

Please Read Edward's And David's coroner's request , Join the united States of America Republic Elected and public servant's oversights ,,, here is your facts,, pass on an enjoy

U.C.C. 1- 241, 242, 306, 308/ U.C.C. 1-207 All Rights Reserve)
Given name Edward Malone johnston II living man of THE SOVEREIGN
(non-corporation);
Office of GRANTOR/SETTLER FOR THE ESTATE:

[EDWARD MALONE JOHNSTON II], [EDWARD M JOHNSTON], [EDWARD JOHNSTON] et al,
[EDWARD MALONE JOHNSTON II], [EDWARD M JOHNSTON], [EDWARD JOHNSTON] et al,
TRUST(s), BOND(S), Commodities, et al, and C. U. S. I. .P. Numbers and trades
thereof:

Trust Accounts, et al, to include: CESTA QUE VIE TRUST, AKA, ONE PEOPLES
PUBLIC TRUST and Birth Certificate Bond(s), et al.

Without Prejudice: :Given Name Edward Malone Johnston II. Non-corporation,
Lawful American Bloodline, thereof: Domicile: Inhabitant Land Owner -
Non- State Register Cooperation

C\0 NON -Cooperation ~1540 North Nye Street Oregon Territory Near Toledo

DMM 602@1.3(e)2 Zone Improvement Plan (ZIP CODE) not required.

February 16 2015

DOCUMENT NO: 37 - 04022016

TO:

Eugene Gray
Karen Gunson, M.D. - State Medical Examiner
Larry Lewman, M.D. - Deputy State Medical Examiner
Clifford Nelson, M.D. - Deputy State Medical Examiner
Christopher Young, M.D. - Deputy State Medical Examiner
Daniel W. Davis, M.D. - Deputy State Medical Examiner - Lane County
James Olson, M.D. - Deputy State Medical Examiner - Southern Oregon
Veronica L.W. Vance, Ph.D. - State Forensic Anthropologist
Eugene Gray - Forensic Administrator

State of Oregon Corner
13309 SE 84th Avenue
Suite 100
Clackamas, OR 97015

Congress men

Greg Weldon 1051 NW Bond St. Suite 400 Bend, OR 97701 Phone: (541) 389-4408
Rep Peter DeFazio 125 Central Ave Suite 350 Coos Bay, OR 97420 phone:
541-269-2609

Kurt Schrader Salem District Office 544 Ferry Street SE, Ste 2 Salem, OR
97301

Congressman Earl Blumenauer District Office • 911 N.E. 11th Ave • Suite
200 • Portland, OR 97232

Senators: Sherrod Brown 455 Hart Senate Office Building Washington, DC
20510-3504

Rob Portman 338 Hart Senate Office Building Washington, DC 20510

UNITED STATES DEPARTMENT OF TREASURY

Treasury Secretary Lew, Governor

INTERNATIONAL MONETARY TRUST FUND ACCOUNTS

OFFICE OF THE SECRETARY

1500 Pennsylvania Avenue N.W.

Washington, D.C. 20220 FAX: 1 202 622 6415 - Rec'd:

FINDLAY CITY HEALTH DEPARTMENT

Attn. Health Commissioner Stephen D. Mills, D.O

1644 Tiffin Avenue, Suite A

Findlay, Ohio 45840

Phone: 419-424-7105

Lincoln County Grand Jury

Lincoln County Courthouse

Health Department

225 West Olive Street

Newport, Oregon 97365

Request for Corner's Inquest (continued)

HANCOCK COUNTY HEALTH DEPARTMENT

7748 CR 140 Findlay, Ohio 45840.

Phone: 419-424-7869 Fax: 419-424-7872

His Alleged Holiness Pope FRANCIS

Unofficial: Pope Francis

<https://www.facebook.com/PopeFrancisPage/?fref=ts>

<https://www.facebook.com/PopeFrancisPage/?fref=ts>

<https://www.facebook.com/PapamFRANCIS/?fref=ts>

Vatican City State, 0120

AMERICAN EMBASSY TO THE HOLY SEE
Via delle Terme Declane, 26
00153 - Rome, Italy

CDF@CFAITH.VA

E-Mail: USEmbassyvatican@state.gov

Website: Vatican.usembassy.gov

I demand the Devils Souls in payment
Pope Francis Foreign Agent (Latin: Franciscus; born Jorge Mario Bergoglio
on 17 Dec. 1936) is the 266th and current pope of the Catholic Church,
elected on 13 March 2013

With respect Dear Elected and publicity funded Servant
CAUSE OF ACTION: Request for Coroner' s Inquest/Grand Jury
Investigation(s)

It would appear that Treasury Secretary Lew, Governor of the INTERNATIONAL
MONETARY TRUST FUNDS is having trouble finding the account information
I am seeking as the GRANTOR/SETTLER for the Estate of [EDWARD MLONE
JOHNSTON], [EDWARD JOHNSTON], [EDWARD JOHNSTON], et al, and all Bonds,
Trusts and Commodities connected thereof. Congress has also refused to
produce any audits of these accounts. The Treaty of 1213 does not apply
in this united States country as we did win the 1776 Revolutionary War;
<http://www.scribd.com/.../The-Secret-Treaty-of-Verona>

-

united States Documents now filed with the Vatican and the Queen of England
are found

