EDWARD JOHNSTON LAWFUL WRITE-IN CAMPAIGN FOR ELECTION FOR THE DE JOUR MAYOR POSITION OF THE TOLEDO OREGON TERRITORY

IT'S YOUR

## One has to have the Election Department **notarize your lawful Vote** YOUR VOTE MATTERS!

I, Edward-Malone: Johnston II, a living man and lawful American, am running for many reasons besides the fact that it is just a plain and simple time for these offices to be given back to the people of this town, but also to bring awareness and education to the youngsters/ future of the territory.

My campaign will consist of four topics starting with the most important (honor) my oath, (life) water, (life) food {liberty) the right to travel without being impend.

My Oath of office will be taken, by one in a lawful position to administer it, and Recorded (as it is required by law) to preserve authentic evidence of...without the required recorded Oath there is no office. This is an honorable position to be able to serve the people of the territory and in return I will honor my Oath of Office! I will encourage all those receiving checks from either the city, county, or state Treasuries; to honor their Oaths and also follow the law to record those Oaths, or there is no authentic evidence of it ever being done accordingly.

The water in this town will NEVER have fluoride so long as I live here, but also it will NEVER be shut off to the lawful Americans/inhabitants no matter what. Who is anyone to deprive one of Life?

The food: there is 400 acres that belong to the people of Toledo (located right outside of Toledo towards Harland, passed the Mill) and nothing is being done with this land. I want to open it up to the people of Toledo to give them the opportunity to grow their own organic food and we will use the resources Toledo already has to do this. I believe it would provide the youngsters/future a great opportunity to get involved to learn and help others along with build order and discipline in a healthy way that they can be proud of.

This campaign is one of many that I would like to see more people get involved in. As many people know me around this area all I can say is that I care about you and your children or I wouldn't be interested in getting so involved.

I believe in the United States Constitution for America and the structures founded under it.

I want to see the people flourish for their investment into the government or what are we doing this for are lawful Bloodline? There are many topics that need to be addressed and can and will be as I welcome the discussions and open the doors for change.

For more lawful information please contact me at 541-336-1233.

Write-In Your Vote Edward-Malone: Johnston II for De Jour Mayor of Toledo

Paid for by Edward-Malone:Johnston

Vote for Edward-Malone: Johnston : Nov. 4

Edward Malone: Johnston Lawful Write-in Campaign for the De Jour Mayor Position of the Toledo Oregon Territory

### Lawful Ballot for De Jour Mayor of Toledo, Oregon Territory

I, \_\_\_\_\_\_, a man / woman, of lawful right to be a qualified elector on the plane and soil of Toledo Oregon territory within Lincoln county territory, do elect Edward- Malone: Johnston II as the De Jour Mayor for Toledo's republic.

\*Under the terms that Edward- Malone: Johnston II take his Oath of Office and records it according to the Law!

\*Under the terms that Edward- Malone: Johnston II protect our Rights including from aggressive, foreign government.

\*Under the terms that no citations will be issued to any men, women, or child domiciled on Toledo territory from any unlawful/foreign agency! \*Under the terms that life/water will NOT be shut off for any reason!

\*Under the terms that Toledo will start generating their own resources!

\*Under the terms that Edward- Malone: Johnston II will keep the office doors open for all men, women, and children to be fully transparent! \*Under the terms of so much more!

Done this \_\_\_\_\_day of October / November 2014 A.D. on the plane and soil of Lincoln County, The State of Oregon.

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Print Name

Federal Law also prohibits Cities and Counties from issuing citations against businesses, see Title 18 U.S.C.891-896, quoting Section 891

"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 (severed) 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 (severed) to eat... it is no tree, and will produce itself no fruit." Waring v. City of Savannah. 60 Ga. 93, 100 (1878.)

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:"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.].all laws which are repugnant to the Constitution are null and void' (Marbury v Madison, 5 US 1803 (2 Cranch) 137, 174, 170).

### JURAT

On this	day of	, A.D. 2014, that	, personally came before me in the
flesh and bloo	d and swore	to the truth he or she is the above qualified elect	

Notary Public in and for The State of Oregon

(Seal)



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Salmon River Grange Bingo at 6 p.m. each Thurs day, Food and prizes, For details, call 541-994-5146.

T.O.P.S. Club DAY-TIME Group Take Off Pounds Sensibly meets from 10 to 11 a.m. Thurs-day mornings at the Jame Episcopal Church, 2490 N.E. Highway 101 in Lin-coln City. For details, call 541-994-9776.

TOPS Club, Inc. A nonprofit weight-los

nonprofit weight-loss support organization, has established a Lincoln, City chapter, Weekly meet-ings will be liefd at 6 p.m. Tuesdays at the Driftwood Public Library Fisher Room, 801 S.W. Highway 101. For detaint, call 800-932-8677.

Overeaters Anony-mous meets from 9:30-10:30 a.m. Saturday at The Fisherman Latheran Church, 1226 SW 13th

Street across from Target Factory Outlet Mail. For more details, call 541-921-9203 or visit hht://www. oa.org/newcomers

1eal

The Sitka Center for Art and Ecology, 56605 Sitka Drive in Otis, will host the Lincoln City Chamber of Commerce monthly Business After Hours At 5:30 p.m.

Thursday, Sept. 11 Mingle and Muse at 4: 30 p.m. with painter Mariana Stoddard Hayes at the Sitka Center for Art and Ecology in Otis, Free. Call, 541-994-5485.

Friday, Sept. 12

Free crabbing clinic at 8:45 a.m. with local expert Bill Lackner at the end of 51st St. next to Mo's Restau-rant in Taft. For details, call 541-265-5847

IIII Perry Townsend art exhibit opening reception 5 to 7 p.m. at the Lincoln City Coltural Center, 540 N.E. Highway 101, For more information, cali 541-994-9994

Saturday, Sept. 13

Sth Annual Craisin' the Bay Car Show at The Bay House Restaurant, 591 S.W. Highway 101, Registration at 9 a.m. Awards at 2 p.m. For de-tails, call 541-521-0801

Have an item for the calendari Email info@ thenewsguard.com

Driftwood Library followed by a field trip to Siletz Bay. For details, call 541-265-5847.

Saturday, Sept. 20

Indian-style Salmon Bake at Depoe Bay City Park. For more information, call 541-765-2889.

Fall Plant Sale at the Connie Hansen Garden. For details, call 541-994-6338

Monday, Sept. 22 Fall Labyrinth Walk from

4 to 7 p.m. at the Lincoln Gity Cultural Center, 540 N.E. Highway 101. For information, call 541-994-9994.

### Thursday - Sunday Sept 25- 28

Sept 37 20 Celebration of Honor, a community-wide cele-bration to honor veterans of the armed services and active dury personnel and their families. For more information, contact Chinook Winds Casino Resort in Lincoln City at 886-CHINOOK.

Saturday Oct 4

Nelscott Neighberhood Association will meet from 3:30 to 4:30 p.m. at the Engles Lodgent 737 S.W. 32nd Strees In Lincoln City. For Informa-tion, call 520-600-6965.

Artober Brewfest at the Lincoln City Cultural Center, 540 N.E. Highway 101. For detalls, call 541-994-9994.

Saturday - Sunday Oct. 4 - 5

Thursday, Sept. 18

Lincoln City Fall Kite Fes-tival at the D River Wayside on Highway 101, Call 541-9561274 or 1-800-452-2151. Saturday, Oct. 25

The Greater Newport Chamber of Commerce will host their stath annual Scary-Okie "Shake, Rattle & Roll" ovent at 6 p.m. at the Embarcadero Resort. For details, call 541-265-6601.

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Alons

**Ongoing Events** 

call 641-555-1558. The Quiltest Kids foroup in Glenadan Beach makes charity quilts for lincoin Cowards kids in crists. The group meets on taxs of each month from tax of each month fr

Pacific Sea Lions Breakfast Chib moets at 8 a.m. on the first and third

For the latest details

concerning events at the Lincoln City Senior Center call 541-557-1588.

winning, and therefore, dry sum-mer, is you may see suturns, color on the trees willer than usual. These drop their beaves when they are instance enough to decia our when they feel-hand when their join is done, ling. When their join is done, ling. When their join is done, here is the server and the sub-text to decimple, their stored milerals will contrib-ing the leaves fall, but that is only part of their value to the earth the leaves fall, but that is only part of their value to the earth and disposing of them, rather than compositing them or leaving them as muchs on the solid is one reason we have to remember to add fertilizer in the spring. Minnie nature and appead these leaves in a lay for any empty soll. When your any empty soll. When your any empty soll who were it any enough sol-t of their way of surviving a period of drought. Shedding the side at leaves if there is not enough soil fertifity to take care of all he foliage they grew. Mulch with some mild compart the foliage they grew. Mulch with some mild compart the foliage they grew. Mulch with some mild compart the foliage they grew. Mulch with some mild compart the foliage they grew. Mulch with some mild compart the foliage they grew. Mulch with some mild compart the foliage they grew. Mulch with some mild compart the foliage they grew. Mulch with some mild compart the foliage they grew. Mulch with some mild compart the foliage they grew. Mulch with some mild compart the foliage they grew. Mulch with some mild compart the foliage they grew. Mulch with some mild compart the foliage they grew. Mulch with some mild compart the foliage they grew. Mulch with some mild compart the foliage they grew. Mulch with some mild compart the foliage they grew. Mulch with some mild compart the foliage they grew. Mulch with some mild compart the foliage they grew. Mulch with some mild compart the sole comparts the sole of the the sole comparts the sole of the sole comparts th

sure to water any new plant-ings regularly until rain takes

Inge regularly unit rann takes over. This is also a good time to the second second second second regular and the second second second regular and second sec

Karen Brown can be reached at wkbrown@embarqmail

Civic Meetings Calendar Lincoln City City Council meets and joint the second and fourth Monday each month at the Encoln City City Field 80 S. Highway 100 3rd floor, 541-996 (200 The Lincoln City Chamber of Commerce Luncheon Forum is held on the second Friday and faurth Tuesday of the month. Call for decails and flocation, 541,994-3070. Depoe Bay City Council meets at 7 p.m. de first and third Tues-tay mch month at 570 5.E. Shell Ave. 381-765 2361.

The Lincoln City Kiwanis Club meets on Thursday in the ban-quet room below Mist Restaurant at Suffides: at 2945 NW Jetty Ave.

ooking

The Newport City Council meets on the Ustand third Monday of the month at 6 p.m. at 165 SW Goast Highway. 541 574 0003. The Lincoln County Beard of Commis-sioners meets each Wednesday at 9200 a.m. 4 Lincoln County Count House Rm. 108 at 225 West Olivy Sc. 511-265-4100 The Waldport City Council meets on the becout Thursday of each roomh at 2 p or, at 125 Alson Highway 541-264 7417 West

The Lincols County School District Board meets the second Dies-day of each month at 7 pm. Call 541-265-9211 Incrneeting locations The Lincoln City Ro tary meets on Wednes-day at noon Salistian Sos and Golf Besort at 7760 N. Highway 101 Gleneden Beach

The North Lincoln Hospital District Braad metra at Ba m. the first and bird District Bornital at 3045 N.E. 2016 Sc in Lincoln City, 541-954-661.

dia org/ newscame meets from 5:30-6:30 p.m. on Tuesday and Thursday at the Newsport Senior Center, 20.52 2nd Street, upstain in the library. Contact: Pit 541-351-1133 or visit http:// www.oa.org/newconters/ Tuesday of the month at Surfrider Resort, 3115 N Highway 101, Depoir Bay, Breakfast at 9 a.m. For de-tails, call 541-821-0196

Alcoholics Anony-mous speaker meeting meets at 7 p.m. on the second Saturday of every month. Doers open at 615 pm. at Lubinera Church, 1226 5.W. 13th. Street in Lincoln City, All are wel-come to attend.

Beachtown Toastmas-ters meets on the second and fourth Tuesdays of each month from neon to h5p m in the community from of Diffwood Libmay forme. For denalia, call Diane Plansburg at 503-504-1830.

more details

Monday, Sept. 15 Lincoln City City Coun-cl public hearing at 6 p.m. on proposed legislative amendmenia regarding vacation renti dwellings the hearing will be held in the council chambers, 4th floor, Lincoln City Hall, 601 S.W. Highway 101. For more details, call 541-996-2153. Painther Greek Commu-nity breakfast from 8 a.m. to mon the first Sunday of each month at the Painther Creek Community Center, 535 Wayside Loop in Oils. Adults 55: 50, For details, call 541-596-9281. 2153 Wednesday, Sept. 10 Lincoln City Public Art

A Night of Happy Music Ukulele Concert 7 to 9 p.m. at the Lincoln City Cultural Center, 540 N.E. Highway 101. Ticket, available at the door, are \$15, Call 541-994-9994 for details. Lincoln City Public Art Committee meets at 5:15 p.m. in the Lincoln City ' Visitors Bureau's workroom on the 4th floor of Lincoln City Hall, 801 S.W. Highway 101. Call 541-996-2151 for Friday, Sept. 19

Free clamming clinic at 3:30 p.m. with locture at

### Townsend, MacEwan open new show at Chessman

#### THE NEWS GUARD

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Pacific Baptist Church

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• Following Jesus

Serving People

Ania Sermon: Rational Pattor John Patter (531 S.W. Galley Lincula City 541.996-2171 Email the pastor al: repastor John @gmail.com

Sunday School:

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contra, as well as plein air oil paintings of the coastal landscapes. MacEwan, who recently moved into the small downstaira painting studity, will be showing abstract arrylics. Both origits will be showing anistract acredics. Both artists will be on hand for the opening wine-and-nibbles reception. and-nibbles reception, set for 5-7 p.m. Friday, Sept. 12. The show will remain on the walls in the Chessman Gallery, remain on the water, the Chessman Gallery, 540 N.E. Highway 101,

through Oct. 6. This Chessman Gallery show will offer finished sculpture and putnings, as well as work in progress, and a glimpse huto Perry Towmend b process. Viewers will learn firstand about the bronze casting process the painstaking proce of creating the origi-nal sculpture and the involved process it go through at a foundry. bronze casting process from the display of ne-pre-cast sculptures in the wax-like plasticine material that Towasen favors, showing viewer

94-8793 ....

Read more at the-neurgeand com and for more information about Chaumian Gallery cull 541-991-9994. The float fairy by Jill



PLACES OF WORSHIP IN LINCOLN CITY You are invited to Sunday School and LINCOLN CITY CHURCH OF CHRIST FAITH BAPTIST Adult Bible Class 9:00 - 10:00 A M. Sunday Worship at 10:30 A.M. CHURCH Has Dus 5750 North Hwy 101, Liz (541) 994-9106 North of Chinese Weath G Monday afternoon Lutheranism 101 2:00 P.M. - Garca Wednesday Morning SERVICE TIMES Women's Bible Study 10:30 A M. Early Worship Services Everyone is welcome! -Second Service 10:45-12:15pm

### nday Bibly Study 9:30 AM oday Worship 11 AM and 6 PM miley Ladies Bible Study 10 AM St. Peter the Fisherman Lutheran Church S.W. 14th & Highway 101 541-994-8793 unreformation try Might Support Ge

2160 NE Quay Pl. Lincoln City, C Want to be listed in the News Guard Church Directory? Call Holly at 541-994-2178 or email hnelson@co

up 6 Pb

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9-10:30am

Other minia Preschool and Kin

Smidl Group Bible Starfier, Iour Sie 710 – 12th grade, Minih &

September 10, 2014

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Landscaping James Draylon Octiver Crushed & River Rock Top Soil & Fill Malerial Sands & Organic Compost- Bark Dust 541.994.44490 2020 SE Hwy 101. Lincoln Chy	CARPETS - FLOORS - CONSTRUCTION CLEANUP UPHOLSTRY - COMMERCIAL & RESIDENTIAL Bob Shaffer bob, shaffereembargmail.com www.sebrightind.com www.sebrightind.com	Licensed I Bonded Insured CEBs 155021     Licensed I Bonded Insured CeBs 155021     LANDSCAPIN     Crastle Precise A Case Control - Zrenning &     Complete ProdesSeend Landscape Servi     Separate control of anticease Servi     LANDSCAPE Line Multi Aa
James Drayton Trucking & Excavating Rock Top Soil & Land Clearing Sever & Septic Installation - Landscaping Materials 541.994.2054 2020 SE Hwy 101, Lincoln City CEM 40467	For all your advertising and marketing needs call Holly at 541-994-2178 or 864-561-1622.	DRAPERIES Darcie's Draperie Blinds, Slip Covers, Slutters and More FREE IN HOME ESTIMATES 541-994-7130 "We Repair Blinds"

September 10, 2014

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Notes of Public Hearing – Lincoln Glay City Council Request for Americanian and Comprehensive Plans and Zoning Map Americanian The City Council of the City of Lincoln City will kold a anglic hearing on a request to sime to the City approximately. It acres of unincorporated tempory located in the Fasch End area of Lincoln Councy in an appropriate for annualism is assuranded by the current City times and utility the Lincoln Councy and the City Council City and City and City and City and City and City and the man propries and the current City times and utility the Lincoln Councy and the current City times and utility the Lincoln Councy for an appendence council Properties and the City Councy The City and thermation, 7 agroups and the City and the City and the City and the City and the Lincoln Councy Lineary Extrict. The location of the land is shown on the map below, and is further identified as Lincoln Councy Assessment May City City City and City City and City City and the City an seesar a Map 00-11-05 CC, Tax Lota 2400 and 2500. will conduct a public hearing on Monday, September 22, 2014 on the requests fo

