no injured party, a complaint is invalid on its face". Gibson v. Boyle, 139 Ariz. 512 "In every criminal trial, the prosecution must prove the corpus delecti, or the body of the crime itself-i.e., the fact of injury, loss or harm, and the existence of a criminal agency as its cause." People v. Sapp, 73 P.3d 433, 467 (Cal. 2003) [quoting People v. Alvarez, (2002) 27 Cal.4th 1161, 1168-1169, 119 Cal.Rptr.2d 903, 46 P.3d 372.]. "Without standing, there is no actual or justiciable controversy, and courts will not entertain such cases." (3 Witlen, Cal. Procedure (3rd ed. 1985) Actions § 44, pp 70-72.) "Typically,... the standing inquiry requires careful judicial examination of a complaint's allegations to ascertain whether the particular plaintiff is entitled to an adjudication of the particular claims asserted." (Allen v. Wright, (1984) 468 U.S. 737, 752... "Whether one has standing in a particular case generally revolved around the question whether that person has rights that may suffer some injury, actual or threatened." Clifford S. v. Superior Court, 45 Cal.Rptr.2d 333, 335.

I am not a Attorney or a Psychiatrist, I do not give either legal or psychiatric advice. All statements made here are my opinions from my personal experience and research and should not be mistaken or misconstrued as advice of any kind.

u.c.c 1-308 formerly 1-207.....reservation of rights.....,plus {jut naturale},-{jus soli}...The Greatspirit , Mother Earth , The Creator rights for man,earth's rights for man....the other that is illegal and unlawful is the {B.A.R} statutes-codes-ordinances that are in repugnance of the primary protocol of your rights or marbury v. madison 5 u.s. 137 {1803}..... " Byars v. United States - 273 US 128 "Any constitutional provision intended to confer a benefit should be liberally construed in favor of the clearly intended and expressly designated beneficiary" We lawful bloodline natives 1890 are the the Beneficiaries a must watch to the end learn ,,,

Given name Edward m Johnston NON Military , non combatant , Civilian ,Non-belligerent lawful bloodline native of the forty Eight States soil United 1863- 1867

Subject: Indian Treaties" are the law of the land, and a rule of decision in all courts." Strother v. Lucas, 37 U.S. 410, 12 Pet. 410, 9 L.Ed. 1137 (1838). And;"Congress is bound to regard public Treaties private property exempt from taxed there Is no law its a city county and or state Washington dc Code from 1938 fara registration unit police and courts form Foreign Agents Registration Act | Department of Justice

<http://new.oregontrackers.com/public-notice-board.html>

<https://www.justice.gov/nsd-fara>

Subject: Fw: Subject: private property exempt from taxed there is no law Fw: Edward Johnston For Lincoln County County Commissioner Above Campaign Statement and facts to aid in your protection form the criminals Non-Corporation corpus delicti 18 U.S.C. 3771 DMM 602@1.3(e)2 Zone Improvement Plan (ZIP CODE) not required. Shal be taught in all schools Grow food collect water , Planting fruit and vegetables canning is a must , some live stock ... private property exempt from taxed charge public account education