<http://www.specialcollections.uws.ac.uk/documents/lpdf>

Perhaps a Death Certificate is needed - thus - an inquest into the deaths
thereof and factual evidence that these persons [EDWARD MALONE JOHNSTON
II], [ED JOHNSTON], [EDWARD M JOHNSTON], [EDWARD MALONE JOHNSTON], [ED M
JOHNSTON II], [EDWARD M JOHNSTON II], et al, a Birth Certificate,
Certificate of Live Birth fraud scheme, dead entities; American National,
Heir, Successor and Beneficiary, Living, Breathing Bloodline Flowing
Human, Animal, Being. U.C.C. 1-308=1/207 All Rights Reserved thereof; At
birth How did he- himself - apply for Corporate Status, Identity Theft,
Federal and or State, and have lawfully provided a Corporate Charter,
Bond/insurance, Business license, and have corporate attorney
representation, Lawful Government tax identifications, and have paid any
lawful taxes for the past 70 years thereof?

Where is the Corpus Delicti? It would appear the above are Crime Victims, Corpus Delicti themselves in all matters related thereof. This supposed tax would therefore have to comply to the Lawful Definition of "income" for all tax legislation as defined by the UNITED STATES SUPREME COURT: Straton's Indep. V Howbert 231 U.S. 339 (1913) "the gain derived from Capital, from labor or from both combined, provided it include the sale or conversion of a capital asset"; the result of corporate activity. Exactly what corporate activity are these dead entities engaged in that they would be required to file a Corporate return? Show me the Corpus Delicti thereof. The Birth Record fraud scheme deliberately established by the legal community, members of Congress, Federal Reserve, the PRESIDENT AND CEO of the UNITED STATES OF AMERICA, dba, A FEDERAL CORPORATION, JUDGES, LAWYERS and ATTORNEYS, Courts, Clerks of the Court, present and past, to steal these

Request for Corner's Inquest (continued)

trusts, bonds and other commodities they unlawfully created, fraud by trickery.

Merely being native born within the territorial boundaries of the United States of America does not make such an inhabitant a Citizen of the United States, unless an American Indian original to this land, subject to the jurisdiction of the Fourteenth Amendment "...Elk v. Wilkins, Neb (1884) 5 s. ct. 41, 112 U.S. 99, 28 L. Ed. 643.

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

Exactly what corporate activity would/are these dead entities, Legal fictions, [EDWARD MALONE JOHNSTON]et al, [Edward Malone Johnston II]et al, engaged in? That would required to file a Corporate Tax return? Produce the Product, converted or sold, to create a profit. Show me the Corpus Delicit thereof. This Birth Record fraud scheme deliberately established by the legal community, members of Congress, Federal Reserve, the President and CEO of the UNITED STATES OF AMERICA, dba, A Federal Corporation, the Crown, and the Vatican with collusion with the JUDGES LAWYERS, ATTORNEY, and the CLERK OF THE COURT thereof, to steal these

Trusts, bonds and other commodities they unlawfully created by
“legislative and judicial Trickery, aka, intentional fraud, R.I.C.O.
Thereof. Whereas the Corporation

[JOHN ALLEN DOE] dba Corporation files his corporate Taxes how then can
this same entity therefore be required to file the “individual” tax
return using the same fictitious name there of? Extortion, mail fraud,
honest service fraud, et al?

Form Number FU-AH-1-GTI OOC(wmn)

All Rights Reserved Not for Profit.

ATTORNEY GENERAL STATE OF OREGON
Attorney General Ellen F. Rosenblum
Oregon Department of Justice
1162 Court Street NE
Salem, OR 97301-4096

DEPARTMENT OF VITAL STATISTICS
OFFICE OF THE SECRETARY OF STATE
Jon Husted Ohio Secretary of State Fax: 1 614 644 8820
180 East Broad Street, 16th Floor
Columbus, Ohio 43215

Dear Employee(s):

This letter is to inform you I am making my “CERTIFICATE OF LIVE BIRTH” ,
“BIRTH CERTIFICATE” , “BIRTH RECORD” , al et al null and void due to
fraud in the inducement as explained below:

edward malone ; family of boyd

Given Name Edward Malone Johnston II. Non-corporation, Lawful American
Bloodline, thereof:
Domicile: Inhabitant Land Owner - Non- State Register Cooperation
C\NONON -Cooperation ~1540 North Nye Street Oregon Territory Near Toledo
DMM 602@1.3(e)2 Zone Improvement Plan (ZIP CODE) not required.

Attention all Hospitals, Doctors, Mid-wife and public servants Including
other Medical providers, al et al.

This advisory is for the purpose to protect you from a criminal fraud you
are participating in, under the pretense of law and fraud by trickery.

This is known as violation of uberrimae fides: of the utmost good faith. See contract uberrimae fides under CONTRACT. [Cases: Insurance Key 1807, 2996. CJS Insurance at 377.] and Uberrima fides: Utmost good faith < a contract requiring uberrima fides>.BLACKS LAW 8th Ed. Page 1558.

This crime begins with the birth records you establish when a new child is born, The Vatican STATE Registration birth certificates, certificates of live birth, whatever, al et al. As you create these documents you are beginning the following criminal acts against both mother father most of all to the Light in Soul of the child which last them all through their lives.