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NO14-121



ementation and comprehensive plan and zoning map amendments. The hearing will begin at 8:00 p.m., in the CRy Ocancel Chambers, 801 SW Highway, 101, Third Floor, Lincoln CRy, Oregon, The original trust apply to the speciation include CR3 S22, 120, CR3 S22, 1270, CR3 S22, 250 and ORS S22, 024, consistency with the Lincoln CR9 Comprehensive Plan Including Urbanization Policy 9(0); "Amenation of allow withits the USE bank to environment by the Plannel Crambeion and Wall be in Notestance Oracle CR3 Section 2014 (Marchael CR3 Section 2014); Notestance Oracle Urbanization and Grant 11 Plannelinger at application with Blankake Planning Coalas, Notestance Oracle Urbanization and Grant 11 Plannelinger at application with Blankake Planning Coalas, Notestance Ocanity of Amenatic Amena and Coage 14 78 Amenaticity. The Allow Planneling CR3 Section 2014 (Marchael Sector 47 Appassis (LUBA) are limited to person who have presented writting urbanization in the Land Urbanization Beat of Appassis (LUBA) are limited to person who have presented writting urbanization are based at the public hearting(1), is present or Urbanization and CR3 Coancel. Urbanization are based to exponent by the another and Cramitation Urbanization Urbanization are based to exposite hearting(1), is present or by balance of Urbanization Urbanization Urbanization Cramitation and exposite the Urbanization and Urbanization Urbanization Urbanization to the Urbanization to public hearting(1), is present or by later, or the Induce to provide artificient apporting to allow the CP Coancel and provide the Induce Urbanization Urbanization Urbanization Urbanization Technication to professioned and present of the Induce Development of the Induce to provide artificient apporting to adverge of the Induce Development of the Induce Development of the Urbanization artificient apporting to a Induce Development of the Induce to profession Urbanization Urbanization Complexion and profession of the Urbanization and Urbanization Urbanization Urbanization Urbaniz to requests, the recent shall remain open for at least seven (7) ing tocation is accessible to persons with disabilities. A recover for an interventer has it

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you cut signary, waam manamany must be necessed por to the close of the public-beams gain plotstarm manufal automated by Central Gergion Coast Properties LLC are available on the wave/instruction by devech for Carmen Land Lise Applications and may be reviewed at Chip Planmang Department (Central Land Lise Applications) and may be reviewed at the Interpretent on cost, and copies with be available of 30 cents a page, it least even the Interpretent on cost, and copies with be available of 30 cents a page. icoln City Pla evailable for inspects ys before the first heat

Consequences enternet Invancés desa. Con abelitamai information on tito processes appresation or requera for plan amendament a Direction de la construcción de la construcción de la Confedencia de Directión de la construcción de la construcción de la Confedencia de Directión de la construcción de la construcción de la construcción Directión de la construcción de la cons



Sitka center to host **business after hours** 

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THE NEWS GUARD The Silka Center for Art and feedogy. Shoch Silka Drive in Otts, will hort the Lincola City otts, will hort the Lincola City business After Hours Art Schulty business After Hours provides net-working opportunities to those who will to artend functions the counsel of the state of the artende to artend a shoch is encouraged to artend a shoch and Chamber business mem-ber and citizen can get better acquinted. The event issually schute the shoch and the shoch and approximation of their website.

ee have enjoyed beverages and appetizes. According to their vebsile, www.sitkacenter.org, the Sitka Center was founded in 1970 and couponding the relationships he-vokts to fulfill its mission of couponding the relationships he-top fostering constraint. The Sitka Center constraint, manuality by fostering relationships, residencies and community



events at its coastal environ-ment near Cascade Head and the Salmon River estuary. For more information, con-tact the Lincoln City Chamber of Commerce at 541-984-3070 or email info@lcchamber.com.

The Lincoln City Chamber of Commerce Is an organization made up of local business mem-bers supporting one another and the community. The Cham-ber office is located at 4039 N.W. Logan Rd., in Lincoln City.



CARPER CROSSWOrld

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Island By Dwand M. Johnsten

### IN CONGRESS, JULY 4, 1776. ECLARATION THE REPRESENTATIVES OF THE By STATES OF AMERICA. H) I IN GENERAL CONGRESS ASSEMBLED.



ITEN in the Courfe of human Events, it becomes neceffary for one People to diffolve the Political Bands which have connected them with another, and to affonte antong the Powers of the Earth, the feparate and equal Station to which the Laws of Nature and of Nature's God entitle them, a decent Refpect to the Opinions of Mankind requires that they flould declare the caufes which impel them

With memory, and to make a dream Refrect to the Opinions of Mankind requires that they floold declare the caules which imped them to the Separation.
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 With heid their Torthe to be felf-evident, that all Men are created equal, that they are endowed by their Creator with certain endowed by their to the Separation.
 With heid the Corpte to alter or to abolith it, and to influtine new Government, buying its Foundation on fuch Principles, and arganizing the Powers in fach Fern, as to them flall feem and likely to effect their Safety and Happinefs. Prudence, indeed, will difficed to faffer, while found not be changed for light and random called by to effect their Safety and Happinefs. Prudence, indeed, will difficed to faffer, while found to the changed for light and random called by the fire Object, evinces a Defign to reduce them and are direct by Experiment. The Hild or of the preferance of their Galoris and faffer their fournes systems of Government. The Hild or of the preferance of their Colonies i, and fash is now the Necellity which are folded by a fifte of an aboliture Tyranny over the Sates. To prove this, let Fash be folder to a candid World.
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Here and the first of the first principal predent of and Operior to the Civil Power.
Here a statistical with others to fubble in to a furthalitation forge to ow Confinitation, and unacknowledged by our Laws; giving his Affent to their Afts of the civilian of t

Signed by ORDER and in BEHALF of the CONGRESS,

JOHN HANCOCK, PRESIDENT. Dec 25-2014

ATTEST. CHARLES THOMSON, SECRETARY. By Edward - M: John Dugian I Stand

#### INDIVIDUAL ACKNOWLEDGMENT

State/Commonwealth of SS. County of On this the day of before me, Month (ear CCA No the undersigned Notary Public, Name of Notary Public Ed personally appeared 1200 Name(s) of Signer(s) Dersonally known to me - OR -Aproved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument, and acknowledged to me that he/she/they executed the same for the purposes therein stated. WITNESS my hand and official seal. OFFICIAL STAMP REBECCA L PHILLIPS NOTARY PUBLIC - OREGON COMMISSION NO. 480451 HY COMMISSION EXPIRES AUGUST 06, 2017 Signature of Notary Public Any Other Required Information Place Notary Seal/Stamp Above (Printed Name of Notary, Expiration Date, etc.) INFORMATION IN AREAS 1-4 REQUIRED IN ARIZONA. OPTIONAL IN OTHER STATES. **Description of Any Attached Document** Title or Type of Document: ORiginal 1776 # Declaration of united States 2 Document Date: 12-25-14 Number of Pages: Signer(s) Other Than Named Above:

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12345	Document No.: 064 – 03052015 edward-malone; johnston C/O: 1540 north nye street Toledo area of the Oregon territory/state? [97391-9998]
6	5 March 2015
7	Madam Secretary. We the People insert Our Republican Farma
8	Madam Secretary. We the People insert Our Republican Form OF Service Government
9	Public /Notice in affidavit
10 11	I Truly Come in peace and god bless jesus I pray for open eyes of responsibly grow food on public lands and right of water ways highway and byways
12	How are you today
13 14	You have A lot of responsibility for the healing of this Oregon Territory I pray you will do healing in this Oregon territory In the Name of Jesus the son of Mother Earth.
15 16 17 18	I pray your work to save this great Oregon Territory and honor thy .Oath to the 1776 Constitution for the United States of America and to the Oregon States Constitution that God provided for all the children, women and the men and our Freedoms the Supreme law of this land now recognized around the world, < <u>http://www.specialcollactions.uws.accollocourgents/1.occ.</u> >
19	I have prayed that you may have herd and read over the treaty of 1213.
20 21 22 23 24 25 26 27 28 29	Kate, No disrespect as you may not know the history of the King and the Pope. Kate from your Home country you may have or not heard about this growing up. I'm still being denied my God the Greatspirit given rights to my Arms That I paid for and are held captive by a dealer, pretend law enforcement officials, WESLEY'S TRADING POST LLC, 136 25.SE 1ST ST, NEWPORT, Oregon, Wesley himself 'knows me for years like yourself. I'm denied my property because I do not have a valid driver license a Corporation state control number to give over my life, liberty and happiness for your Corporations agency and Attomeys to control ones life for personal profits fraud UNDER judicial trickery and my rights for medical treatment including the rights to Travel, or the basic of life is water liberty food most impotent Subsistence, hunting, fisheries and most of all food gathering on public lands water ways and 200 mile x 300 mile Oregon sea, by Elected and public servants are to serve We the People not the Popes and his treaty 1213.
30 31 32 33 34 35 36	Their is No injury to any child, woman or man, thus the State CORPS can not be an injured party that would be A Pirate of piracy of a Vessel for personal gain of thy life of the children, woman and man new form of Genocide; It Appears In the name of a DEMOCRATIC/DEMOCRACY Pirates AKA Acting as Elected and public servants have kidnap me stolen assets and document's instrument's from my land even put guns to my head for not complying with the devil contractor's As I stated. Lets say amends is/are Made to lawful American's by Honoring thy Oath office of servitude to God; false allegiance to the Treaty of 1213, Title 5 2906 3331-3333. Whereas Their is title 17 and 18 241 242.

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2	edward-malone; johnston
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15	I pray your work to save this great Oregon Territory and honor thy .Oath to the 1776 Constitution for the United
16	States of America and to the Oregon States Constitution that God provided for all the children, women and the men
17	and our Freedoms the Supreme law of this land now recognized around the world,
18	< <u>intpractive_spectate_rections_testace_contractscl.psc</u> >
19	I have prayed that you may have herd and read over the treaty of 1213.
20	Kate,
21	No disrespect as you may not know the history of the King and the Pope. Kate from your Home country you may
22	have or not heard about this growing up. I'm still being denied my God the Greatspirit given rights to my Arms That
23	I paid for and are held captive by a dealer, pretend law enforcement officials, WESLEY'S TRADING POST LLC, 136
24	25.SE 1ST ST, NEWPORT, Oregon, Wesley himself 'knows me for years like yourself. I'm denied my property because
25	I do not have a valid driver license a Corporation state control number to give over my life, liberty and happiness for
26	your Corporations agency and Attorneys to control ones life for personal profits fraud UNDER judicial trickery and
27	my rights for medical treatment including the rights to Travel, or the basic of life is water liberty food most impotent
28	Subsistence, hunting, fisheries and most of all food gathering on public lands water ways and 200 mile x 300 mile
29	Oregon sea, by Elected and public servants are to serve We the People not the Popes and his treaty 1213.
30	Their is No injury to any child, woman or man, thus the State CORPS can not be an injured party that would be A
31	Pirate of piracy of a Vessel for personal gain of thy life of the children, woman and man new form of Genocide; It
32	Appears In the name of a DEMOCRATIC/DEMOCRACY Pirates AKA Acting as Elected and public servants have
33	kidnap me stolen assets and document's instrument's from my land even put guns to my head for not complying
34	with the devil contractor's As I stated. Lets say amends is/are Made to lawful American's by Honoring thy Oath office
35	of servitude to God; false allegiance to the Treaty of 1213, Title 5 2906 3331-3333. Whereas Their is title 17 and 18
36	241 242.

ā:

37 1779 King George gave United States of including Oregon Territory of American's that 48 original state 50 two

38 added state, Two states added without a lawful Vote of We the American People for their liability their freedom from

39 the crown 1779 Corporation, This unlawful Act, 1779 Corporation of fraud, was created as some have suggested as

40 to 1871 DE FACTO corporation as both applies to foreign agents. Religious registrar organizations, immigration

41 PERSONS or given a new Birth Certificates Registration, aka, re-inbirthment fraud scheme, to the Vatican bank that

42 only applies to foreign nations and country's not the United States of America.

#### 43 Whereas

44 Judge Rules that Government Debt is Covered by FDCPA, www.lawblogs.net/2014/12/18/judge-rules-that-

45 government... Forcing Collection Agency to Defend this includes bills by the house from the act of 1933, house

46 resolution 192 says Lawful Americans can not go into Debt from the bankruptcy act of 1933 64.the foreign

47 Government the British Administration bankruptcy act 1933 to lawful Americans only who owns them.

### 48 Kate

49 You may or may not remember how my family's was destroyed in the name of Democratic Democracy – the treason

against the 1776 Constitution introduce most people to the four historical written Instrument; by our Forefathers,

51 their Laws (the 1776 A Declaration, the 1777-1787 Confederation, the 1787 proposed Constitution for the United

52 States of America, the 1789 Unanimous ratified Constitution for the United States of America, and the 1789

53 ARTICLES, in addition to, and Amendment of the Constitution of the United States of America, proposed by

54 Congress, and ratified by the Legislatures of the several States, pursuant to the fifth Article of the original

55 Constitution...) and the methods of word usage (including case structure and punctuation) for the United States of

56 America of and the Republican form of government each state is entitled to. United States of America has a one

57 Supreme Law of the Land thereof 50 states http://www.spec.auconect.com/specific according/specific accord

58 As I have publish the Above link in the Newstimes paper December 16 2014 including I have filed at the Oregon

59 Secretary of States office you were the Director Kate Brown

60 The AKA Government of foreign agents job creation in violation of oath to the Great Spirite GOD . In Oregon

61 Territory the disabled and elderly, children or discriminated and attack on a daily basis for the Pirates profits and

62 Piracy of salaries of a state Corporation. Directors of agency's Not Properly educated at great lost to the lawful

63 Americans owners of public land and most of all water of life that give of free public food resource that the state

64 CORPS is attempting to claim ownership of life by ones Birth Vitals certificate Records that in violation of civil right. 65 Today thy servants have failed and have made crime victims, corpus delicti or all the children, women and the man

66 of this Territory thereof by this Corporate Fraud Scheme thereof. You Are aware of my workers compassion case the

67 Assault's and the fraud ETC and the fraud that has and still being committed by Elected and public servants claiming

68 to Administration rules For personal gain involved By the way why is this still the cover up to date. Folks who are

69 Responsible the harm say Hire attorney as To The Democrat's Democracy will say to protect anthers sins. So by what

70 oath are Attorneys AKA Foreign Agents they hold to and by and what constitution oath or what membership oath ?

71 We the People Have A right to know need see your Oath of office to God. Please explain to the world Why I And

72 other lawful Americans , can't I have my life liberty and some happiness why I am still alive. I'm Not Allowed to leave

73 my land without being license Insured by Foreign state corporation , My Life is still threaten by Elected and public

74 servants, Judges and Road Pirates AKA cops, Pirating Police, <a href="https://www.contarbergandwatcol">https://www.contarbergandwatcol</a>

75 \_\_\_\_\_>corporate, policy's, et al.

You Personally know what happen to my family 2004 after the Lincoln County School Board recall 2002. 2003 the
 House and Senate voted out local school board committees Because by law they have had the right to all school

78 funding instruments here in Toledo as you stated in 2007 that is civil matter on public hearings, 2004 the fies over

79 the Fishing Closure to give the public Subsistence fisheries count to the commercial industry public Fraud and

80 trickery. Terry Thomson BILL to destroy the subsistence God given right to life, Publicly owned food resources of the

81 Children woman and man for their State and commercial profits. Yes, this is still continuing and being cover up to

82 date to cover up the democratic democracy of self destruction as of a bill of Death that has been introduced in

- 83 Oregon possible could kill and or put Children woman and man in fema camps if one dose not do what is told to by
- 84 local Mayors and councils. All lawful Americans,
- 85 including Foreign agents, City's, county's, state Elected and public servants. belief's, filed with the Queen Of England
- 86 who fail in her still Enslaving her bloodline. Now under international warrant for The Queens arrest for crimes
- 87 against humanity, child trafficking, child pornography.
- 88 The supreme law of this United States of America
- 89 <u>DEED, WINKspecialcollections uws acut. Joocuments 1 odf</u>
- 90 www.constitutionalconcepts.org
- 91 The books were published from 1816 through 1876 and clearly show the inclusion of the "Missing" 13th
- 92 Amendment, "Titles of Nobility and Honour," to the Constitution for the united States. constitutionalconcepts.org
- 93 Judge Dale, Ret'd ~ The Missing 13th Amendment | Shift ...
- 94 www.shiftfrequency.com/judge-dale-retd-the-missing-13th...
- 95 Shift Frequency April 15 2013. On or about March 20, 2013, the New Hampshire Legislature passed HB 638,
- 96 recognizing Article XIII, known by few as: "The Missing 13TH ...
- 97 Oregon Blue Book: Constitution of Oregon: Original 1857 Version
- 98 bluebook.state.or.us/state/constitution/orig/const.htm
- 99 Original 1857 Constitution of Oregon. The original, signed copy of the Oregon Constitution is permanently housed
- 100 in the Oregon State Archives.
- 101 Constitution of Oregon Wikipedia, the free encyclopedia
- 102 en.wikipedia.org/wiki/Constitution\_of\_Oregon
- 103 The Oregon Constitution is the governing document of the U.S ... 1857, Oregon voters approved its first constitution

104 that then became effective upon statehood ... Oregon Treaty of

- 105 1846http://oregontrackers.com/OregonTreaty\_of\_1846.html
- 106 Lincoln County Court Appears to be Private CORPS I spoke against 1991-1993's before the Private Corporation Jail
- 107 owned by Attorney's and Judges who appears to be the Board members Claiming to be foreign Debtors jail for ones
- 108 birth certificates who are paying with their body's for anther man or woman's sins and that is intentional Fraud,
- 109 Acting Judge Thomas Branford who with others as you may remember 2005 2007 Evidence I turned in at public
- 110 hearing on the bills proposed lead to 2007 Johnston v. City of Toledo et al :: Justia Dockets & Filings
- 111 dockets.justia.com > ... > Oregon > Oregon District CourtJustia > Dockets & Filings > Ninth Circuit > Oregon > Oregon
- 112 District Court > Johnston v. City of Toledo ... Edward Johnston: Defendant: City of Toledo, Toledo Mayor Sharon
- Branstetter city attorney and others stated facts of what crimes Elected and public servants have done against their oath of office to god, Several public hearing Kate
- 115 you said it was a civil matters, They have committed crimes against Me and my former family at the time The
- 116 ACTING Judge Thomas O Branford with former DA on File who destroyed my family and still trying to harm me still
- 117 attempting to cover up their crimes I now go again Monday 16th 2013 Lincoln county were they have already tried
- 118 to kill me in jail June 5th thru the 7th, I was released from the hospital for heart issue the June 7th 2013 from Lincoln
- 119 county sheriffs who held me captive {Feb 18 2013 I had heart surgery after I was a the capital the day 24th when I
- 120 left the hospital "} I know who real Cares it about Life Of God and Jesus Children's of woman and man kind The 121 Fraud of Money to threaten children, woman and man Monday march 16th 2015 again Lydll cruing no to the double
- Fraud of Money to threaten children, woman and man Monday march 16th 2015 again I will saying no to the devil contractors you know its on youtube Bruce L McCourn and Ed contract on the devil
- 122 contractors you know its on youtube, Bruce L McCrum and Ed <a href="https://www.its.com/watcolvev/live.com/watcolvev/liv
- 123 Attorney Bruce McCrum Clearly says Murder is not murder is homicide when elected and public servants do this 124 under a Democratic democracy now Call Devil Contractor's treaty of 1213. Do as we say if you do not use with
- 124 under a Democratic democracy now Call Devil Contractor's treaty of 1213, Do as we say if you do not you will go to 125 a femma camp new Oregon house bill spoke against and turn in Evidence against it for We the Dependence
- 125 a femma camp new Oregon house bill I spoke against and turn in Evidence against it for We the People
- 126 \_https://www.youtube.com/watch?v=vTJy1JdRrsI

### 127 Whereas

- 128 The United States Supreme Court has stated that "No State legislator or executive or judicial officer can war against 129 the Constitution without violating his Undertaking to support
- 130 It".http://usinfo.state.gov/usa/infousa/facts/democrac/37.htm
- 131 TITLE 18 > PART I > CHAPTER 93 > § 1918 Disloyalty and asserting the right to strike against the Government
- 132 Whoever violates the provision of section 7311 of title 5 that 160.an individual may not accept or hold a position in
- 133 the Government of the United States or the government of the 162.District of Columbia if he—Treaty of 1213
- 134 (1) advocates the overthrow of our constitutional form of government
- 135 On March 9, 1933 House 73rd Congress, Session I. Chapter I, page # 83, 1 st paragraph, third sentence it states:
- 136 "Under the new law the money is issued to the banks in return for Government obligations, bills of exchange, drafts,
- 137 notes, trade acceptances, and bankers acceptances. The money will be worth 1 00 cents on the dollar, because it is
- 138 backed by the credit of the nation. It will represent a mortgage on all the homes and other property of all the 139 PERSONS in the nation. " (Emphasis added)House Joint Resolution 1 92, June 5, 1933, states that one cannot
- PERSONS in the nation. " (Emphasis added)House Joint Resolution 1 92, June 5, 1933, states that one cannot demand a certain form of currency that they want to receive if it is dollar for dollar as ALL CURRENCY IS YOUR
- 140 demand a certain form of currency that they want to receive if it is dollar for dollar as ALL CURRENCY IS YOUR 141 CREDIT ! If they do, they are in breach of the contract of HJR 192, You have already accepted this contract and not
- 141 CREDIT ! If they do, they are in breach of the contract of HJR 192. You have already accepted this contract and now 142 they must perform. Pursuant to this contractual resolution expounded upon by the corporation that you are
- 142 they must perform. Pursuant to this contractual resolution expounded upon by the corporation and
- 143 discharging the debt pursuant to HJR 192, they must give you a Letter
- 144 of Release or Payment in Full in the form Lawful Americans of discharge.
- 145 If they ask you, "Where does the money come from to pay for the items?" you should correct them and say, "There
- 146 is no money because the UNITED STATES and all States County's municipalities are in bankruptcy and the only
- 147 currency that exists is that of all the people's credit." You could also tell them, "The 180.U S Trust Fund is where all
- 148 of the people's property has been unlawfully by foreign agents in the Name of fraud collateralize to create the
- 149 credit of their nation." If they appear confused, show them a copy of the 73rd Congress, 192.March 9, 1933 where it
- 150 says" (The new money) will be backed by the credit of the nation Not Lawful American. It will represent a mortgage
- 151 on all the homes and property of all the people in the nation. "
- 152 IN THEIR OWN WRITING THEY AGREE ALL PEOPLE 196 IN THE United States of America this Great NATION ARE THE
- 153 CREDITORS NOT DEBTORS I They would be so impressed and shocked that they had actually witnessed a creditor 154 who knows his business, that they in turn would probably conduct themselves more respectful and business like
- 155 towards you.
- 156 To understand how the "money" system works today, one must remember the 73rd Congress, March 9, 1933;
- 157 "The money (Federal Reserve Notes) will be worth 1 00 cents on the dollar, because it is backed by the credit of the
- 158 nation. It will represent a mortgage on all the homes and other property of all the people in the nation. The money
- 159 so issued will not have one penny of gold coverage behind it, because it is really not needed. \*
- 160 Since the "national emergency in banking," otherwise known as bankruptcy, occurred in 1933, our "money" is credit
- your credit backed by your collateral or your promise. When Elected and public servant sign any promise to pay
- 162 house bill and they are liable for the Debt, it becomes MONEY! What is the difference between Federal reserve
- 163 Notes and the Promissory Note you gave the bank? They represent your credit and the Only thing is different the
- banked to record your Promissory Note when they Criminally, know the Deed of Lawful Americans Trust, therefore it
- 165 is not registration in the public register like FRNs are. Kate, How do you to pay debt with a debt instrument? Could
- this be intentional fraudulent use of a foreign security?" I call for the Pope to come to Oregon UNDER Treaty of
- 167 1213, I ask for thy Souls of they who fails their oath to God.
- 168 Vatican calls for World Government and New World Order ...
- 169 worldtruth.tv/vatican-calls-for-world-government-and-new...
- 170 We the People Need to save Oregonians first then we can aid.

- 171 e's vision for the establishment of World Government 227 and a New World Order is ... 2015] Former World Bank ...
- 172 Vatican calls for World Government and New ...
- 173 I Come in Peace and god bless jesus. I am the injured man and party here
- 174 Please enjoy if you have never seen
- 175 The Dean Martin Celebrity Roast - Dean Martin https://www.yourspie.com/march/is-series/complet
- 176 Take the time to watch as some is very some could say races but it is not This is woman and man say sticks and
- 177 stones may break my bones but names will never hurt me.,, As Children woman and man grow up to learn the
- 178 deference of right and wrong and what not to take affective \_I truly pray For you Kate to honor thy Oath I pray for 179
- you to PROVE YOUR kindness Knowledge Is Power TO SAVE Oregon Territory
- 180 As I pray for the Soul's POPE OF THE VATICAN under the Violation of thy oath of office to God the 241.treaty of 181 1213, ink to papers to honor thy mans and popes words.
- 182 (Vatican Radio) Pope Francis
- 183 Evangelii Gaudium : Apostolic Exhortation on the Proclamation
- 184 ...w2.vatican.va/content/francesco/en/apost\_exhortations/...
- 185 Evangelii Gaudium, Apostolic Exhortation of Pope Francis, 247.2013 ... 1. The joy of the gospel fills the hearts and 186 lives of all who encounter Jesus,
- 187 As I have publicly request the man of the treaty of 1213 Come to god land That God Gave The United States of
- 188 America for his lawful bloodline Not the world 252.http://www.specialcollections.uws.ac.uk/documents/1.pdf
- 189 Then again the snake tongue talk to the Inhabits
- 190 The United State of America is the only place on this planet that God gave us the right to freedom
- 191 AS to The Devils Contractor of the treaty of 1213 who let the greed control Pope Francis: 'I Believe In God, Not In A
- 192 God that is derive by materialistic means to control' www.ibtimes.com Media & Culture Pope Francis has been
- 193 making headlines .ever ... there is God and I believe in Jesus ... "God is not Catholic," Scalfari quoted the pope as
- 194 saying ... Pope Francis: ."It Is Not Possible to Find Jesus Outside the Church" The POPE Speak with forked tongue
- 195 again Jesus is in you if you Believe in Jesus
- 196 I pray the Pope and the Vatican makes amends of thy treaty of 1213 from a foreign country that has no rights in the
- 197 United Stated of America including Israel religious wars is the banks of the peoples trust of the United States of
- 198 America as filed. We the People still need to do are part in the growth of are food resources and stop ripping out
- 199 the center of mother earth soul killing her soul for the root of all evil Self destruction for the greed to control
- 200 children woman who give life to mother earth her man.
- 201 Peace and god Bless Jesus in Kate to You in this adventure . God and Jesus will judge US as TO the Pope folks say.
- 202 No real life Victim No Crime .No injured child, woman and man, No harm By an the woman , man or Elected and
- 203 public Servants that are to serve in the kindness of love of heart to keep peace between lawful Americans and our
- 204 servants who serve US, AKA The Peace and Oath Keepers real ones. Not to commit Pirate of Piracy on US for CORPS
- 205 personal gains. The Children soon will know who to believe and trust. I pray the Popes makes his amends for the 206
- treaty of 1213 Vatican.
- 207 I'm No body just a Living man not a citizen of this United States of America I am a life form.
- 208 Opinions are like diapers and need changing often . "God The Great Spirit laws Don't". No Victim No Crime No 209 injured party No Guilt to be paid". God Gave U.S. the garden of Eden look how its rip apart Peace and God bless
- 210 Jesus.

211 I have served property tax fraud notice on 9/11/2013 Former Governor John Kitzharber Oregon Corporation tax

212 and the State and county the City to take Edwards land and his Register name of the unconstitution tax rolls Ed's

213 Kidnapping 09/11/2013 by Toledo Police Department Corporation <u>https://www.ocutume.com/wate</u>

214 286.3meEco5wkw.doB... Senators and house rep say call your representatives As to arine roblin office told me to sue

215 him. or david gumberg ignores me all that all are covering up. As I testified on public recorded 2013 2015public

216 record at Oregon senate hearing all taxes are voluntary Federal , State , County and City's franchise fees including

217 property taxes Piraterring on land are taking at gun point. Honor Freedoms to the Supreme law of this land now

218 recognized around the world, < <pre>optimized around the world,

- 219 After living the hospital from my heart attack and surgery. I don't have a problem with contribution margin, As
- 220 lawful American's and I should not be held at gun point for money of taxes including property tax The U.S. Supreme
- 221 Court, in 1895, ruled unconstitutional a federal law containing income taxes, with arguments concerning class
- warfare and the definition of a direct tax. As States, County and City Corporation did not 'have any are on owned
- 223 land or private property assets for Life's god given rights .
- 224 Bruce L McCrum and Ed https://www.youtube.com/watch?v=v?Uv1JuiRrsL

225 Amit's I was kidnap for lawful; first amendment, I assume their "courts" still recognize it. American Mutual Liability

226 Ins. Co., vs. Chaput, 60 A.2d 118, 120; 95 NH 200 , International Motor 296. Transit Co. vs. Seattle, 251 P. 120 City of

227 Dayton vs. DeBrosse, 23 NE.2d 647, 650; 62 Ohio App. 232

228 'Following are quotes issued by courts within the United States of America -- which attest to the fact that a court's

229 jurisdiction over parties appearing before the court, may be challenged by any party, and at any time. A court, upon

230 such challenge, is compelled to answer the challenge, and prove to the challenger's reasonable doubt that it, the

231 court, possesses jurisdiction for a particular action before the court.

- 232 Typically, challenges to a court's jurisdiction pertain to criminal proceedings and prosecutions -- whereby an
- 233 accused, or a defendant, may challenge a court's jurisdiction to adjudicate a criminal case. The maxim of law
- 234 therefore, substantiated by numerous case cites, is that once challenged, a court's jurisdiction must be proven.

235 "Once jurisdiction is challenged, the court cannot proceed when it clearly appears that the court lacks jurisdiction,

236 the court has no authority to reach merits, but, rather, should dismiss the action." Melo v. US, 505 F2d 1026.

237 In Lincoln County I have challenged this AKA Acting Judge Tomas Branford says he needs no license

- 238 proof <u>states</u>, www.voutube.com/statesty = Rsc/VZ/MOQug
- 239 "Court must prove on the record, all jurisdiction facts related to the jurisdiction asserted."
- 240 Latana v. Hopper, 102 F. 2d 188; Chicago v. New York, 37 F Supp. 150.
- 241 "The law provides that once State and Federal Jurisdiction has been challenged, it must be proven."
- 242 Main v. Thiboutot, 100 S. Ct. 2502 (1980).

"Jurisdiction can be challenged at any time." and "Jurisdiction, once challenged, cannot be assumed and must be
decided." Basso v. Utah Power & Light Co., 495 F 2d 906, 910.

- 245 "Defense of lack of jurisdiction over the subject matter may be raised at any time, even on appeal."
- 246 Hill Top Developers v. Holiday Pines Service Corp., 478 So. 2d. 368 (Fla 2nd DCA 1985)
- 247 "Once challenged, jurisdiction cannot be assumed, it must be proved to exist." Stuck v. Medical Examiners, 94 Ca 2d
- 248 751. 211 P2d 389.
- 249 "There is no discretion to ignore that lack of jurisdiction." Joyce v. US, 474 F2d 215.
- 250 "The burden shifts to the court to prove jurisdiction." Rosemond v. Lambert, 469 F2d 416.
- 251 "A universal principle as old as the law is that a proceedings of a court without jurisdiction are a nullity and its
- 252 judgment therein without effect either on person or property." Norwood v. Renfield, 34 C 329; Ex parte Giambonini,

- 293 Live, sentient and fleshly sovereign Americans possess unalienable rights, some supported by the US Constitution.
- 294 However, if ANY sovereignty possessing American national sets foot in ANY courtroom, even via "special
- 295 appearance", the courts acknowledge that unalienable rights are left outside the courtroom door. All who enter in,
- 296 unless extremely careful, will allow the magistrate to use word games to befuddle parties who claim unalienable
- 297 rights, and trap them in word games to a verbal contract -- which enables "joinder" of the fleshly sovereign with the 298
- fictional dead entity listed in all cap letters.
- 299 Why even go there? The magistrates of any courts do NOT conduct these tribunals as impartial entities. No courts in
- 300 the United States are part of the de jure government, because ALL are private agencies, allowed to practice by the 301
- corporate State, which turns a blind eye to the fact that ALL courts are part of the various BAR Associations, which 302 ultimately owe allegiance to the Lawyer's Guild in the City of London, an overseas foreign and predatory
- 303 organization, which is waging war upon all Americans who are gulled into presuming that they may receive justice
- 304 in these criminally-acting charades called courts.
- 305 The magistrates are called "your honor" -- when everything they do is towards conducting business, wherein all 306 fleshly "defendants" present are potential victims of a giant scam operation, which all the bar attorneys are privy to,
- 307 including the magistrates. The courts are predatory only, and the magistrates collaborate with attorneys who face
- 308 the fleshly parties -- whom are presumed by the court to be RE-presenting their dead fictional corporate names.
- 309 All court rooms represent an arena of predatory beasts (magistrates and bar attorneys) who prey upon the fleshly
- 310 people entering therein, thinking they will receive "due process" and respect for constitutional principle -- when
- 311 that's nothing farther from truth.
- 312 'Best to prepare and record documents called affidavits of Notice of Withdrawal of Consent, which formally declare
- 313 that sovereignty is retained, but the affiants cannot recognize, let alone accommodate corporate entities which act
- 314 as government, when they are not of government. Why have ANYTHING whatever to do with them? The documents
- 315 recorded constitute a condition precedent, and a copy may be submitted to the clerk of court, to indicate that no
- 316 participation in any court proceeding is agreed to, nor ever will be again.
- 317 I Given name Edward Malone Johnston of the boyd family is the clearly the Owner of Edward's Land including all my
- 318 assets Rights to own outright without encumbrance and most of all my owner of my body. treaty of 1846 . filed in
- 319 Lincoln county court recorded DA Case 12-600 Charles P. Littlehales of my house invasion an my kidnapping by
- 320 Toledo police last ones in my home recorded other evidence stolen.
- 321 <http://oregontrackers.com/OregonTreaty\_of\_1846.btm >life of freedom for generations to come ,Not the State De
- 322 facto elected and public servant's and or of the Vatican treaty of 1213 have no rights to instruct any Lawful
- 323 American how to live or what religious belief or opinions are like Diapers need changing often they have failed in
- 324 their contract. Now called the devils contract.
- 325 See Opinions are like diapers they need changing often for financial gains . "Gods the Greatspirit laws Don't" ." No
- 326 Victim No Crime No injured party "No corpus delicti No Guilt AKA Sin to be paid". God Gave U.S. the garden of
- 327 Eden look how its rip apart Peace and God bless Jesus.
- 328 PLEASE GOVERN YOURSELF ACCORDINGLY
- 329 Without Prejudice All Rights Reserved UCC1-308 Sovereign Confidentiality Notice: I am not an attorney, Collage
- 330 Graduate, medical professional or financial adviser I just a Living Animal who wont's to live in peace walk with Jesus,
- 331 God the Greatspirit Given Animals the born right to Subsistence hunt and fisheries, food gathering on all lawful
- 332 public and private lands right of ways passage to Feed are family's past and present , highways, byways, waterways
- 333 non-navigable and navigable, flood plains, beaches Oceans and bays.
- 334 Respectfully Submitted, As I come in peace in peace and God Bless Jesus
- 335 United States of Americans republican form of Service, Form of Government to We the People.
- 336 Peace and God Bless you Kate