This record of birth, whatever, is then sent to the [STATE OF, YOUR STATE, CORPORATION] DEPARTMENT OF VITAL STATISTICS where a new birth certificate is made and returned to the county of birth. However, and this is where the real frauds begin, a copy of this birth Certificate is then sent to the DEPARTMENT OF COMMERCE, forwarded to the CENSUS BUREAU where a Million

Dollar Bond is placed upon this baby [JOHN DOE] and or [JANE DOE] and registered with the CORPORATE TRUST COMPANY (C.T.C.), a Delaware Corporation, for the purpose of Tax Fraud and the unlawful operations of the IRS, a non-government Collections Agency, operating out of Puerto Rico, under Spanish Law, a territory belonging to the UNITED STATES dba CORPORATION. It also creates other fraudulent operations of both federal and state employees, legislators, judges and courts of law. The FEDERAL RESERVE purchases all of these Bonds and this child is now enslaved for the rest of his/her life to pay for another woman or mans Sin Can you see it. This Bond today creates one million FEDERAL RESERVE NOTES which said child is then forced to pay for the rest of his life, slavery. This Bond assigned a CUSIP number for trading purposes then their life.

Rule of Grammar for the use of CAPITAL LETTERS used in a NAME: when CAPITAL letters are used anywhere in a NAME this always refers to a LEGAL ENTITY/FICTION, COMPANY OR CORPORATION no exceptions. For example JOHN DOE (PASSPORTS, DRIVERS LICENSE, MARRIAGE CERTIFICATES) et al.

A suggestion, for educational purposes, for you to follow is to place this new born child on any birth record as the following: john-allen; family of doe. Then make sure a copy goes to the COUNTY CORPS HEALTH DEPARTMENT as well. Remember this fraud by trickery has just committed this child as a STRAW MAN, TRADE NAME and CORPORATION. By signing Said Birth Record it certificate is now a negotiable instrument, see Ceti & Fi-duc(e)iary & fi-cate(e iary for the purpose of “creating the LEGAL ENTITY/FICTION and works commerce as GOVERNMENT can only regulate that which it creates

even through fraud by trickery: Title of Deed to Real Property, The fraud here is the living breathing man and woman conceived this child, a gift of God, not Government. See Jason Whitney, Presenter & Researcher: The Occult World of Commerce, we are considered to be a FICTION, NAME, SYMBAL, LEGAL PERSON with no consciousness, a juristic PERSON, EN LEGIS, A NAME written on a piece of paper. There is no statute of limitations on fraud. Thus all birth records are the end result of criminal fraud against the mother and child.

Babies are what is called a “C” est Tui Que (pronounced “Set-a-kay”) Trust, the STRAWMAN, COLLATERAL OR CORPUS (body) of the Trust. Yet Babies are incompetent/invalid so when the mother signs the Birth Record she agrees to be the TRUSTEE of the Trust until the child reaches the age of 18-years. Fraud by trickery: the government did not create living, breathing man or woman, “GOD” did. The trust is the creation of black ink on white paper only and a criminal act of identity theft, commodities fraud, and breach of public trust by both Federal and State employees and treason against the Constitution. The mother, by signing this birth record, has just enslaved her child to the FEDERAL RESERVE Bank that is holding this bond which represents your “labor” for your lifetime.

To further insure your commercial value the government then creates man as an animal for commodities reasons: hostages. TITLE 7 CHAPTER 6 > SUBCHAPTER II @ 136 Definitions

(d)The term “animal” means all vertebrate and invertebrate species, including but not limited to man and other mammals, birds, fish and shellfish.

Our pseudo courts use this section to place you in debtors prison to pay for fines, court costs, from the SINS OF ANOTHER who did not make their proper amends and puts against the national debt via CUSIP, Bond and Commodities fraud they commit against us in their Corporate Court. What they do not tell you is however that this Birth Certificate in the name of [JOHN DOE]/[JANE DOE] was declared dead by the county Coroner 3-days after the issuance. So how do you place a dead person or charge a dead person with crimes or imprisonment? Kidnapping perhaps.

Whereas it is a crime not to report a criminal act this matter has been reported to the Supreme Court, Ohio, Attorney General, UNITED STATES DEPARTMENT OF STATE, and others as these are crimes against humanity. They all sit in silence and refuse to do their OATH OF OFFICE.

Please Bless by help pass this information to other professionals in your

area of expertise.

Thank you for your time in this Financial matter.

Furthermore all CUSIP, Bonds, Trust(s), Commodities, al et al, shall be made hole, from the beginning, due and payable immediately, in lawful money 12 U.S.C. 411: 48 Statute 337.

The COUNTY/TERRITORY/STATE OF OREGON west coast to OHIO east coast dba CORPORATION shall CEASE AND DESIST any further fraudulent activities against the residents of this state relating to Birth Records. This CORPORATION shall also make hole again to every resident of this state/STATE where they have been deceived by these birth records.

Furthermore the residents of this state demand full access to our CESTA QUE TRUST ACCOUNTS as granted us underneath the 1933 Bankruptcy Act and legislative Acts, al et al, which followed and your office shall file charges against the Congress of the UNITED STATES for breach of fiduciary duty as they were trustees of the Bankruptcy. These charges shall include: Fraud, Civil RICO, Collusion, Treason against the Constitution, Breach of Public Trust for starters.