Sincerely Given name Edward Malone Johnston II. freeman I come in peace. ALL Righth Reserved TITLE, 17-18-241-242 306-308-I207

Autograph this day of are Lord the Great spirit God Date-March 5, 2015



Î	PUBLIC NOTICE: ORIGINAL			
2 3	Lawfully issued on this the 25 <sup>th</sup> Day of December in the Year of Our LORD 2014 by edward malone; johnston, a living man (non-corporation)			
4	TO: ALL NEWS MEDIA. et al (Lines 1 - 526)			
5	UNITED STATES SUPREME COURT			
6	UNITED STATES MILITARY, et al RECEIVED			
7	SENATE OF THE UNITED STATES FEB 12 2015			
ੇ ਹ	HOUSE OF REPRESENTATIVES KATE BROWN SECRETARY OF STATE			
9 10 11 12	PRESIDENT AND CEO OF THE UNITED STATES OF AMERICA, dba, a FEDERAL CORPORATION NON FOR PROFITS: BARACK OBAMA:			
13	LAWFUL Public NOTICE AND Constitutional law of the land DEMAND			
14 15 16 17 18 19 20 21 22 23 24 25 26 27	<ul> <li>Whereas this Constitution for the United States of America, Lawful children, women and the men, Title 7 USCA CHAPTER 6 § 136 (Page 3) (d) Animal The term "animal" means all vertebrate and invertebrate species, including but not limited to man and other. Now you are practicing cannibalism this is a question of these union States 50 now totally recognize how the criminal fraud against us are being played out, by our elected, appointed, and hired leaders/employees, religion organization we are left with no other choice but to demand the following adjustment be made to our political system:</li> <li>We have a right to know If you stand with We the People of these United States of America, now 50, 1776 constitutional laws print copy notarized and Pass on to all peace and god bless Jesus link filed papers file with the Queen of England and Vatican filled constitution reference numbers included 1993, 1776 law of the united state of Americans soil only by the Treaty of 1213.</li> <li><u>http://www.specialcollections.uws.ac.uk/documents/1.pdf</u></li> </ul>			
<i>4</i> 1	www.speciatonections.uws.ac.uk			
28 29 30	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 subject to the jurisdiction of the Fourteenth Amendment" Elk v. Wilkins, Neb (1884), 5s.ct.41,112 U.S. 99, 28 L. Ed. 643.			
31 32 33 34 35 36	Effective immediately all acting LEGISLATIVE, EXECUTIVE AND JUDICIAL Branches of our Constitutional Republics government shall remove themselves from the District of Columbia and return to the City of Philadelphia, PA. and shall set up a new Nation's Capital in or around this area but at no time shall it ever be within a holding territory belonging to the United States such as the District of Columbia, New York City, New York, Guam, Puerto Rico, Virgin Islands, et al, as no territory has any jurisdiction over a union State lawful inhabitants,			

37	now 50 states.	$\square$	ORIGINAL
38	The PRESIDENT AND CEOS called, CONGRESS of the UNITED ST	ATES OF	AMERICA,
39	dba, a FEDERAL CORPORATION, shall CEASE AND DESIST p	assing an	y further
40	legislation/CORPORATE POLICIES against these union States lawful in	nhabitants	immediately
41	as you are doing it under false and fraudulent pretense – A DEMOCRA	TIC DEN	1OCRACY
42	form of government. Whereas the UNITED STATES IS A FEDERAL	CORPOR	ATION and
43	not a "government" the U.P.U. can only have lawful treaties with natio	ns then ar	iy mail you
44	receive is one count of mail fraud, et al, especially mailings from the IN	TERNAL	REVENUE
45	SERVICE a private corporation; The IRS can take no action, Notice of L	evy and Li	ien, against a
46	supposed tax payer until first taking them to court. The case: (1/25/20	05) Schul	z v. IRS 04-
47	0196-cy 2 <sup>nd</sup> Circuit Court of Appeals for the Second Cir. Room 1702.	, U.S. Co	urthouse, 40
48	Foley Square, New York City, NY.; out of the STATE OF DELAWARE	E. Please a	dd 28 U.S.C.
49	Definitions 15) the United States means A) a Federal Corporation a	lso see B)	and C).
50	The general rule is that an unconstitutional statute, though having the	form and t	he name of
51	law, is in reality no law, but is wholly void, and ineffective for an	y purpose	; since
52	unconstitutionality dates from the time of its enactment, and not merel	y from the	e date of the
53	decision so branding it. No one is bound to obey an unconstitutional h	aw and no	Section
54	bound to enforce it."16th American Jurisprudence 2d, Section 177,	tate 2110,	of the
55	256,,Personal liberty, or the Right to enjoyment of life and libe fundamental or natural Rights, which has been protected by its inclusion	n as a 011a	rantee in the
56 57	various constitutions, which is not derived from, or dependent on, the U	S. Consti	hution, which
58	may not be submitted to a vote and may not depend on the outcome of a	in election	h. It is one of
59	the most sacred and valuable Rights, as sacred as the Right to private pro-	opertyan	d is regarded
60	as UNALIENABLE." 16 C.J.S., Constitutional Law	N,	
61	Sect.202, p.987.		
	'e		
62	Lawful, Due proses is Constitutional the private American side 1866 cir	il rights a	ict to protect
63	lawful American's from there Elected and public Employees, Judicial p	proses of a	jury of 12,
64	jury nullification 6 jury of your peers of injured party 6 jury of your p	ers of the	woman or
65	man who injured said party, Not a jury of six hand pick by a jury coor	amator ic	or said state
66	corporation that could lean to said corps financial gains Fraud and treas	of interes	t thereof
67	court Constitutional lawlessness court proceeding and major Conflic	. Of mieres	st mercor,
68	Many of our people seem to believe that their state gove	rnment	
69	has jurisdiction to stop the common law Grand Juries. He	owever,	
70	the state government only has authority over statutory (is	e. state)	
71	law, not common law. The common law of England's treaty of 12	13 the beg	inning
72	was used to establish the U.S. Constitution, so it existed before	e it and, th	us,
73	it is superior to it. The common law is time immemor	tial.	
	-		
74	The state government did not create the common law, so	it has	
75	no authority to abolish it or control it, unless we allow ou	rselves	
76	to be tricked to putting common law under statutory law	where	
77	it's "their house, their rules." However, if we operate out	nde the	
78	statutory rules by invoking common law, no state gover	alich	
79	has the authority or jurisdiction to dictate, control or al	isions	
80	what we do. They only have authority to enforce our dec	1910101	

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	Sector (1 EV.
81	U.S. Supreme Court acknowledged the authority of the
82	common law Grand Jury (U.S. v. Williams), why would the
83	state have authority to counter that opinion? The common law
84	is superior to all statutory law, and we must only invoke it in
85	the right way to have superior standing. We need to stop
86	putting the common law and the Grand Juries underneath
87	
	their inferior statutory laws. The people (singular AND plural)
88	have the ultimate authority!
89	Quo Warranto https://www.youtube.com/watch
90	Contacts National Liberty Alliance www.nationallibertyalliance.org
91	Why are there not 2 swearing in Ceremonies? The first at the State level, Republican Form of
92	Government, and a Second at the Federal Level to support and Defend this Constitution for the
93	United States of America? To whom are you Pledging your allegiance? The Democracy -
94	Shame on you.
95	•
	Whereas you are elected to office within a Republican Form of Government and fail to
96	acknowledge the existence thereof once returning to the DISTRICT OF COLUMBIA, also a
97	CORPORATION, you have committed TREASON against the Constitution for the United
98	States of America and have and are violating your Oath of Office to preserve and protect this
9 <b>9</b>	Constitution. By your actions you are nothing short of Home-grown Terrorists - Traitors. It is
100	now time for this adjustment to our political system. Yes we the Lawful American's Bloodline
101	of 1776 revolutionary war including 1866 civil war, world war IL, children, woman, and man
102	can except you are learning the truth of are republican government. Now please correct your
102	
	eras of your misguided education including in are Constitutional publicly funded education as
104	all children woman and man shall know their constitutional and contract laws by said law of
105	allocation of said education funds.
106	5 USC § 3331 Oath of office: "I, AB, do solemnly swear (or affirm) that I will support and
107	defend the Constitution for the United States of America against all enemies, foreign and
108	domestic; that I will bear true faith and allegiance to the same; that I take this obligation freely,
109	without any mental reservation or purpose of evasion; and that I will well and faithfully
110	discharge the duties of the office on which I am about to enter. So help me God." peace and
111	GOD bless Jesus
112	US Constitution Article. II. Section. 4. The President, Vice President and all civil Officers of
113	the United States, shall be removed from Office on Impeachment for, and Conviction of,
114	Treason, Bribery, or other high Crimes and Misdemeanors.
115	18 USC 1918 1) advocates the overthrow of our constitutional form of government;
116	By the great weight of authority it is acknowledged that generally "public officials" are not
117	immune from suit when they allegedly violate the civil rights of citizens, and that a "public
118	official's" defense of immunity is to be sparingly applied in these kinds of cases. James v.
119	Ogilvie, 1970, DC III., 310 F. Sup. 661, 663.Includes all Agency's and Elected and public
120	employees, read Title 18 241-242
121	Did you know that the government is acting outside its jurisdiction every time a police officer
122	talks to a "citizen" without a verified criminal complaint from another "man or women" of the
123	community, no victim no crime, its called corpus dilicti rule. also, the state and officers are
123	under color of authority, any statute that infringes on a man or women individual rights is null
1.47	under color of authority, any statute mat mininges on a mail of women menyioual rights is non



125	and void on face ab inito thereof.
126	United States of America Congressional Record Monday, August 19, 1940 Excerpt
127	- pages 4-5 You have now been advised of the problem and it is now time for the corrections to
128	be made to solve these political, social and economic delinquency currently running a muck
129	throughout our land.
130	Westin, The Wire-Tapping Problem, 52 Col. L. Rev. 165 (1952). What is perhaps even more
131	noteworthy is its pervasive disregard in practice by those who as law officers owe special
132	obedience to law. What is true of the federal Act against wiretapping and its violations is
133	widely true of related state legislation and its disobedience. Few sociological generalizations
134	are more valid than that lawlessness begets lawlessness.
135	Why are you violating yours, our Treaties?
136	http://digital.library.okstate.edu/kappler/Vol2/Toc.htm
137	Where are our approvals to these criminal activities by these current fraud schemes under this
138	Democracy? Democratic form of Government – it is within itself Treason Against the
139	Constitution thereof.
140	SO THE NEXT TIME YOUR REPRESENTATIVE SAYS HE CAN DO NOTHING SAY I
141	WILL SEE YOU IN COURT THEN FOR FAILING TO PROTECT ME AND VIOLATING
142	YOUR OATH
143	Power of Congress to enforce civil rights
144	Heart of Atlanta Motel, Inc. v. United States, 379 U.S. 241 (1964) The Civil Rights Act of
145	1964 applies to places of public accommodation patronized by interstate travelers by reason of
146	the Commerce Clause.
147	Katzenbach v. McClung, 379 U.S. 294 (1964) The power of Congress to regulate interstate
148	commerce extends to a restaurant that is not patronized by interstate travelers but which serves
149	food that has moved in interstate commerce. This ruling makes the Civil Rights Act of 1964
150	apply to virtually all businesses.
151	South Carolina v. Katzenbach, 383 U.S. 301 (1966) The Voting Rights Act of 1965 is a valid
152	exercise of Congress's power under Section 2 of the Fifteenth Amendment.
153	Katzenbach v. Morgan, 384 U.S. 641 (1966) Congress may enact laws stemming from Section
154	5 of the Fourteenth Amendment that increase the rights of citizens beyond what the judiciary
155	has recognized.
156	City of Boerne v. Flores, 521 U.S. 507 (1997) Section 5 of the Fourteenth Amendment does
157	not permit Congress to substantially increase the scope of the rights determined by the
158	judiciary. Congress may only enact remedial or preventative measures that are consistent with
159	the Fourteenth Amendment interpretations of the Supreme Court.
160	Shelby County v. Holder, 570 U.S. (2013) Section 4(b) of the Voting Rights Act of 1965,
161	which contains the coverage formula that determines which state and local jurisdictions are
162	subjected to federal preclearance from the United States Department of Justice before
163	implementing any changes to their voting laws or practices based on their histories of racial
164	discrimination in voting, is unconstitutional because it no longer reflects current societal
165	conditions.
166	Whereas is this committing possible treason
167	Classified Bill!! John Haller - World News
168	wn.com/CLASSIFIED BILL!! (John_Haller)
169	Sunday, 14 December 2014. Classified Bill!! John Haller. Videos; Video Details; News; Wiki;

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170	Images; Lyrics; Related; Collage
171	Corfield v. Coryell, 6 Fed. Cas. 546 (C.C.E.D. Pa. 1823) Some of the rights protected by the
172	Privileges and Immunities Clause include the freedom of movement through the states, the
172	-
	right of access to the courts, the right to purchase and hold property, an exemption from higher
174	taxes than those paid by state residents, and the right to vote.
175	Ex parte Milligan, 71 U.S. 2 (1866) Trying citizens in military courts is unconstitutional when
176	civilian courts are still operating. Trial by military tribunal is constitutional only when there is
177	no power left but the military, and the military may validly try criminals only as long as is
178	absolutely necessary.
179	Crandall v. Nevada, 73 U.S. 35 (1868) The freedom of movement is a fundamental right; a
180	state cannot inhibit people from leaving the state by taxing them.
1.01	
181	Whereas
182	The US Supreme Court has ruled that a natural individual entitled to relief is "entitled to free
183	access to its judicial tribunals and public offices in every State of the Union(2 Black 620, see
184	also Crandell v Nevada, 6 Wall 35]. Constitutional Right to petition this court in this matter in
185	which he/she is entitled to relief, as it appears that the filing fee rule was originally
186	implemented for fictions and subjects of the State and should not be applied to the Plaintiff
187	who is a natural individual and entitled to relief
188	Petitioner (libellant) cannot be charged a fee as no charge can be placed upon a citizen as a
189	condition precedent to exercise his/her Constitutional Rights, his/her rights secured by the
190	Constitution. A fee is a charge "fixed by law for services fixed by public officers or for use of a
191	privilege under control of government." Fort Smith Gas Co. v Wisemen" 189 Ark.675 74
192	SW.2d 789,790, from Black's Law Dictionary 5th Ed.
193	Examine DDE's Executive Order 10834 and the Martial Law Flag which falls under Military
194 195	Regulation. The military are the only one's who can lawfully fly this flag as this Executive
195	Order clearly states " any gold fringe added to an American Flag mutilates the flag and carries
190	a 1-year prison term and is considered as misuse of the Flag. US citizenship (14th amendment?)
191	amendment()
198	Allgeyer v. Louisiana, 165 U.S. 578 (1897) The liberty that is protected by the Due Process
199	Clause of the Fourteenth Amendment includes economic liberty.
200	United States v. Wheeler, 254 U.S. 281 (1920) The Constitution grants to the states the power
201	to prosecute individuals for wrongful interference with the right to travel.
202	Reid v. Covert, 354 U.S. 1 (1957) United States citizens abroad, even when associated with the
203	military, cannot be deprived of the protections of the Constitution and cannot be made subject
204	to military jurisdiction.
205	United States v. Guest, 383 U.S. 745 (1966) There is a constitutional right to travel from state
206	to state, and the protections of the Fourteenth Amendment extend to citizens who suffer rights
207	deprivations at the hands of private conspiracies where there is minimal state participation in
208	the conspiracy.
209	Afroyim v. Rusk, 387 U.S. 253 (1967) The right of citizenship is protected by the Citizenship
210	Clause of the Fourteenth Amendment. Congress has no power under the Constitution to revoke
211	a person's United States citizenship unless he or she voluntarily relinquishes it.
212	O'Connor v. Donaldson, 422 U.S. 563 (1975) The states cannot involuntarily commit
213	individuals if they are not a danger to themselves or others and are capable of living by
214	themselves or with the aid of responsible family members or friends.
215	Our rights as American Nationals: Fraud by trickery through the Democratic form of



	Sector of the se
216	Government -
217	SO THE NEXT TIME YOUR REPRESENTATIVE SAYS HE CAN DO NOTHING OR
	IGNORE YOU COMPLETELY SAY I WILL SEE YOU IN COURT THEN FOR FAILING
218	
219	TO PROTECT ME AND VIOLATING YOUR OATH
220	Power of Congress to enforce civil rights Not foreign agents, religion's or religious Corporate
221	Policy's, only applies to the District of Columbia, NY City, The Territories belonging to the
222	United States of America free children, woman and man. These entities have no jurisdiction
223	within the Republican, republic of the union territory's/States 50, and are treason against the
224	lawful Constitution thereof. We The Lawful men, women and children of the usa demand the
225	foreign Non for profits - Corporations, including elected and public service unions members
226	who have refused to honor thy oath office repay all moneys borrowed using our names [JOHN
227	and JANE DOES] BIRTH CERTIFACTE, "DEAD, ENITY", good faith, and credit as it is all
228	a fraud scheme. Title 18 USC 241 -242-306-1001- I - 207
229	Judge Rules that Government Debt is Covered by FDCPA, Forcing Collection Agency to
230	Defend the Federal Corporation.
231	http://www.insidearm.com//judge-rules-that-government-deb/
232	Fraud by trickery is when the INTERNAL REVENUE SERVICE counterfeits 26 I.R.C.
233	6331(a) Jurisdiction of the Secretary by elimination of this section of the code:
234	Documents; form 668-A(c)(Rev.1-01)16740V Sect 6331. LEVY AND DISTRAINT. This
235	Section begins with part (a) not (b):
236	(a) Authority of Secretary
237	If any person liable to pay any tax neglects or refuses to pay
238	the same within 10 days after notice and demand, it shall be lawful
239	for the Secretary to collect such tax (and such further sum as
240	shall be sufficient to cover the expenses of the levy) by levy upon
241	all property and rights to property (except such property as is
242 243	exempt under section 6334) belonging to such person or on which there is a lien provided in this chapter for the payment of such
243	tax. Levy may be made upon the accrued salary or wages of any
245	officer, employee, or elected official, of the United States, the
246	District of Columbia, or any agency or instrumentality of the
247	United States or the District of Columbia, by serving a notice of
248	levy on the employer (as defined in section 3401(d)) of such
249	officer, employee, or elected official. If the Secretary makes a
250	finding that the collection of such tax is in jeopardy, notice and
251	demand for immediate payment of such tax may be made by the
252	Secretary and, upon failure or refusal to pay such tax, collection
253	thereof by levy shall be lawful without regard to the 10-day period
254	provided in this section.
255	For all non profit gifts to any government agency/employee/Elected Official, et al, you must also
	file a 1099-A to make sure they report it as income on their Individual/Corporate Tax Return.
256	The a 1099-A to make sure they report it as income on their individual corporate tax return.
257	Fair Debt Collection Practices Act   Federal Trade Commission
258	www.ftc.gov//fair-debt-collection-practices-act-text
2	
259	The Clearfield Doctrine,,,http://www.scribd.com/doc/96926258/The-Clearfield-Doctrine
260	Clearfield Doctrine proves when governments descend to the corporate level they CEASE to be
261	governmental entities. Clearfield Doctrine It is well settled that an officer must be either elected,
262	appointed or commissioned. Employees cannot be made officers "by virtue of their employment."



Even if they could, I.C. 59 -703 (9) states, "Public office" means any position in which the normal
 and usual duties are conducted on behalf of a governmental entity."

265 Government officials and agencies, including all State legislatures, county, city's are bound by the Constitution and Shall NOT create any de facto 1871 Act, 1933 Bankruptcy Act, laws, Statute, 266 Code and Executive Ordrer(s) which counter the Constitution the oath of elected and public 267 servants: The bankrupt U.S.CORPS agreed to absorb the debts of its FORIEGN CITIZENS, so 268 why not let them pay for their debt and I am not to pay for another man's sin and or debts? It's 269 270 simple and logical. House resolution 192. The U.S. Supreme Court, in 1895, ruled unconstitutional a federal law... containing unlawful income taxes, their was no such thing as property taxes, senate 271 272 and house Bills ones birth certificate, under statutes and codes, administration rules with arguments concerning class warfare and the definition of a direct tax. "Herein...Ohio's Doctrine of 273 Governmental Immunity was held unconstitutional 274 "The fact is, property is a tree; income is the fruit; labour is a tree; income the fruit; capital, the 275 tree; income the 'fruit.' The fruit, if not consumed (severed) as fast as it ripens, will germinate from 276 277 the seed... and will produce other trees and grow into more property; but so long as it is fruit merely, and plucked (severed) to eat... it is no tree, and will produce itself no fruit." Waring v. City 278 279 of Savennah. 60 Ga. 93, 100 (1878.) The Foreign Agents Registration Act is a United States law (22 U.S.C. ŧ 611 et seq.) passed in 280 1938 requiring that all public agents representing the interests of foreign powers be properly 281 identified to the American public.[1]; Foreign Sovereign Immunities Act, The act was passed in 282 response to German propaganda in the lead-up to World War II. The Foreign Agent Registration 283 Unit within the Criminal Division of the Department of Justice is charged with handling the 284 285 enforcement of the law and others to numerous to mention here's a few: Welcome - 1940 Census 1940census.archives.gov Welcome to the 1940 census. The 1940 census 286 records were released by the US National Archives April 2, 2012, and brought online through a 287 partnership with Archives.com 288 289 Education is the key to your freedoms watch and read with the children. 4 U.S. Code § 101 - Oath by members of legislatures and officers 290 291 Look up Brandenburg v Ohio, 395 U.S. 444 (1985). Article 1, section 9 of 1776 Constitution : No Title of Nobility shall be granted by the United 292 States: And no Person holding any Office of Profit or Trust under them, shall, without the Consent 293 of the Congress, accept of any present, Emolument, Office, or Title, of any kind whatever, from 294 any King, Prince, or foreign State. The Posse Comitatus Act is a United States federal law (18 295 296 U.S.C. § 1385) passed on June 18, 1878 Every member of a State legislature, and every executive and judicial officer of a State, shall, 297 before he proceeds to execute the duties of his office, take an oath in the following form, to wit: "I, 298 A B, do solemnly swear that I will support and defend the Constitution for the United States of 299 300 America." 1. Theft and robbery by the government in the guise of "taxation" 301 302 2. Government by decree rather than by law 3. Extortion under the color of law in violation 18 U.S.C. §872. 303 304 4. Tyranny 5. Socialism 305 6. Mob rule and a tyranny by the "have-nots" against the "haves" 306 7. 18 U.S.C. §241: Conspiracy against rights. The IRS shares tax return information with states of 307

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308 309 310 311 312 313 314 315	<ul> <li>the union, so that both of them can conspire to deprive you of your property underneath the Democratic Democracy/Democratic form of Government, thereof.</li> <li>8. 18 U.S.C. §242: Deprivation of rights under the color of law. The Fifth Amendment says that people in states of the Union cannot be deprived of their property without due process of law or a court hearing. Yet, the IRS tries to make it appear like they have the authority to just STEAL these people's property for a fabricated tax debt that they aren't even legally liable for: Ref.</li> <li>The IRS can take no action, Notice of Levy and Lien, against a supposed tax payer until first taking them to court. The case: (1/25/2005) Schulz v. IRS 04-0196-cv 2<sup>nd</sup> Circuit Court of Appeals</li> </ul>	
316	for the Second Cir. Room 1702, U.S. Courthouse, 40 Foley Square, New York City, NY.	
317	9. 18 U.S.C. §247: Damage to religious property; obstruction of persons in the free exercise of	
318	religious beliefs	
319	10. 18 U.S.C. §872: Extortion by officers or employees of the United States.	
320	11. 18 U.S.C. §876: Mailing threatening communications. This includes all the threatening notices	
321	regarding levies, liens, and idiotic IRS letters that refuse to justify why government thinks we are	
322	"liable".	
323	12. 18 U.S.C. §880: Receiving the proceeds of extortion. Any money collected from Americans	
324	through illegal enforcement actions and for which the contributors are not "liable" under the law is	
325	extorted money, and the IRS is in receipt of the proceeds of illegal extortion.	
326	13. 18 U.S.C. §1581: Peonage, obstructing enforcement. IRS is obstructing the proper	
327	administration of the Internal Revenue Code and the Constitution, which require that they respect	
328	those who choose NOT to volunteer to participate in the federal donation program identified under	
329	Subtitle A of the I.R.C.	
330	14. 18 U.S.C. §1583: Enticement into slavery. IRS tries to enlist "nontaxpayers" to rejoin the ranks	
331	of other peons who pay taxes they aren't demonstrably liable for, which amount to slavery.	
332	15. 18 U.S.C. §1589: Forced labor. Being forced to expend one's personal time responding to	
333	frivolous IRS notices and pay taxes on my labor that I am not liable for.	
334	16. Public v. Private Employment: You Really Work for Uncle Sam if you Receive Federal	
335	Benefits	
336	17. A federal "public official" has no rights in relation to their employer, the federal government:	
337	"The restrictions that the Constitution places upon the government in its capacity as lawmaker, i.e.,	
338	as the regulator of private conduct, are not the same as the restrictions that it places upon the	
339	government in its capacity as employer. We have recognized this in many contexts, with respect to	
340	many different constitutional guarantees. Private citizens perhaps cannot be prevented from	
341	wearing long hair, but policemen can. Kelley v. Johnson, 425 U.S. 238, 247 (1976). Private citizens	
342	cannot have their property searched without probable cause, but in many circumstances	
343	government employees can. O'Connor v. Ortega, 480 U.S. 709, 723 (1987) (plurality opinion); id.,	
344	at 732 (SCALIA, J., concurring in judgment). Private citizens cannot be punished for refusing to	
345	provide the government information that may incriminate them, but government employees can be	
346	dismissed when the incriminating information that they refuse to provide relates to the performance	
347	of their job. Gardner v. Broderick, [497 U.S. 62, 95] 392 U.S. 273, 277 -278 (1968). With regard to	
348	freedom of speech in particular. Private citizens cannot be punished for speech of merely private	
349	concern, but government employees can be fired for that reason. Connick v. Myers, 461 U.S. 138,	
350	147 (1983). Private citizens cannot be punished for partisan political activity, but federal and state	
351	employees can be dismissed and otherwise punished for that reason. Public Workers v. Mitchell,	
352	330 U.S. 75, 101 (1947); Civil Service Comm'n v. Letter Carriers, 413 U.S. 548, 556 (1973);	
353	Broadrick v. Oklahoma, 413 U.S. 601, 616 -617 (1973)."	

354

[Rutan v. Republican Party of Illinois, 497 U.S. 62 (1990)]



# 355(Takes 3-persons to form a Corporation)35618. "U.S. Inc." is a federal corporation, as defined below:

357 358 359 360 361 362 363 364 365 366 367 368 369 370 371	"Corporations are also of all grades, and made for varied objects; all governments are corporations, created by usage and common consent, or grants and charters which create a bond body politic for prescribed purposes; but whether they are private, local or general, in their objects, for the enjoyment of property, or the exercise of power, they are all governed by the same rules of law, as to the construction and the obligation of the instrument by which the incorporation is made by laws, statutes, Administrative Rules, AKA, Black ink on White Paper. One universal rule of law protects persons and property. It is a fundamental principle of the common law of England, that the term freemen of the kingdom, includes 'all persons,' ecclesiastical and temporal, incorporate, politique or natural; it is a part of their magna charta (2 Inst. 4), and is incorporated into our institutions. The persons of the members of corporations are on the same footing of protection as other persons, and their corporate property secured by the same laws which protect that of individuals. 2 Inst. 46-7. 'No man shall be taken,' 'no man shall be disseised,' without due process of law, is a principle taken from magna charta, Tied to the Court of Common Pleas, infused into all our state constitutions, and is made inviolable by the federal government, by the amendments to the constitution."	
372	[Proprietors of Charles River Bridge v. Proprietors of Warren Bridge, 36 U.S. 420 (1837)]	
373	South Carolina v. Katzenbach, 383 U.S. 301 (1966) The Voting Rights Act of 1965 is a valid exercise of Congress's power under Section 2 of the Fifteenth Amendment.	
374 375	Katzenbach v. Morgan, 384 U.S. 641 (1966) Congress may enact laws stemming from Section 5 of	
376	the Fourteenth Amendment that increase the rights of citizens beyond what the judiciary has	
377	recognized.	
378	City of Boerne v. Flores, 521 U.S. 507 (1997) Section 5 of the Fourteenth Amendment does not	
379	permit Congress to substantially increase the scope of the rights determined by the judiciary.	
380	Congress may only enact remedial or preventative measures that are consistent with the Fourteenth	
381	Amendment interpretations of the Supreme Court.	
382	Shelby County v. Holder, 570 U.S. (2013) Section 4(b) of the Voting Rights Act of 1965,	
383	which contains the coverage formula that determines which state and local jurisdictions are	
384	subjected to federal preclearance from the United States Department of Justice before	
385	implementing any changes to their voting laws or practices based on their histories of racial	
386	discrimination in voting, is unconstitutional because it no longer reflects current societal	
387	conditions.	
388	Whereas, some stats are worth repeating:	
389	Corfield v. Coryell, 6 Fed. Cas. 546 (C.C.E.D. Pa. 1823) Some of the rights protected by the	
390	Privileges and Immunities Clause include the freedom of movement through the states, the right of	
391	access to the courts, the right to purchase and hold property, an exemption from higher taxes than	
392	those paid by state residents, and the right to vote.	
572		
393	Reid v. Covert, 354 U.S. 1 (1957) United States citizens abroad, even when associated with the	
394	military, cannot be deprived of the protections of the Constitution and cannot be made subject to	
395	military jurisdiction. Ex parte Milligan, 71 U.S. 2 (1866) Trying citizens in military courts is	
396	unconstitutional when civilian courts are still operating. Trial by military tribunal is constitutional	
397	only when there is no power left but the military, and the military may validly try criminals only as	
398	long as is absolutely necessary.	
399	Crandall v. Nevada, 73 U.S. 35 (1868) The freedom of movement is a fundamental right; a state	



3. Solicits or dispenses any thing of value within the United States for a foreign principal;
4. Represents the interests of a foreign principal before any agency or official of the U.S.
government.[1]

The Foreign Agents Registration Act (FARA) was enacted in 1938. FARA is a disclosure statute 445 that requires persons acting as agents of foreign principals in a political or quasi-political capacity 446 to make periodic public disclosure of their relationship with the foreign principal, as well as 447 activities, receipts and disbursements in support of those activities. Disclosure of the required 448 information facilitates evaluation by the government and the American people of the statements 449 and activities of such persons in light of their function as foreign agents. The FARA Registration 450 Unit of the Counterespionage Section (CES) in the National Security Division (NSD) is 451 responsible for the administration and enforcement of the Act. 452

Take Mandatory Judicial Notice and Cognizance (Federal Rules of Evidence 201 (d) that "plaintiff" ie Libellant has a lawful right to proceed without cost, based upon the following law:

The US Supreme Court has ruled that a natural individual entitled to relief is "entitled to free 455 access to its judicial tribunals and public offices in every State of the Union(2 Black 620, see also 456 Crandell v Nevada, 6 Wall 35]. Plaintiff (libellant) should not be charged fees or costs for the 457 lawful and Constitutional Right to petition this court in this matter in which he/she is entitled to 458 relief, as it appears that the filing fee rule was originally implemented for fictions and subjects of 459 the State and should not be applied to the Plaintiff who is a natural individual and entitled to relief 460 (Hale v Hinkel, 201 US 43, NAACP v Button, 371 US 415); United Mineworkers v Gibbs, 383 US 461 715; and Johnson v Avery, 89 S.Ct. 747 (1969). Members of groups who are competent non-462 lawyers, can assist other members of the group, achieve the goals of the group in court without 463 being charged with "unauthorized practice of law." 464 Petitioner (libellant) cannot be charged a fee as no charge can be placed upon a citizen as a 465 condition precedent to exercise his/her Constitutional Rights, his/her rights secured by the 466

467 Constitution. A fee is a charge "fixed by law for services fixed by public officers or for use of a
 468 privilege under control of government." Fort Smith Gas Co. v Wisemen" 189 Ark.675 74 SW.2d
 469 789,790, from Black's Law Dictionary 5th Ed.

470Reproduced with permission from 16 Georgia Journal of International and Comparative Law471(1986) 671-686 ,,http://www.cisg.law.pace.edu/cisg/biblio/pfund.html

472

### NOTICE:

It is a crime for any government office or any official to auction or otherwise sell in any way, 473 private or business property of any individual WITHOUT FIRST HAVING DUE PROCESS OF 474 LAW, to determine the cause of action and the recourse in law. The sale of any property outside 475 this means is illegal, and all those involved with such a sale, including those purchasing said 476 property, are personally liable for damages, and subject to criminal charges under Racketeering 477 (RIC ... O) laws, and for violation of civil and Due Process rights. All government officials have the 478 "Greater Duty" to know the law and comply with it, and if you are involved with such an auction 479 without Due Process for the owner, you are in breach of your fiduciary duty and you can be held 480 personally liable by those harmed by this fraud. Any challenge to property taxation or property sale 481 made by any citizen requires you to respond, point by point, and to "prove up" your position in law. 482 We have a right to know If you stand with We the People of these United States of America, now 483 50, 1776 constitutional laws print copy notarized and Pass on to all peace and god bless Jesus.. link 484



485 486 487 488	filed papers file with the Queen of England and Vatican filled constitution reference numbers included 1993, 1776 law of the united state of American soil only, by the treaty of 1213 <u>http://www.specialcollections.uws.ac.uk/documents/1.pdf</u> www.specialcollections.uws.ac.uk
489 490 491	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 subject to the jurisdiction of the Fourteenth Amendment" Elk v. Wilkins, Neb (1884), 5s.ct.41,112 U.S. 99, 28 L. Ed. 643.
492 493 494 495 496 497 498 499 500 501 502	<ul> <li>The children, women and the men of these union States withdraw all 3<sup>rd</sup> party contracts, fraud by trickery, un-pronounced to us.</li> <li>edward-malone; johnston</li> <li>[EDWARD MALONE JOHNSTON II ] a Birth Certificate fraud scheme, dead entity;</li> <li>American National, Heir and Successor, Living, Breathing, Bloodline Flowing Human Being.</li> <li>U.C.C. 1-308 All Rights Reserved; edward-malone; johnston (non-corporation); Office of GRANTOR/SETTLER FOR THE:</li> <li>[EDWARD JOHNSTON],[ED JOHNSTON] et al, [Edward Malone Johnston],[Edward M</li> <li>Johnston] et al, TRUST, BONDS, et al, Trust Accounts to include: CESTA QUE VIE TRUST, AKA, ONE PEOPLES PUBLIC TRUST. C/O 1540 north nye street, Toledo area of the Oregon territory [97391-9998] Phone: 541 336 1233</li> </ul>
503	NOTICE OF SERVICE:
504 505 506	On this the day of December in the year of our Lord 2014 this document was lawfully served upon all entities listed above via 1 <sup>st</sup> class mail, PRIORITY MAIL, E-mail, and or Facsimile.
507	STATE OF OREGON
50 <b>8</b>	Affirm JURAT
509 510	County of Lincoln
511	On this the $25^{4}$ day of December in the year of our LORD 2014 AD, Before me, a Notary
512	Republic, the signatory - Autagraph Edward-M: Totaster personally appeared,
513 514 515 516 517	Edward-malone; johnston C/O 1540 north nye street, Toledo area of the Oregon territory [97391-9998] Phone: 541 336 1233
518	[x ] known to me, or $[x ]$ satisfactorily proves to be the Natural Human Being who's name is