Respectively submitted,

This is a copy of the original. How can you make a copy of something if there were no original?

edward malone; family of boyd

All Rights Reserved Not for profit.

CC: Supreme Court, 65 South Front Street; 8th Floor, Columbus, Ohio
Peter Elliot U.S. Martial
Steven M. Detterbach, U.S. Attorney
Notice of Service sent on this the 8th Day of April 2013 first class mail
UNITED STATES POST OFFICE

I am now asking for a Coronors' Inquest into, fraud by trickery, Birth Record aka Record of Live Birth and BIRTH CERTIFICATE and the Death of [EDWARD MALONE JOHNSTON II], [EDWARD JOHNSTON], et al, as well as [Edward Malone Johnston], [Edward Johnston], et al, and that the Corpus Delicti be produced thereof. Where is his grave and Death Certificates? See HOLY TRINITY CHURCH vs U.S. (1892?)

Please produce these Financial Documents as well: Birth Certificate Bond,

CESTA QUE VIE TRUST, aka, ONE PEOPLES PUBLIC TRUST Accounts and all Commodities against this name traded and sold on Wall Street and D&B, owned by the American Bar Association, under C.U.S.I.P. Numbers and those produced by Pseudo Corporate Court/Banks by Case Number and C.U.S.I.P. Numbers thereof. Whereas all Government debt is paid and covered by FDCPA why this fraud scheme other than to steal and pilferage the trust accounts and bonds herein fraudulently created; I would strongly suggest a Grand Jury investigation into these matters. Whether of not the man [DAVID LEE BUESS], et al, is dead I, the living man, have the lawful right to make claim as all these are the Creation by Fraud in the Inducement and without my knowledge and consent thereof. See 1933 House Resolution 192 Lawful American non debt.

In 1779 the United States of America became a Federal Corporation, without Amendment, an act of Treason. This is verified by 28 U.S.C. § 3002 Definitions 15) United States means A) A Federal Corporation. This act of Treason was neither questioned by our former members of Congress nor the President thus are Co-conspirators to this fraud scheme. This fraud enacted to overthrow our Constitutional Government and the Republican form of Government therein established; see “Supreme Law of the Land” defined page 1482 BLACK’S LAW DICTIONARY 8TH EDITION. 1. The U.S. Constitution. [Cases: Constitutional law Key: 1.1] 2. Acts of Congress made in accordance with the U.S. Constitution 3.U.S. Treaties. See SUPREMACY CLAUSE. The children, women and the men of these union states, now 50, are not federal/state employees subject to this de facto Federal Corporation, CORPORATE POLICY, thereof and said corporation is operating in fraud within these union States as this Corporation is not lawfully registered with the OHIO SECRETARY OF STATE nor the DEPARTMENT OF CORPORATIONS and neither are they paying their Corporate Taxes thereof. This Federal Corporation has no standing in law thereof against any child, woman and man of these union states. Their Corporate policies must comply to the 1776 Constitution for the United States of America Ratified 1778 thereof. No government entity, employee, officer what-so-ever has any immunity from Prosecution (civil rights) Norton vs. Mcshane 14 L.Ed 2d 274. Also see <http://www.specialcollections.uws.ac.uk/documenths/1.pdf> thereof.

16th American Juristprudence, Second Edition, Section 177 states it best:
16th American Juris Prudence Section 177
The State did not give the Citizen his rights and thus cannot take them away as it chooses. The State did not establish the settled maxims and procedures by which a citizen must be dealt with, and thus cannot abrogate or circumvent them. It thus is well settled that legislative enactments do not constitute the law of the land, but must conform to it.

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

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

The general rule is that an unconstitutional statute, though having the form and name of law, is in reality no law, but is wholly void, and ineffective for any purpose; since unconstitutionality dates from the time of its enactment, and not merely from the date of the decision so branding it. As unconstitutional law, in legal contemplation, is as inoperative as if it had never been passed. Such a statute leaves the question that it purports to settle just as it would be had the statute not been enacted. Since an unconstitutional law is void, the general principles follow that it imposes no duties, confers no right, creates no office, bestows no power or authority on anyone, affords no protection, and justifies no acts performed under it... A void act cannot be legally consistent with a valid one. An unconstitutional law cannot operate to supersede any existing valid law. Indeed, in so far as a statute runs counter to the fundamental law of the land, it is superseded thereby. No one is bound to obey an unconstitutional law and no courts are bound to enforce it.” Any court, government or government officer who acts in violation of, in opposition or contradiction to the foregoing, by his, or her, own actions, commits treason and invokes the self-executing Sections 3 and 4 of the 14th Amendment and vacates his, or her, office.

It is the duty of every lawful American Citizen to oppose all enemies of this Nation, foreign and DOMESTIC. (Note added: Every Lawful and recognized American Citizen including all Elected, Appointed, hired public servant(s), Children’s Protection Services, Police, Sheriff’s, Martials, CIA, FBI, Capital Police, Secret Service, City Council, County Commissioners, Board of Commissioners, et al, Religious Organizations, Associations, Schools, Colleges, Universities, Schools of Law, Corporations,

LLC’s, Doctors, Nurses, Health Care Providers, Unions, et al, to preform they of Oath of Office, in compliance to the 1776 Constitution for the United States of America, to all matters herein related thereof.) Please help pass this information to other professionals in your area - and honor thy 1776 Constitutional oath of office in your area of expertise it is after all as Lawful Americans’ right to life, liberty and the pursuit of

happiness that 'GOD' promised mine and your bloodline of this United States of America for all mankind thereof.

Remember as well merely being born within the territorial boundaries of the United States of America does not make such an inhabitant/visitor a Citizen of the United States of America subject to the Fourteenth Amendment, [XIV], Amendment ... Elk v. Wilkins, Neb (1884).

Note Added: The unlawful actions of any public servant are punishable under 18 U.S.C. § 1001 thus CORPORATE POLICY does not apply to the children, women and the men of these union States whereas the crimes committed were during time of engagement as an employee or Corporate Officer thereof, past and present, and all corporate policy is null and void, ab inito, to all union states and their lawful residents and totally fail to comply with the Supreme Law of the Land thereof. All paperwork must be in compliance to this Supreme Law of the Land or it is null and void on face ab inito less it stand in Treason against the Constitution thereof.

Where is the Constitution for this -UNITED STATES OF AMERICA, dba, A FEDERAL CORPORATION? There is none thus no consent by any lawful American(s) from any union State. The Law of this United States of America <http://www.specialcollections.uws.ac.uk/documents/1.pdf> written Instrument; by our Forefathers, their Laws (the 1776 A Declaration, the 1777-1787 Confederation, the 1787 proposed Constitution for the United States of America, the 1789 Unanimous ratified Constitution for the United States of America, and the 1789 ARTICLES, in addition to, and Amendment of the Constitution of the United States of America, proposed by Congress, and ratified by the Legislatures of the several States, pursuant to the fifth Article of the original Constitution...) and the methods of word usage (including case structure and punctuation). SUPREME COURT RULING: Police Have No Duty To Protect The general public ... gunssavelives.net/blog/supreme-court-ruling-police-have ...

We are on our own for protection. While we are quite sure most police officers will help someone in need when required, just remember the next time you feel you might help they are there as pirate' s collecting revenue for the Elected and public piracy mayor and city council only ... title 5 2906 3331-3333 honor thy oath for public service , No injured life or party , No Property damage, No Crime No Victim. Legal Maximum When the law of man cannot prevail the law of nature must. The reason not to work in this nation is because we have a de facto government who daily violate their 1776 Constitution for the United States Oath of Office thereof -

Remedy - HONOR THEIR OATH OF OFFICE!

WHAT IS SOVEREIGNTY? It is the inherent right from God from himself gave the United States of Americans to travel without impede subsistence hunt, fisheries, food gathering on all public land rights of ways, highways byways fairways, water ways rivers and flood plans, tide pools and beaches and our ocean. This is not provided by prerogative of foreign agents of civilized people to rule itself, and Not to dictate all of the forms and conditions of the institutions it sets up to carry out this rule.

Ironically, the U.S. SUPREME COURT agrees with those people who claim to be SOVEREIGN citizens of the American Republic! Bond vs. UNITED STATES, 529 US 334 - 2000, The Supreme Court held that the American People are in fact Sovereign and not the States or the Government. Would someone please inform the FBI Profilers this ruling! The court went on to define that local, state and federal law enforcement officers were committing unlawful actions against the Sovereign People by the enforcement of the laws and are personally liable for their actions. Bond v. United States, 529 US 334 - 2000 - Supreme Court - Cited by 761 litigants in other cases. Bond v. US, 131 S. Ct. 2355 - 2011 - Supreme Court - Cited by Bond v. US, 1 F. 3d 631 - 1993 - Court of Appeals, 7th - Cited by 66
“

What are the implications of this 2000, U. S. Supreme Court ruling?

1] The delegates to the first Federal Convention prohibited the use of corporations by all governments representing the American Republic. Therefore, all of these corporate governments and their corporate laws are a usurpation of the organic Constitution of the United States of America. All State Governments are now sub-corporations of the federal Government, making all Courts and all law enforcement personnel, corporate federal agencies or employees. [See: James Madison Journal of the Federal Convention, 392 Vol. 2, P. 722] and [Pull up your State Code on your PC and search the Code for the words “District of Columbia” and “Federal Government.” You will receive about 1000 references linking your state to the federal government.]

2] The state and federal government are de facto corporation(s) and therefore the Congress, State Legislatures, City Councils, Municipalities and all State and Federal Courts are corporate entities posing as Constitutional branches of government - voter fraud - civil RICO.

3] Corporations are privately owned businesses, meaning that the Corporate United States belongs to one or more private individuals aka

shareholders, which is always governed by a Board of Directors the company ran by the CEO and other officers. The Corporate United States is privately owned by a group of European Royal and Elite individuals tied to the Federal Reserve System and the letters of incorporation are recorded in the Vatican. The President of the United States of America, dba A Federal Corporation is actually their CEO and the Congress and all others are corporate employees. Everything they do is in the interest of the corporate owners! I can't access those documents because of National Security. Congress has some 111 Federal Corporations - WHY? Perhaps to hide the embezzlement.