519 subscribed to this instrument, Sworn and acknowledged that he/she executed the same for the stated



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

4

My commission expires Aug 4 2017 521 522 OFFICIAL STAMP REBECCA L PHILLIPS NOTARY PUBLIC - OREGON 523 COMMISSION NO. 480451 Notary Public (Signature HY COMMISSION EXPIRES AUGUST 06, 2017 524 525 Seal/Stamp

526

A clarification as to what is lawful in these Union States, now 50. By: edward-malone: johnston and david-lee; buess; on 9 January 201

- 3 Public Publication
- 4 TO:

1

2

- 5 Directors(U.S. Department of Justice
- 6 950 Pennsylvania Avenue, NW
- 7 Washington, DC 20530-0001
- 8 Certified mail # 70132630000054199509 CH-3003
- 9
- 10 John Boehner
- 11 H-232 The Capitol Washington,
- 12 DC 20515
- 13 Certified mail # 70132630000054199332
- 14 Governor Kitzhaber
- 15 Attn: Citizens' Representative
- 16 160 State Capitol
- 17 900 Court Street
- 18 Salem, Oregon 97301-4047
- 19 Certified mail # 70132630000054199318
- 20 Offices of the United States Attorneys
- 21 Monty Wilkinson
- 22 National Advocacy Center
- 23 1620 Pendleton Street
- 24 Columbia, South Carolina 29201
- 25 Certified mail # 70132630000054199301
- 26
- 27 U. S. Embassy
- 28 London Directors
- 29 Internal Revenue Service
- 30 24/31 Grosvenor Square
- 31 London W1K 6AH
- 32 United Kingdom
- 33 Certified mail # 70132630000054199288
- 34 Lincoln County Administration Court
- 35 Court Administrator for filing for record eyes only
- 36 for the kidnapping of Edward
- 37 225 West Olive Street, Room 303
- 38 Newport, Oregon 97365-3869
- 39 Certified mail # 70132630000054199264
- 40
- 41 Chief District Judge Ann Aiken

42

Federal Department of Justices and Police Information Services Federal Palace west wing CH-3003 Berne Certified mail # 7032630000054199516

Dana W. Jenkins 225 West Olive Street, Room 201 Newport, Oregon 97365-3869 Certified mail # 70132630000054199325`

U.S. Department of Justice Civil Rights Division 950 Pennsylvania Avenue, N.W. Washington, D.C. 20530 Office of the Assistant Attorney Gen Washington, DC 20530 Certified mail # 70132630000054199295

INTERNAL REVENUE SERVICE OFFICE asp 1111 Constitution Avenue, NW Washington, DC 20224 Certified mail # 70132630000054199271

United States Marshals Service Stacia Hylton, David Harlow G. Auerbach, General Counsel United States Courthouse 111 South 18th Plaza, Suite B Omaha, NB 68102 Certified mail # 2630000054199257

Edward -Malone: Johnston

Page 1 of 10 (lines 1 - 415)



D ORIGINAL By: Edward-Malone: johnston and david-lee; buess; on 9 January 2015 (continued)

5500 United States Courthouse 46

405 East Eighth Avenue 47

Eugene, Oregon 97401-2706 48

- Certified mail # 70122630000054199240 49
- 7013263000005419 50
- 51

43

44 45

inhabitant of 1540 n nye street Oregon Territory Near Toledo Toledo, OR [97391-9998] Certified mail #

In order to clarify the different forms of government (AKA Elected and public servants of this nation is 52

A clarification as to what is lawful in these Union States, now 50.

being duped into believing exist 1) these union States, now 50, are Republican Form of Government, 53

self governed, 1776 Constitution established; 2) The Federal Zone, Foreign Agents, with their 54

Democracy, aka, Democratic form of Government, socialist, communist, aka, and the holding 55

territories in which Corporate Policy is written by employees for the Federal Corporation, Guam, 56

Puerto Rico, New York City, NY, Washington, District of Columbia, et al, aka, CONGRESS, 57 PRESIDENT and pseudo CORPORATE COURTS, aka Judiciary/Courts/banks, aka, LEGISLATIVE,

58 EXECUTIVE AND JUDICIAL branches of Government, sound familiar? WE ALL must realize how

59 over the years, decades, and centuries a major conspiracy to overthrow our Constitutional Republican

60 form of Government has been underway and this is how the process is working against us all. Each 61

union State shall 62

comply with the 1776 Constitution for the United States of America, as heirs and successors, we the 63

women, children and the men of these union States must now defend this Historical Contract/written 64

agreements to our Elected Officials: Treaty of 1851 in Contract/ Treaty agreements. Hale v. Henkel 201 65

U.S. 43 @ 89 (1906) 66

"This now de facto government of the United States is a foreign corporation with respect to a state." In 67

re Merriam, 36 N. E. 505, 141 N. Y. 479, affirmed 16 S. Ct. 1073, 163 U. S. 625, 41 L. Ed. 287. Your 68

LABOR is your Private Property. Are they registered as Foreign Agents? Lawfully registered with your 69

State's Secretary of State Division of Corporations? Filing their Corporate "income tax returns? 70

"Income means gains/profit from property severed from capitol, however invested or employed. 71

Income is not a wage or compensation from any type of labor" Stapler v. United States, 21 F. Supp 737 72

- at 739 "... every man has a natural right to the fruits of his own labor, as generally admitted; and no 73
- other person can rightfully deprive him of those fruits, and appropriate them against his will ... " The 74
- Antelope, 23 U.S. 66, 120 "The right to labor and to its protection from unlawful interference is a 75
- constitutional as well as common-law right. Every man has a natural right to the fruits of his own 76
- private business, HALE v. HENKEL 201 U.S. 43 @ 89 (1906)". However the United States Supreme 77
- Court has ruled the Lawful Definition of "income" as follows for All Tax Legislation: The Supreme 78
- Court of the United States has rule the definition of "income" for all tax legislation as: "the gain arrived 79

from Capital, from labor or from both combined, provided it include profit gained from the sale of a 80

Capital asset." Key Case (1913) Stratton Indep. v. Howbert 231 U.S. 399; the result of Corporate 81

activities. This case not shown in the IRS CODE, intentional fraud, by the FEDERAL 82

CORPORATION whereas "income" is the result of the gain, etc, etc. read it and understand the 83

differences. Note: This definition of Income is not found in the INTERNAL REVENUE CODE under 84

26 IRC, nor, any other section of this CODE. Why is it not found in any of the United States Code, aka, 85

U.S.C.? Intentional Fraud - Deliberately withheld? against us all. Each union State shall comply with 86

the 1776 Constitution for the United States of America, as heirs and successors, we the women, 87

88

Page 2

89

A clarification as to what is lawful in these Union States, now 50. By: Edward-Malone: johnston and david-lee; buess; on 9 January 2015 (continued)

90 91

92 children and the men of these union States must now defend this Historical Contract/written

agreements to our Elected Officials: Treaty of 1851 in Contract/ Treaty agreements. Hale v. Henkel 201
U.S. 43 @ 89 (1906).

95 "This now de facto government of the United States is a foreign corporation with respect to a state." In re Merriam, 36 N. E. 505, 141 N. Y. 479, affirmed 16 S. Ct. 1073, 163 U. S. 625, 41 L.Ed. 287. Your 96 LABOR is your Private Property. Are they registered as Foreign Agents? Lawfully registered with your 97 State's Secretary of State Division of Corporations? Filing their Corporate "income tax returns?" 98 99 "A right common in every citizen such as the right to own property or to engage in business of a character not requiring regulation cannot, however, be taxed as a special franchise by first prohibiting 100 its exercise and then permitting its enjoyment upon the payment of a certain sum of money". Stevens v. 101 State, 2 Ark., 291, 35 Am. Dec. 72, Spring Valley Water Works v. Barber, 99 Cal. 36, 33 Pac. 735, 21 102 L.R.A. 416 "... The right to enjoy property without unlawful deprivation, is a personal right, whether 103 the property in question is a welfare check, a home, or a savings account. In fact a fundamental 104

105 interdependence exists between the person's right to liberty and the personal right in property. Neither

106 could have meaning without the other". Lynch v. Household Finance Corp., 405 U.S. 538

107 Quod Approbo Non Reprobo What I approve I do not reject. I cannot approve and reject at the same

108 time. I cannot take the benefit of an instrument, and at the same time repudiate it. Quod Consat Clare

109 Non Debet Verificari What is clearly apparent need not be proved.

110 J48 American Jurisprudence, pg. 80 "Among these unalienable rights, as proclaimed in the Declaration

111 of Independence is the right of men to pursue their happiness, by which is meant, the right to pursue

112 any lawful business or vocation, in any manner not inconsistent with the equal rights of others... It has

been well said that, the property which every man has is his own labor, as it is the original foundation

- of all other property so it is the most sacred and inviolable... to hinder his employing...in what manner he thinks proper, without injury to his neighbor, is a plain violation of the most sacred property".
- Butchers' Union v. Crescent City Co., 111 U.S. 746, at 756-757 "There can be no sanction or penalty
- 117 imposed upon one because of the exercise of a constitutional right". Sherar v. Cullen, 481 F. 945
- 118 "...The term [liberty]...denotes not merely freedom from bodily restraint but also the right of the
- 119 individual to contract, to engage in any of the common occupations of life... The established doctrine is
- 120 that this liberty may not be interfered with, under the guise of protecting public interest, by legislative
- 121 action...". Meyer v. Nebraska, 262 U.S. 390, 399, 400

122 Jus Publicum Public law, the law(s) relating to the 1776 Constitution for the United States of America

123 and functions of our servants, aka, government and its officers and the administration of criminal

124 justice system. Leave the united states of america, out of you admiralty maritime courts. Public

125 ownership, including the paramount, sovereign territorial right is the peoples right to title of the state

126 and federal government. GOD created Man in his own image, man created Government - Black ink on

- 127 White Paper; Government/administration can only regulate that which they create so leave us alone –
- 128 GET IT?

129 I Edward-Malone: Johnston given name a living man who is disabled from on the employment injuries

- 130 not limited, including from elected and public servants Still being threaten. ,Inspectors Generals
- Report dated 2006 Clearly stated this an this is Still Being Covered up,,, Johnston v. City of Toledo et al :: Justia Dockets & Filings on record and still no remedy I'm still filing becomes I'm further having
- 132 al : 133
A clarification as to what is lawful in these Union States, now 50. By: Edward-Malone: johnston and david-lee; buess; on 9 January 2015 (continued)

135 136

my life threatened by Elected and public servants. Our rights to Independence, life, liberty and pursuit
of happiness, and freedom(s) stem back to 1776 the 1866 civil war and 1492 invasion by the Crown.
See http..//www.specialcollections.uws.ac.uk/documents/1.pdf We The People for The United States
Of America as heirs and successors aka bloodline for example the Oregon Territory Treaty of 1846
with the British Government of this each union States have a Contract with thy Government servants
for all life liberty and pursuit of lawful American happiness of our bloodline.

143

144 I edward will Not sign over my life that By the creator GOD's liberty of my Land, heritage, Assets, all 145 things thereof. By the Grace Of GOD will not turn over my life liberty happiness to any of the devils

- 146 CORPS, corporation, contractors in the violation and to Pirates and Piracy. The instrument known as
- 147 the 1776 Constitution for the United States for America, including thy treaty of 1213 as some of our 148 servants refusing to honor thy oath of office for the compensation, by the root of all evil money, for
- servants refusing to honor thy oath of office for the compensation, by the root of all evil money, for their(s), yours, freedom as I use myself for exchange called paper backs as well that we the people own
- their(s), yours, freedom as I use myself for exchange called paper backs as well that we the people ow by said treaty, and the Banking Act of 1933. This is why this is so important that the fact is about
- by said treaty, and the Banking Act of 1933. This is why this is so important that the fact is about honoring thy oath of office To God, Not to other any other religious courts will not be allowed on this
- 151 honoring thy oath of office To God, Not to other any other religious courts will not be allowed on this 152 soil,""" pray for Jesus with me, Thank you "", GOD Gave US freedom of religion not to express and
- 152 soil,""" pray for Jesus with me, Thank you "", GOD Gave US freedom of religion not to express and 153 export it to other Animals for Profits. Twenty one days to respond I pray in God, the Father Of Jesus,

154 that No further public servant, elected official are trying to assault my life, liberty, land, assets and what

- 155 happiness I have left of life. Why can't I have a life to peace on earth as in heaven?
- 156 Judge Rules that Government Debt is Covered by FDCPA, Forcing Collection Agency to Defend

157 I, Animal man, edward Family of Boyd I Come in Peace, Peace and god bless Jesus and you .. after

GOD calls me as to my Body shall be burn at the north side of the jetty Oregon Territory near Newport

159 Oregon Honor thy oath to title 5 2906 to GOD The Secret Treaty of Verona 1213 - Scribd

- -www.scribd.com/.../The-Secret-Treaty-of-Verona-1213; 800 years. THE SECRET TREATY OF
   VERONA 1213 On October 3rd 1213, King John, as 'King of England Corporation Sole' claimed.
- VERONA 1213 On October 3rd 1213, King John, as 'King of England Corporation Sole' claimed. autonomy over all the sovereign rights of England as was turn over to GOD as the pope claims to be
- 163 the words of GOD to stop the pirate, pirating, piracy, rapes, robbery, The United States Of America
- 164 that has Gods contract of GOD's Freedom to Man the Animal. No Injured Party No Victim, No Crime,
- this include Thy shall honor thy father and mother lose of ones bloodline from the crime of any said
- 166 pirates. Sticks and stones could brake ones bones but names with never hurt me, Make amends for ones
- 167 crime's if one has guilty to the injured party has the rights to convict thru a lawful jury of 12 of their
- 168 peers. Thy shall be honor if life forgives said pirate then said pirates or pirate has their been amends to
- 169 the injured bloodline When of id be man failure of said then convictions. Remember, No is to drain life
- 170 liberty and pursuit of happiness from anther man who not responsible for anther n mans sins, So who
- 171 prays for thy souls to be collected..Peace and GOD Bless Jesus.

172 The Government of We The People have to educate our servants and our selves so GOD's gift of life

- 173 liberty, peace and happiness, GOD gave, US By our Constitution law of GOD in the Garden of Eden
- 174 From the Devils Contract Treaty of 1213. Can you not see the light of life for your bloodline of life
- 175 liberty and the pursuit of happiness NO matter what religious belief you may have No Victim No
- 176 injured party no property damage thief of records off ones property or maybe lost of life to another
- 177 man's, women, Father or mothers Direct bloodline, I pray for life, In life we need to learn how to
- 178 forgive ones self then make Proper amends to said injured party. With out Planting food all over
- 179

A clarification as to what is lawful in these Union States, now 50. By: Edward-Malone: johnston and david-lee; buess; on 9 January 2015 (continued)

- 11 182 Highways, rights of ways, Byways water ways of that area, then planet real food, On USA Soil Stop 183 killing you mother and father with the devil chemical's and contracts see the light.. live life breath life, 184 pass your bloodline of life on Gods gift of Jesus If Thy Mother Wishes. As woman animal has 185 constitution rights to her body, Dose this make science since to you, 186 187 I Edward-Malone: Johnston given name a living man who is disabled from employment injuries but not 188 189 limited to, including, from elected and public servant who have assaulted, raped, kidnapped and held me for ransom by said local and public servants continuously being threaten. "Are these not 190 Criminal Acts? For example 18 U.S.C. @ 1001? 191 Inspectors Generals Report dated 2006 Clearly stated this an this is Still Being Covered up ... Johnston 192 v. City of Toledo et al :: Justia Dockets & Filings on record and still no remedy I'm still filing My God 193 given and constitution Rights because I'm further having my life liberty and happiness threatened By 194 Elected and public servants of 1776 then 1866 civil war We The People The United States Of America 195 bloodline have a Contract with thy servants for all of our life liberty and pursuit of lawful American 196 bloodline happiness I edward will Not sign over my life By GOD's liberty of Land, Assets anything 197 else I may have missed to state. Most of all My life's happiness I may by the Grace Of GOD will not 198 turn over my life liberty happiness to any of the devils CORPS, corporation, contractors in the violation 199 200 of the 1776 constitution including thy treaty of 1213 as some servants refusing to honor thy oath of office for the composition the root of all evil money for Theirs, yours, freedom as I use myself for 201 exchange as well that we the people own by said treaty, This is why this is so important that the fact is 202 about honoring thy oath of office To God, , Not to other any other religious courts will not be allowed 203 on this soil,""" pray for Jesus with me, Thank you "", God Gave US freedom of religion not to express 204 and export it to other Animals for Profits,, Twenty one days to respond I pray in God the Father Of 205 Jesus No further is trying to assault my life liberty land assets and what happiness I have left of life 206 why can I have life in peace as is on earth as in heaven, heaven is on earth as it is in heaven, Leave the 207 usa out of your admiralty maritime courts 208 Judge Rules that Government Debt is Covered by FDCPA, Forcing Collection Agency to Defend 209 http://www.insidearm.com/daily/debt-collection-news/debt-collection/judge-rules-that-210
- government-debt-is-covered-by-fdcpa-forcing-collection-agency-to-defend/ 211
- Please supply your Error and omissions policy identification/policy number, et al, insurance Carrier, 212 and claim forms. 213
- Please supply you Reinsurance policy identification/policy number, et al, insurance Carrier and claim 214 215 forms.
- House resolution 192 for lawful American's only from the treaty of 1846. filed Qualify of said 216 217 bloodline.
- US Supreme Court Rules Government Officers Liable: http://private-person.com/blog/2014/05/us-218 supreme-court-rules-government-officers-liable/ 219
- Quod Approbo Non Reprobo What I approve I do not reject. I cannot approve and reject at the 220
- same time. I cannot take the benefit of an instrument, and at the same time repudiate it. 221
- Ouod Consat Clare Non Debet Verificari What is clearly apparent need not be proved. 222
- 223