4] In order to promulgate and enforce Criminal Laws to govern the SOVEREIGN public, government must be SOVEREIGN too, which is an accepted RULE of LAW derived from the, Ancient Law of Kings. Corporations are not and can never be SOVEREIGN. They are not real, they are a fiction and only exist on paper - black ink on white paper and made of laws, statute, Charter, Bond, Business License, et al.

5] Therefore, all corporate policy, not law and statute, created by these de facto government corporations are private corporate regulations they called public law, statutes, codes and ordinances to conceal their true nature. Do the Judge and your lawyer know about this? You bet they do!

6] Since these government bodies are not SOVEREIGN, they cannot promulgate or enforce CRIMINAL LAWS; they can only create and enforce CIVIL LAWS, which are duty bound to comply with the Statutes Codes administration rules and regulations and LAW of CONTRACTS. The Law of Contracts requires signed written agreements and complete transparency! Did you ever agree to be arrested and tried under any of their corporate statutes? For that matter, did you ever agree to contract with them by agreeing to be sued for violating their corporate regulations? Forced to sign under threat of Contempt of court?

[Citations and Complaints are contracts but they lack transparency because you were never told what might happen to you if you agree to contract, and that you had a right to refuse the accommodation!]

7] Do any of Americas Courts have Jurisdiction over a SOVEREIGN? Yes ... but only by your consent to be judged by the Court. Can they compel [Summon or Subpoena] you to appear or participate in their process? No ... they can't compel you and Yes ... they can ask but you can reject the accommodation in writing and nothing can be done about it because you have refused to give the court jurisdiction over you!

8] Enforcement of these corporate statutes by local, state and federal law enforcement officers are unlawful actions being committed against the SOVEREIGN public and these officers can be held personally liable for their actions. [Bank v. U.S., 529 US 431 2000]

9] There being no Constitutional Criminal Laws or Transparency in the American Justice System, everyone arrested, convicted and sentenced to prison under these CIVIL LAWS are in prison by CONSENT, forced by Foreign agents AKA judges and or police at gun point or threat of life liberty and pursuit of thy happiness and therein, all American Jails are actually Unconstitutional DEBTORS PRISONS for foreign! Reference Administration Procedures Act and Trading with the Enemies Act and Paperwork Reduction Act 3500 - 3520 Specifically 3512 Public Protection.

10] Most to all of the Juvenile Facility' s, County and State Prisons and all of the Federal Prisons are privately owned corporate businesses for profit, which kick back to the sentencing Judges and jailers. The Bureau of Prisons Privatization Management Branch provides general oversight, for these institutions. So if you are have been kidnap by a Pirate convicted in these foreign Courts, you can possibly expect to serve some jail time for public funding of piracy committed on Americans ! Now you know why America has such high prison populations!

11] Can the State Government and Courts take Custody of your children? Only with your consent this includes public school registration, otherwise their agents and officers can be held personally liable for their actions! Orphans are a different matter and can be- come wards of the Court until emancipated.

These de facto Corporate governments are a usurpation of the 1776 Constitution for the United States of America, Violating their Oath of Office, and this corporatist onslaught in America has been since its creation, been an ANTI-SOVEREIGN and are of a TERRORIST REGIME in fact the real TERRORIST and TRAITORS to the American Republic. This fraud scheme now ties in with the Social Security Act under Titles IV, V and XIV and falls under the headings of Child Trafficking, Conflict of Interest whereas the Judge receives \$125,000.00 per child taken out of the home and the CPS workers receives \$7,500.00 per child - even more if child is physically handicapped. Make sure you ask your attorney, judge and prosecutor for a conflict of interest statement, in court, before the trial begins and in front of the Jury. Make sure you know the definition of "inn of court" BLACK'S LAW DICTIONARY 8th Ed. Question Jurisdiction and the kind of law they are practicing against you before going to trial/hearings. Fraud by color of law changes everything so look for the

Flags they are flying within the Court Room. Study DDE Executive Order 10834 re these issues.

Blessings, to Public Servant Judge Dale, retired
<http://www.westernjournalism.com/cnn-reporter-fact-party.../>

U. C. C. 1-241, 242, 308, 306, 308=1-207 All Rights Reserved: a published document.

Disclaimer: a man, Given name edward malone johnston II non-corporate entity reserve the right to amend or make further corrections to this document as further information becomes available. Furthermore, I do not agree to any Civil and or Criminal Penalties whereas documents taken from Congressional Record, IRS Code, Farm Bills, Trading With the Enemies Act, Legislative Procedures Act, Court rulings and decisions and the Bankruptcy Acts - now 4 - of these United States, et al and Birth Record Fraud Scheme, Bond, C. U. S. I. P., Commodities Fraud, Theft of and or misuse of CESTA QUE VIE TRUST, AKA, ONE PEOPLES PUBLIC TRUST ACCOUNTS which were to be established so the men and women could pay their debts as all lawful money was stolen from us, treason against the Constitution, by Roosevelt and his coconspirators AKA the Vatican, British Empire, International

Bankers, et al. The FEDERAL RESERVE NOTE a debt instrument merely discharges the debt, Breach of Public Trust and Misprision by the Congress of the United States, AKA federal employees, Fiduciary Trustees, in dealing with the Bankruptcy Act(s) of 1933 and acts of TREASON by Franklin D. Roosevelt, Congress and the Receivers of the Bankruptcies. 1779 without amendment the UNITED STATES OF AMERICA, dba,

CORPORATION, a French Corporation - Congress has refused to provide names of the 3 parties who formed this Corporation - an act of treason. (28 U. S. C. @ 3002 Definitions 15) United States means A) a Federal Corporation - de facto government. Between March 3 - 5 1861 12 States walked out of Congress in Secession,

see Rulings of the Attorney General B. J. Black published 1863, and Congress was forced to adjourn Without Day; became Sin Die, never to meet again, the next day as they did not have enough votes to call the next session - see Congressional Record March 5 - July 15, 1861. Every Legislative Act since is fraud in the inducement. Welcome to the Dictatorship - de facto Government. It should be herein noted that in the 1933 Bankruptcy Act all Offices, Agencies and Departments were turned over to the Receivers, unknown, of the Bankruptcy, via the United Nations - 12 years before that became and

Organization, and All Law and Statutes became international law and copy written AKA Lawless America. Any nation once bankrupt is no longer sovereign. Are you practicing Corporate Policy instead of law? Prove it. Also read the 16th American Jurist prudence, Second Edition, Section 177...any law written in violation of this Constitution is as though it were never written and no one is obligated to obey it.....; massive voter fraud.

NOTICE: The UNITED STATES OF AMERICA IS A CROWN/VATICAN/SWISS BANK Property the result of land theft by the Pope from the Great Marzocco. (A fraud scheme the result of the 1933 Bankruptcy Act & G5. Trustees Are: The Pope, British Monarch, U.S. Postmaster See 28 U.S.C. @ 3002 Definitions 15) United States means A) a Federal Corporation. AKA French.

Now consider the beginning of the Court Fraud Scheme and the establishment of the Court system AKA Renaissance whereas the CATHOLIC CULT AKA CHURCH via 4-Popes, AKA, Jesuits, and bought into the Courts and Royalty and remain to this day controlling the Judicial system, AKA, the Bank. The Court case number is the Account number from which the Court, aka, Bank is running their Bond, C.U.S.I.P. , and commodities fraud scheme against all defendants, pro se, and private man/woman P.A.G. litigants who enter thereof. It is a Ponzi Scheme. Contracting in violation of uberrimae fidei - of utmost good faith and uberrima Fideas - utmost good faith. (Ref. BLACK'S LAW DICTIONARY 8th EDITION pg. 1558.) No court papers are disclosing as a contract; Nor have a proper identity from the OFFICE OF MANAGEMENT AND BUDGET (OMB NUMBER), fail to provide their Commodities license information nor their Bonding information nor the C.U.S.I.P.: (CUSIP stands for Committee on Uniform Securities Identification Procedures. Formed in 1962, this committee developed a system (implemented in 1967) that identifies securities, specifically U.S. and Canadian registered stocks, and U.S. government and municipal bonds.) A "public official" has no rights in relation to their employer, the state or federal government:

"The restrictions that the Constitution places upon the government in its capacity as lawmaker, i.e., as the regulator of private conduct, are not the same as the restrictions that it places upon the government in its capacity as employer. We have recognized this in many contexts, with respect to many different constitutional guarantees. Private citizens perhaps cannot be prevent...ed from wearing long hair, but policemen can. Kelley v. Johnson, 425 U.S. 238, 247 (1976). Private citizens cannot have their property searched without probable cause, but in many circumstances government employees can. O'Connor v. Ortega, 480 U.S. 709, 723 (1987) (plurality opinion); id., at 732 (SCALIA, J., concurring in judgment).

Private citizens cannot be punished for refusing to provide the government information that may incriminate them, but government employees can be dismissed when the incriminating information that they refuse to provide relates to the performance of their job. *Gardner v. Broderick*, [497 U.S. 62, 95] 392 U.S. 273, 277 -278 (1968). With regard to freedom of speech in particular: Private citizens cannot be punished for speech of merely private concern, but government employees can be fired for that reason. *Connick v. Myers*, 461 U.S. 138, 147 (1983). Private citizens cannot be punished for partisan political activity, but federal and state employees can be dismissed and otherwise punished for that reason. *Public Workers v. Mitchell*, 330 U.S. 75, 101 (1947); *Civil Service Comm'n v. Letter Carriers*, 413 U.S. 548, 556 (1973); *Broadrick v. Oklahoma*, 413 U.S. 601, 616 -617 (1973).” [*Rutan v. Republican Party of Illinois*, 497 U.S. 62 (1990)] 18 U.S.C. 1001 et al.

Is Britain owned by the Vatican(Treaty 1213)? Follow . 2 answers 2. ... Britain by the Governments own figures has 7.85 million of working age not working?

Is it true that the Pope claims to own the entire... Jan 15, 2009 13 answers

Is these statements true?...Can you help me... Jan 13, 2009 4 answers

According to this contract, the Vatican owns all...

inquiringminds.cc/according-to-this-contract-the-Vatican

..

In 1213, King John was ... The contract is known as the “Treaty of Verona” and it undertook to ... the Vatican owns all of England and all of the British ...

Cracking The Legal Code Of King James Bible of Enslavement

<https://realityblogger.wordpress.com/>

.../cracking-the-legal-c.../

Cusip Slavery - Finding Your Birth

Certificate ... www.morningliberty.com/2011/07/22/cusip-slavery-finding

...