270

271

272

A clarification as to what is lawful in these Union States. now 50. By: Edward-Malone: johnston and david-lee; buess; on 9 January 2015 (continued)

O ORIGINAL from the crime of any said pirates. Sticks and stones could brake ones bones but names with never hurt me, Make amends for ones crime's if one has guilty to the injured party has the rights to convict thru a

lawful jury of 12 of their peers . Thy shall be honor if life forgives said pirate then said pirates or pirate 273 has their been amends to the injured bloodline When of id be man failure of said then convictions . 274 Remember, No is to drain life liberty and pursuit of happiness from anther man who not responsible for 275 anther n mans sins, So who prays for thy souls to be collected..Peace and GOD Bless Jesus. 276 To the Government of We The People have to educate or servants so GOD's gift of life liberty, peace 277 and happiness GOD gave US By are Constitution law of GOD's Garden of Eden From the Devils 278 Contract treaty of 1213. Can you not see the light of life for your bloodline of life liberty and the 279 pursuit of happiness NO matter what religious belief you may have No Victim No injured party no 280 property damage thief of records off ones property or maybe lost of life to anther mans, woman's, 281 Father or mothers Direct bloodline, I pray for life, In life we need to learn how to forgive ones self 282 then make Proper amends to said injured party. With out Planting food all over Highways, rights of 283 ways, Byways water ways of that area, then planet real food, On USA Soil Stop killing you mother and 284

father with the devil chemical's and contracts see the light.. live life, breath life, pass your bloodline of 285 life on GOD's gift of life from GOD. 286

If Thy Mother Wishes, As woman, animal, has constitution rights to her body, does this make sense 287 since to you after all it is the question which haunts mankind from the beginning of time. 288

"The government of the United States is a foreign corporation with respect to a state." In re Merriam, 289

36 N. E. 505, 141 N. Y. 479, affirmed 16 S. Ct. 1073, 163 U. S. 625, 41 L.Ed. 287. Your LABOR is 290

291 your Private Property

"Income means gains/profit from property severed from capitol, however invested or employed. 292

Income is not a wage or compensation from any type of labor" Stapler v. United States, 21 F.Supp 737 293 294 at 739

"... every man has a natural right to the fruits of his own labor, as generally admitted; and no other 295 person can rightfully deprive him of those fruits, and appropriate them against his will ... " The 296 Antelope, 23 U.S. 66, 120 297

"The right to labor and to its protection from unlawful interference is a constitutional as well as 298

common-law right. Every man has a natural right to the fruits of his own industry". 48 American 299 Jurisprudence, pg. 80 300

"Among these unalienable rights, as proclaimed in the Declaration of Independence is the right of men 301 to pursue their happiness, by which is meant, the right to pursue any lawful business or vocation, in any 302

manner not inconsistent with the equal rights of others... It has been well said that, the property which 303

every man has is his own labor, as it is the original foundation of all other property so it is the most 304 sacred and inviolable... to hinder his employing ... in what manner he thinks proper, without injury to

305 his neighbor, is a plain violation of the most sacred property". Butchers' Union v. Crescent City Co.,

306 111 U.S. 746, at 756-757 "There can be no sanction or penalty imposed upon one because of the 307

exercise of a constitutional right". Sherar v. Cullen, 481 F. 945 308

"... The term [liberty]...denotes not merely freedom from bodily restraint but also the right of the 309

individual to contract, to engage in any of the common occupations of life... The established doctrine is 310

- that this liberty may not be interfered with, under the guise of protecting public interest, by legislative 311
- action ... ". Meyer v. Nebraska, 262 U.S. 390, 399, 400 "A right common in every citizen such as the 312
- right to own property or to engage in business of a character not requiring regulation cannot, however, 313
- 314

A clarification as to what is lawful in these Union States, now 50. By: Edward-Malone: johnston and david-lee; buess; on 9 January 2015 (continued)

D ORIGINAL

226

Jus Publicum Public law, or the law relating to the Constitution and functions of government and 227 its officers and the administration of criminal justice. Also public ownership, or the paramount or 228 sovereign territorial right or title of the state or government. 229

230 "Courts are constituted by authority and they cannot go beyond that power delegated to them. If

they act beyond that authority, and certainly in contravention of it, their judgments and orders are 231

regarded as nullities. They are not voidable, but simply void, and this even prior to reversal." Old 232 Wayne Mut. I. Assoc. v McDonough, 204 U.S. 8, 27 S.Ct. 236 (1907); Williamson v Berry, 8 How. 233

234 495, 540, 12 LEd. 1170, 1189 (1850); Rose v Himely, 4 Cranch 241, 269, 2 LEd. 608, 617 (1808).

a court "cannot confer jurisdiction where none existed and cannot make a void proceeding valid." 235

People ex rel. Gowdy v Baltimore & Ohio R.R. Co., 385 III. 86, 92, 52 N.E.2d 255 (1943). 236

"It is clear and well established law that a void order can be challenged in any court." Old Wayne 237

238 Mut. L Assoc. v McDonough, 204 U.S. 8, 27 S.Ct. 236 (1907)

"A void order which is one entered by court which lacks jurisdiction over parties or subject matter, 239

or lacks inherent power to enter judgment, or order procured by fraud, can be attacked at any time, 240 241 in any court.

either directly or collaterally," People ex rel. Brzica v. Village of Lake Barrington, 644 N.E.2d 66 242 243 (Ill.App. 2 Dist. 1994).

"A judgment is characterized as void and may be collaterally attacked at any time where the record 244

itself furnished the facts which establish that the court acted without jurisdiction." People v Byrnes, 245

246 34 lll. App.3d 983, 341 N. E.2d 729 (2nd Dist. 1975).

247 California

Motions to vacate void judgments may be made at any time after judgment. (County of Ventura v. 248 249 Tillett, supra, 133 Cal. App. 3d 105, 110.).

A judgment is void on its face if the trial court exceeded its jurisdiction by granting relief that it 250

had no power to grant. Jurisdiction cannot be conferred on a trial court by the consent of the 251

parties. (Summers v. Superior Court (1959) 53 Cal. 2d 295, 298 [1 Cal. Rptr. 324, 347 P.2d 668); 252

Roberts v. Roberts (1966) 241 Cal. App. 2d 93, 101 [50 Cal. Rptr. 408].) 253

The court may ... on motion of either party after notice to the other party, set aside any void 254

judgment or order.' (For a discussion of the 1933 amendments to section 473 see Estate of Estrem. 255

16 Cal. 2D 563, 572 (1 07]. 256

\* Autograph of this freeman of god and mother earth the gift of life 257

Honor thy oath of office title 5 2906 no victim no crime no injured party, peace and god bless Jesus 258 259 make amends,

Honor thy oath to title 5 2906 to GOD The Secret Treaty of Verona 1213 - Scribd -260

261 www.scribd.com/.../The-Secret-Treaty-of-Verona-1213 - 800 years

THE SECRET TREATY OF VERONA 1213 On October 3rd 1213, King John, as 'King of England 262

Corporation Sole' claimed. autonomy over all the sovereign rights of England as was turn over to god 263

as the pope claims to be the words of god to stop the pirate, pirating, piracy, rapes, robbery, The 264

United States Of America that has GOD's contract of GOD's Freedom to Man the Animal. No Injured 265

Party No Victim, No Crime, this include Thy shall honor thy father and mother lose of ones bloodline 266

267

- 315
- 316

# A clarification as to what is lawful in these Union States, now 50. By: Edward-Malone: johnston and david-lee; buess; on 9 January 2015 (continued)

D ORIGINAL

be taxed as a special franchise by first prohibiting its exercise and then permitting its enjoyment upon the payment of a certain sum of money". Stevens v. State, 2 Ark., 291. 35 Am. Dec. 72, Spring Valley Water Works v. Barber, 99 Cal. 36, 33 Pac. 735, 21 L.R.A. 416 "... The right to enjoy property without unlawful deprivation, is a personal right, whether the property in question is a welfare check, a home, or a savings account. In fact a fundamental interdependence exists between the person's right to liberty and the personal right in property. Neither could have meaning without the other". Lynch v. Household Finance Corp., 405 U.S. 538

325 "Courts are constituted by authority and they cannot go beyond that power delegated to them. If they 326 act beyond that authority, and certainly in contravention of it, their judgments and orders are regarded 327 as nullities. They are not voidable, but simply void, and this even prior to reversal." Old Wayne Mut. I. 328 Assoc. v McDonough, 204 U.S. 8, 27 S.Ct. 236 (1907); Williamson v Berry, 8 How. 495, 540, 12 LEd.

- 329 1170, 1189 (1850); Rose v Himely, 4 Cranch 241, 269, 2 LEd. 608, 617 (1808).
- 330 a court "cannot confer jurisdiction where none existed and cannot make a void proceeding valid."
- 331 People ex rel. Gowdy v Baltimore & Ohio R.R. Co., 385 Ill. 86, 92, 52 N.E.2d 255 (1943).
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  L Assoc. v McDonough, 204 U.S. 8, 27 S.Ct. 236 (1907)
- 334 "A void order which is one entered by court which lacks jurisdiction over parties or subject matter, or
- lacks inherent power to enter judgment, or order procured by fraud, can be attacked at any time, in any
   court, either directly or collaterally," People ex rel. Brzica v. Village of Lake Barrington, 644 N.E.2d 66
   (Ill,App. 2 Dist. 1994)
- 338 "A judgment is characterized as void and may be collaterally attacked at any time where the record
- itself furnished the facts which establish that the court acted without jurisdiction." People v Byrnes, 34
  Ill.App.3d 983, 341 N.E.2d 729 (2nd Dist. 1975).
- 341 California Motions to vacate void judgments may be made at any time after judgment. (County of
- 342 Ventura v. Tillett, supra, 133 Cal. App. 3d 105, 110.)
- 343 A judgment is void on its face if the trial court exceeded its jurisdiction by granting relief that it had
- 344 no power to grant. Jurisdiction cannot be conferred on a trial court by the consent of the parties.
- 345 (Summers v. Superior Court (1959) 53 Cal. 2d 295, 298 [1 Cal. Rptr. 324, 347 P.2d 668); Roberts v.
- 346 Roberts (1966) 241 Cal. App. 2d 93, 101 [50 Cal. Rptr. 408].)
- 347 The court may ... on motion of either party after notice to the other party, set aside any void judgment
- 348 ororder.' (For a discussion of the 1933 amendments to section 473 see Estate of Estrem. 16 Cal. 2d 563,
- 349 572 (1 07].
- 350 peace and god bless Jesus

# 351 PLEASE GOVERN YOURSELF ACCORDINGLY

- 352 Without Prejudice All Rights Reserved UCC 1-241, 242, 306, 308/ UCC 1- 207 Sovereign
- 353 Confidentiality Notice: I am not an attorney, Collage Graduate, medical professional or financial
- 354 adviser I just a Living Animal who wont's to live in peace walk with Jesus, God Given born right to
- 355 Subsistence hunt and fisheries, food gathering travel on all lawful public lands rights of ways,
- 356 highways, byways, waterways
- 357 Respectfully Submitted, As I come in peace

A clarification as to what is lawful in these Union States, now 50. By: Edward-Malone: johnston and david-lee; buess; on 9 January 2015 (continued) 359 360 361 The authors of this instrument can change or adjust Without Prejudice all right reserved UCC 1-241, 362 242, 306, 308/1-207. 363 edward-malone:johnston 364 C/O 1540 n nye street Oregon territory 365 near toledo, [97391-9998] 366 Tele: 541 3361233 367 CERTIFICATE OF SERVICE I HEREBY certify that on this 9th day of January, 2015 DAY OF THE 368 LORD. A copy of the forgoing was furnished to the 17TH ADMINISTRATION LINCOLN COUNTY 369 COURTHOUSE, and was delivered to Acting Judge Thomas Branford emailed, filed along with 370 furnishing a copy to list of names on the list of those listed for this Hearing. their IS NO GRAND 371 JURY Instrument filed against [EDWARD-MALONE: JOHNSTON] for his religious and free speech 372 rights as he has been assaulted, raped, kidnapped and held for ransom by local and public servants see 373 LINCOLN COUNTY ADMINISTRATION COURT Case # 131799 DA Case # 12-279. 374 375 OREGON SENATE AND HOUSE MEMBERS, FBI, US Marshals, public notice 376 day of the month of January in the year 2015 I hereby declares and affirms as the 377 On this the Creator, GOD, as my witness, that the foregoing is true and accurate in these matters thereof 378 COUNTY OF LINCOLN STATE OF OREGON 379 On this the day of January 2015 A.D., Before me a Notary Republic, the Signatory 380 personally appeared, [x] known to me, [x] or satisfactorily 381 Autograph, a free man Edward-Malone: Johnston 382 proves to be the Natural Human Being who's name is subscribed to this instrument, Sworn and 383 acknowledged that he/she executed the same for the stated purpose thereof. 384 My Commission Expires: 385 386

387 Notary Signature

388 My commission Expires

389

I ORIGINAL A clarification as to what is lawful in these Union States, now 50. 390 By: Edward-Malone: johnston and david-lee; buess; on 9 January 2015 (continued) 391 392 Notary Public Stamp/Seal 393 394 395 On this the 20<sup>th</sup> day of the month of January in the year 2015 Affiant hereby declares and affirms 396 as the Creator, GOD, as my witness, that the foregoing is true and accurate in these matters thereof : 397 398 lee lever (N-C) 399 Autograph, a free man, david-lee; buess (non-corporation) 400 C/O 22014 Delaware Township Road 184 401 Arlington, OH [45814-9998] 402 STATE OF OHIO 403 Affirm JURAT 404 COUNTY OF HANCOCK 405 On this the 30<sup>th</sup> day of January 2015 A.D., Before me a Notary Republic, the Signatory 406 lasich fer: lours (N-C) personally appeared, [x] known to me, [x] or satisfactorily 407 proves to be the Natural Human Being who's name is subscribed to this instrument, Sworn and 408 acknowledged that he/she executed the same for the stated purpose thereof. 409 410 My commission expires March 6 411 412 Notary Public (Signature) 413 414 Se Julie A. Barnett Notary Public, State of Ohio My Commission Expires March 6, 2017 Page 10 of 10 415

Peace and God Bless Jesus in the name of God the GreatSprit I Come in Peace

As Constitutional Sheriffs, and having taken your Oaths of Office to support the State & US Constitutions, you MUST know about the 14th Amendment has been dissolved as UNCONSTITUTIONAL!!

So, you might ask, what does the dissolving of the 14th Amendment have to do with you, and your enforcement of the Law? If you haven't read the 14th, you should NOT be asking this question! But, here's your opportunity;

XIV AMENDMENT-----One of the worst pieces of legislation EVER produced!!!!-----Next to the XVI Amendment!!

[In case you are wondering, the absolute best piece of legislation EVER completed was the Original XIII Amendment, and the Titles of Nobility Act, both of which have been hidden & criminally concealed from you & everyone by your own County Attorney, and his buddies down at the BAR!!]-----If your County Attorney's mouth is open, he's or she lying!!

Attorney Licensing Is a Fraud

There is no such thing as an Attorney License to practice law. The UNITED STATES SUPREME COURT held a long time ago that The practice of Law CANNOT be licensed by any state/State. This was so stated in a case named Schware v. Board of Examiners, 353 U.S. 232 (1957) and is located for all to read

**Sovereignty for Police Officers, Form #12.022** https://www.youtube.com/watch?v=qFDWYLWiE11

Section 1,

All (EACH & EVERY) persons (means "MULTIPLE SLAVES") born or naturalized (ADOPTED & INCORPORATED) in the United States (PRIVATE CORPORATION), and subject (means "INDENTURED SLAVE") to the jurisdiction (the FOREIGN JURIS COURT ADMINISTRATION) thereof, are citizens (means "PRIVILEGED INDENTURED SLAVES") of the United States (means the Private Corporation) and of the State (means "Franchise of the US Corporation) wherein they reside (means TO OCCUPY THE LAND). No State (PRIVATE CORPORATE FRANCHISE) shall make (LEGISLATIVE) or enforce (JUDICIAL) any law (means judicial statutory, code, ordinance, and Colors of law) which shall abridge (CUT SHORT) the privileges or immunities (of government officers & employees, and members of the Judiciary) of citizens (PRIVILEGED CLASS) of the United States (PRIVATE CORPORATION); nor shall any State deprive (SANCTION & PENALIZE) any person (SLAVE) of life (THE PURE, FLESH & BLOOD, BREATHING BEING), liberty (LICENSE & PRIVILEGE), or property (TANGIBLE, INTANGIBLE, REAL, INTELLECTUAL, RIGHTS, LIBERTIES, PURSUITS, HAPPINESS), without due process (CHATTELING & COMMODITIES) of law (FOREIGN MILITARY COURT LEGAL JARGON); nor

deny (EXTORTION & ENSLAVEMENT) to any person (SLAVE) within its jurisdiction (LEGAL SUBJECT-MATTER & TERRITORIAL) the equal (RICH & POOR) protection (RACKETEERING) of the laws (ADMIRALTY & MARITIME). ------(EMPHASIS ADDED).