Jul 21, 2011 • ... Finding Your Birth Certificate Bond Tutorial.

666kirk666 Tue, ... It ties it all in t the Vatican too. ... Rockefeller Foundation Owns Zika Patent;

Understanding How Vatican city British Admiralty And Common Law Apply To You

<https://www.youtube.com/watch?v=yZjhM385kBs&sns=fb>

The Arraignment, Your Secret Phrases, UCC, And The Crown Empire
<https://www.youtube.com/watch?v=BSTIsWTawJ4>

The Vatican Owns Your Soul - ALL Birth ...
lunaticoutpost.com/showthread.php?tid=416332

The Vatican Owns Your Soul - ALL Birth Certificates are held in Vatican Vaults. ... by the sale of the birth certificate as a Bond to the private central bank of the ...

8 U.S. Code § 1401 - Nationals and citizens of United States at birth

1978—Subsec. (a). Pub. L. 95 - 432, § 3, struck out “(a)” before “The following” and redesignated pars. (1) to (7) as (a) to (g), respectively.

U.S. citizens were declared enemies of the U.S. by F.D.R. by Executive Order No. 2040 and ratified by Congress on March 9, 1933

FDR changed the meaning of The Trading with the Enemy Act of December 6, 1917 by changing the word “without” to citizens “within” the United States

To cover the debt in 1933 and future debt, the corporate government determined and established the value of the future labor of each incorporated individual in its jurisdiction to be \$630,000. A bond of \$630,000 is set on each Certificate of Live Birth. The certificates are bundled together into sets and then placed as securities on the open market. These certificates are then purchased by the Federal Reserve and/or foreign bankers. The purchaser is the “holder” of “Title.” This process made each and every person in this jurisdiction a bond servant.

U.S. citizens were declared enemies of the U.S. by F.D.R. by Executive Order No. 2040 and ratified

WHAT IS HJR 192? Can we Discharge our Debts to the... http://understandcontractlawandyouwin.com/hjr-192-discharg... / Jun 7, 2014 ... House Joint Resolution 192 was then passed by Congress on June 5, 1933. This law was passed to do away with the gold clause For lawful Bloodline American ...

House Joint Resolution 192, 1933 - ****Redemption - tribe.net

tribes.tribe.net/redemption101/thread/07f05122-0090-408b

...

House Joint Resolution 192 ... this Article does not contain an absolute prohibition against the States making something else a tender in transfer of debt. HJR-192 ...

.Background- 1933 The Bankruptcy of the UNITED... www.youhavetheright.com/tour3

Background- 1933 The Bankruptcy of the UNITED STATES. ... passed House Joint Resolution 192 which served ... impossible as notes of debt do not pay for anything ...

Gonzales v. Oregon, 546 U.S. 243 (2006), was a decision by the United States Supreme Court, which ruled that the United States Attorney General could not enforce the federal Controlled Substances Act against physicians who prescribed drugs, in compliance with Oregon state law, for the assisted suicide of the terminally ill. It was the first major case heard under the leadership of Chief Justice John Roberts. [1]

My case rests to be true thereof:

By The GreatSpirit God Bless , Jesus , Jes US. We the Lawful Bloodline American People come in Peace.

Request for Coroner' s Inquest (continued)

STATE OF Oregon

Affirm JURAT

County of Lincoln

On this the 15th_day of February in the year of our LORD 2016 AD, Before me, a Notary

Republic, the Autograph

_____ personally appeared,

Autograph - Without Prejudice:

Given Name Edward Malone Johnston II. Non-corporation, Lawful American Bloodline, thereof:

Domicile: Inhabitant Land Owner - Non- State Register Cooperation

C\ONON -Cooperation ~1540 North Nye Street Oregon Territory Near Toledo DMM 602@1.3(e)2 Zone Improvement Plan (ZIP CODE) not required

[x] known to me, or [x] satisfactorily proves to be the Natural Human Being who's name is subscribed

to this instrument, Sworn and acknowledged that he/she executed the same

for the stated purpose
thereof. In Witness Whereof, I have hereunto set my hand and Notary Seal.
My Commission expires _____

Edward M Johnston Has Filed in State of Oregon secretary office including
this filed with the senate and house as you can see, Not one of the Elected
and Public servants have disagree with the facts this public notice
published for three weeks in the newspapers , public notice boards and
museums

<https://olis.leg.state.or.us/.../CommitteeMeetingDocume.../72439>

<https://www.youtube.com/watch?v=6P318bELif8>

Do You Know About The Act of 1871 Teach this in your School

Treaty of 1213 Contract Elected and public servants honor thy oath of
Servitude for their public service, Lawful Bloodline American
1884 by Born Rights , Rights are not privileges and Immunities clause when
Fraud and or rico has been committed . are AKA Birth Records are said Lawful
Bloodline American of the date 1884. or owners of the note 1884 as filed.
1903 Citizen until they fifth generation by congress Registered including
Elected and public servants, Register Church members aka Voters , , have
to deregulation their Soul From the Crown and Only All Foreigners and
foreigners have to pay back it the system. for the Privilege to live in
the usa As woman , man and child would have to do in another country get
it yet