# Section 2.

Representatives shall be apportioned among the several States according to their respective numbers, counting the whole number of persons in each State, excluding Indians not taxed. But when the right to vote at any election for the choice of electors for President and Vice-President of the United States, Representatives in Congress, the Executive and Judicial officers of a State, or the members of the Legislature thereof, is denied to any of the male inhabitants of such State, being twenty-one years of age,\* and citizens of the United States, or in any way abridged, except for participation in rebellion, or other crime, the basis of representation therein shall be reduced in the proportion which the number of such male citizens shall bear to the whole number of male citizens twenty-one years of age in such State.

# Section 3.

No person shall be a Senator or Representative in Congress, or elector of President and Vice-President, or hold any office, civil or military, under the United States, or under any State, who, having previously taken an oath, as a member of Congress, or as an officer of the United States, or as a member of any State legislature, or as an executive or judicial officer of any State, to support the Constitution of the United States, shall have engaged in insurrection or rebellion against the same, or given aid or comfort to the enemies thereof. But Congress may by a vote of two-thirds of each House, remove such disability.

# Section 4.

The validity of the public debt of the United States, authorized by law, including debts incurred for payment of pensions and bounties for services in suppressing insurrection or rebellion, shall not be questioned. But neither the United States nor any State shall assume or pay any debt or obligation incurred in aid of insurrection or rebellion against the United States, or any claim for the loss or emancipation of any slave; but all such debts, obligations and claims shall be held illegal and void.

# Section 5.

The Congress shall have the power to enforce, by appropriate legislation, the provisions of this article.

No Victim No Crime No injured party of true and factual Injuries They should have the say on what in Their amends.

Despite what your State, County or City BAR Attorney has to say about this, which of course, would be a lie, the Dissolution of the 14th Amendment is a HUGE Deal for the

# People!!

 $\S$  3-309. ENFORCEMENT OF LOST, DESTROYED, OR STOLEN INSTRUMENT. In 1967, the CIA Created the Label "Conspiracy Theorists" ... to Attack Anyone Who Challenges...

CIA vs. Greek Democracy, the Magna Carta, the Constitution, the Father of Free Market Capitalism and the U.S. Judicial System zerohedge.com

What is a House Resolution? Look up the definition of Resolution then explain the fraud schemento the general public. Black's Law Dictionary Eight Ed. Page 1337. Whereas the UNI STATES OF AMERICA, dba, A FEDERAL CORPORATION – 28 U.S.C. @ 3002 Eden minors 15 United States means A) A Federal Corporation thus the definition you seek fails under 2. Corporate and our de facto government and only applies to the Corporation and not these union States now 50 – it is corporate policy – get it? <u>http://www\_\_\_\_\_rohedge.com/news/2015-02-23/1967-he-cia-created-phrase-conspiracytheories\_\_\_\_\_ways-attack-anyone-who-challenge\_\_\_\_\_\_ways-attack-anyone-who-challenge\_\_\_\_\_\_ways-attack-anyone-who-challenge</u>

# You have the RIGHT to free Travel cases etc:

"Unalienable: incapable of being alienated, that is, sold and transferred." Black's Law Dictionary, Sixth Edition, page 1523: Inalienable rights: Rights which are not capable of being surrendered or transferred without the consent of the one possessing such rights.( Morrison v. State, Mo. App., 252 S.W.2d 97, 101. bait and switch). Scientists suggest government should add psych meds to public drinking water Scientists suggest government should add psych meds to public drinking water America Corporation and its officers, judges, cops, attorneys etc all relinquished their offices to the UN, see : December 9th, 1945 International Organization Immunities Act.

Congressman Trey Gowdy Washington, DC 1404 Longworth HOB Washington, DC 20515

> C/O Congressman Cleaver Washington, DC Office 2335 Rayburn HOB\ Washington, DC 20515

Judge Andrew Hanen Cristina Sustaeta, Case Manager C/O United States District Clerk's Office United States Courthouse 600 East Harrison St., #101 Brownsville, TX 78520 (956) 548-2629

> C/O Association of Certified Fraud Examiners Global Headquarters - The Gregor Building 716 West Ave Austin, TX 78701-2727 USA

C/O Legal Counsel's Office Executive Office for U.S. Attorneys (EOUSA) Bicentennial Bldg., Room 2200 600 E. Street, NW Washington, DC 20530

C/O District Court of Oregon

405 E 8th Ave #2600 Eugene, OR 97401

Porter J. Goss, Chairman David Skaggs, Co-Chairman C/O U.S. Office of Government Ethics 1201 New York Avenue, NW. Suite 500 Washington, DC 20005

The Superior Common Law Court Jury found that the "Missing" 13th Amendment was properly ratified and has been unlawfully removed from the Constitution for the United States of Ameica by persons unknown, and that said 13th Amendment was, and is now, the true law of the land.

Its decision cannot be reviewed by any other court of the land http://www.constitutionalconcepts.org/13thamend-%20images.htm

# PLEASE GOVERN YOURSELF ACCORDINGLY

Without Prejudice All Rights Reserved UCC1-308 I 207 Sovereign Confidentiality Notice: I am not an attorney, Collage Graduate, medical professional or financial adviser I just a Living Animal who wont's to live in peace walk with Jesus, God The Greatspirit Given born right to Subsistence hunt and fisheries, food gathering on all lawful public lands past and present rights of ways, highways, byways, waterways Sincerely Still Education

Given name Edward Malone Johnston II. freeman I come in peace.Disclaimer: man, edward-malone johnston, 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

NASS BULL

Autograph

Wand - Malene: Johnstein Seal

# the national archives

(c) crown copyright

-Sland By Edward M. Johnsten

# IN CONGRESS, JULY 4, 1776. ) Ε C L A R A ΤΙΟ Ν THE REPRESENTATIVES OF THE STATES OF AMERICA. ЮI GENERAL CONGRESS ASSEMBLED. IN

HEN in the Courfe of human Events, it becomes necessary for one People to diffolve the Political Bands which have connected them with another, and to using the Powers of the Earth, the separate and equal Station to which the Laws of Nature and of Nature's God entitle them, a decent Respect to the Opinions of Mankind requires that they should declare the causes which impet them

with another, and to effine among the Powers of the Earth, the faparate and equal Station to which the Laws of Namure and of Namure and of Namure and out the Separation.
We hold their studies the Construction of Mankind requires that they flould declare the caufer which impel them to the Separation.
We hold their studies the Construction of the Construction of Mankind requires that they are endowed by their Creator which earlies the Separation.
We hold their studies the Separation of the Conferst of the Coverned, the whenever any Form of Government becomes definitives of the Separation in the Networks of the Separation on Such Principles, and arganizing in Powers in fach Form, as to them fault feer moli likely to effect their Safery and Happinch. Produces, indeed, will didte that Government, which in the Networks and Ukryptions, purface their fault form of their form, as to them fault feer moli likely to effect their Safery and Happinch. Produces, indeed, will didte that Government, which in their Right, it is their Dury, to thraw of fuch Government, and to instruct any form of Safe and Ukryptions, purface of the Separation of the File and transformation while ablotue Defouring, it is their Dury, to thraw of fuch Governments and to provide new Gowards for their faunt security. Such has been the patient Suffermator of the Colonies, and fach is now the Neceffity which condrains there in the file file and transformed and the patient Suffermator of the Forest their Right, its study to the Neceffity which condrains there is inferred Object the File Hilding the Type of the profest King of Gree-Filinin is a Hildory of repeated Injuries and Ukryptions, all there is folgended in their Governments are indivered Covernments, and the inferred Object the Kilebilline and neodify for the pablic Governments on the Suffermation of the folgended in their Coperation till his Affent to have the Mathematic and neodify for the pablic Governments on the Suffermator Hould be obtained in the suffer w

pretended Legiflation :

For a commune with other to the part in the particular test particular test of the control of the protection of the particular test particular test particular test of the par

Cumitances of Crucity and Fernaly, itarecity parameter in the most corrourd Ages, and totaly unwerthy the Head of a civilized Nation. He has confirmined our fellow Critizens taken Capity on the high Seas to beer Arms against their Country, to become the Executioners of their Friends and Brethren, or to fall themfelves by their Handt. He has excited domefic Infurrections amongs us, and has endexwared to bring on the lahabitants of our Frontiers, the mercilefs Indian Savages, whole known Rule of Warfare, is an undiffinguished Defruction, of all Ages, Sexes and Conditions. In every flage of thefe Opprefilions we have Peritioned for Redrefs in the most humble Terms : Our repeated Petitions have been answered only by repeat-ed Injury. A Prince, whole Character is thus marked by every act which may define a Tyrant, is unfit to be the Ruler of a free People. Now have we been wanting in Attentions to our Brittill Brethren. We have warned them from Time to Time of Attempts by their Legislature to extend and unwarrantable Jurid/Bito over w. We have rominded them of the Circium/Innecé of our Emigration and Settlement here. We have approaled to their arity Connections and Correspondence. They too have been deaf to the Voice of Julice and of Confinguinity. We must, therefore, acquiefee in the Neceffury, which denounces our Separation, and hold them is we hold the reft of Mankind, Enemies in War, in Peace, Friends. We therefore, the Reprefentatives of the UNITED STATES OF AMERICA, in GENERAL CONCERLS, Affembled, sp-Wig, therefore, the Reprefentatives of the UNITED STATES OF AMERICA, in GENERAL CONCERLS, Affembled, sp-pealing to the Supreme Judge of the Wold for the Reditinde of our Intentions, do, in the Name, and by Authority of the good People of these Colonies, for iemply Publih and Declars, This thefe UDITE D STATES OF AMERICA, in GENERAL CONCERLS, Affembled, sp-We is therefore, the Reprefentatives of the UNITED STATES OF AMERICA, in GENERAL CONCERLS, Affembled, sp-lemply Publih and Declars, This the

Signed by ORDER and in BEHALF of the CONGRESS,

JOHN HANCOCK, PRESIDENT.

I Stand By Edward - M& John Duglat

INDIVIDUAL ACKNOWLEDCHENT	
INDIVIDUAL ACKNOWLEDGMENT	
State/Commonwealth of ORLAOT	
County of Lencoln	
On this the <u>Bay</u> <u>Bay</u> <u>Name of Notary Public</u>	Month, <u>Year</u> , before me, <u>Wonth</u> , the undersigned Notary Public,
personally appeared	Ware Johnston, Name(s) of Signer(s)
·	personally known to me – OR –
	Sproved to me on the basis of satisfactory evidence
	to be the person(s) whose name(s) is/are subscribed to the within instrument, and acknowledged to me that he/she/they executed the same for the purposes therein stated.
	WITNESS my hand and official seal.
OFFICIAL STAMP REBECCA L PHILLIPS NOTARY PUBLIC - OREGON COMMISSION NO. 480451 MY COMMISSION EXPIRES AUGUST 06, 2017	Palbace ca Rohillings Signature of Notary Public
	· · · · · · · · · · · · · · · · · · ·
Place Notary Seal/Stamp Above	Any Other Required Information (Printed Name of Notary, Expiration Date, etc.)
INFORMATION IN AREAS 1-4 REQUIR	ED IN ARIZONA. OPTIONAL IN OTHER STATES.
Description of Any Attached Document	
Title or Type of Document: ORiginal	1776 A Declaration of counted states
2 Document Date: 12-25-14	Number of Pages:
Signer(s) Other Than Named Above:	

#### Public Notice Avadavat Fraud upon the court

#### IN THE 17TH MARITIME ADMISTRATION COURT LINCOLN OREGON

No.: 131799 DA 13-279 C/O THE PEOPLE, for the Republic for the ſ 001528 Untied States of America, as our Creator under Godl Title 12 U.S. Code Sections 95a Title 19, Ch. 37, of Title 18 Sec. 161.12 edward -malone:johnston, = a living natural American, One of, "We the People" under God (Eligibility for Compensation) Petitioner Petitioner (libellant) should not be charged for fees and costs for lawful V Constitutional Rights to petition the Courts of title 12 US Code Ch. 2 Sub. IV DISTRICT OF COLUMBIA (The People for the Sovereign States for the Republic for the United States of America) Respondent

#### PETITION FOR A WRIT QUO WARRANTO FOR FRAUD UPON THE COURT

"COMES NOW, a freeman for PREAMBLE

We the People of the United States, in Order to form a more perfect Union, establish Justice, insure domestic Tranquility, provide for the common defence, promote the general Welfare, and secure the Blessings of Liberty to ourselves and out Posterity, do ordein and establish this Constitution for the United States of America. I and edward-malone:johnston, = a living severally disabled natural American on public record, endowed with all natural rights. And, designates Lincoln County, City of Newport as Place of Trial within the State of Oregon, and alleges upon information and bellef of a foreign pauper forbidden to own land, arbitrarily, assigned to anyone's name and used to "represent" radically different entities – but on paper the use of such a system instantly defines what or whom is being talked about – if you know the system. As deceiving the Defendant known as edward - m.: johnston, one of, the people title

The term "animal" means all vertebrate and invertebrate species, including <u>but not</u> <u>limited to man</u> and other mammals, birds, fish and shellfish. MAN IS NOW A COMMODITY TO BUY AND SELL! Is the Corporation now caging man as animals AKA Jails? Therefore are not all courts Kangaroo Courts ran by Jackasses?

Pursuant to the powers of duties bestowed upon us by citizens, aka "Public Servants" the undersigned do hereby resolve that any Federal officer, agent, or employee, regardless of supposed congressional authorization, is required to obey and observe limitations consisting of the enumerated powers as detailed within Article 1 Section 8 of the U.S. Constitution and the Bill Of Rights.

THE TRUE BILL: WA DC UCC Doc. No. 2012114776, restated, and I do knowing, willingly, and intentionally adopt, reconfirm, and ratify said as my own duly verified due DECLARATION OF FACTS and any all records thereto and there-under, and by permission of the 1819 Titles of Nobility Amendment, Thirteen, to the U.S. Constitution: Article 1, Section 10, Clause land Article 1, Section 9, Clause 8, of the U.S. Constitution for the Republic for the United States of America. As I, the Plaintiff, a living natural American under our Creator, under God, now comes before this Courtroom, to defend our Republic and my legal rights under the law. On this 1th day of December 2014, at 11:00 a.m., at the 17th administration court, on the 3 second floor, of suite 303, to be heard by acting Judge Thomas Branford or as soon thereafter can be heard.

Page 1-10

#### I Request for Relief

This Petition Quo Warrant to, is the proper procedure for attacking a judgment where the judge and prosecutor do not have their oaths of office as required by the District of Columbia.

# Evidence of Dishonor; R - UCC - 3 Part 505,

Plaintiff, (JUDGE THOMAS BRANFORD) and Plaintiffs undersigned Counsels., Attorney of Record: were indicted under a foreign district and has been serving time in his state as should be charged with a crime known as "personage". By arbitrarily creating an Estate trust named after the defendant (edward-Malone-johnston), and claiming to own this thing they created, they have falsely claimed to own the Defendants assets and to literally buy and sell "Defendant" on the stock exchange, and ship the Defendant out of port, and tax Defendant (edward-malone:johnston) for doing things never done. After all, there is no lew against enslaving an ESTATE trust, is there? Or arresting a slave? Or charging a tax on importing revenue to Puerto Rico? Plaintiff's have indeed committed a wrongful act, have committed a "False Claims Act" upon this court, and committed FRAUD UPON THE COURT under fraud.

#### II. History Supreme

It is the inherent right and prerogative of a civilized people to rule it-self, and to dictate all of the forms and conditions of the intuitions it set up to carry this rule. Ironically, the U.S. SUPREME COURT agrees with those people who claim to be SOVERNEIGEN citizens of the American Republici

 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. The court went on to define that local, and federal law enforcement officers were committing unlawful actions against the Sovereign People by the enforcement of the laws and are personally liable for their actions.

Bond v. United States, 529 US 334 – 2000 – Supreme Court – Cited by 761 litigants in other cases.

Bond v. US, 131 S. Ct. 2355 – 2011 – Supreme Court – Cited by 306 \*

Bond v. U.S., 1 F. 3d 631 – 1993 Court of Appeals, 7th – Cited by 66 "

What are the implications of this 2000, U.S. Supreme Court's 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 States 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, 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 is a corporation and therefore the Congress, State Legislatures, City Councils, Municipalities and all State and Federal Courts are corporate entities posing as Constitutional branches of government.

The Supreme Court ruled that Municipalities cannot exert any acts of ownership and control over property that is not OWNED by them, see Palazzolo v. Rhode Island 533 US 606, 150 L.Ed. 2d 592, 121 S.Ct. \_(2001) (no expiration date on the taking clause for City's illegal enforcement of its Codes on the man's private property and restricting the man's business), affirming both Lucas v South Carolina Coastal Council, 505 US 1003, 120 L.Ed. 2d 798 (1992). (butterfly activists and Code Enforcement cannot restrict development of the man's private exampland unless they lawfully acquire the land FIRST, surveying with binoculars constitutes a "takings"), and Monterey v. Del Monte Dunes, 526 US 687 (1999), 143 L.Ed. 2d 882 S.Ct. \_ (1998).

In the Monterey case, the California private property owner was awarded \$8 million for Code Enforcement's illegal trespass and restriction of his business, and another \$1.45 million for the aggravation of a forced sale.Federal Law also prohibits Cities and Counties from issuing citations against businesses, see Title 18 U.S.C.891-896, quoting Section 891 "An extortionate means is any means which involves the use, or an express or implicit threat of use, of violence or other criminal means to cause harm to the person, reputation, or property."No one is bound to obey an unconstitutional law and no courts are bound to enforce.

3] Corporations are privately owned businesses, meaning that the Corporate United States belongs to one or more private individuals, which is always governed by a Board of Directors. The Corporate United States is privately owned by a group of

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European Royal and Elite individuals tied to the Federal Reserve System for and the letters of incorporation are recorded in the Vatican. The President of the United States is actually the CEO of the United States 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. Puerto Rico is also the HQ for the Internal Revenue Service.

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. Chapter 1303: COMMERCIAL PAPER - 1303.01 definitions under UCC 3-103.

5] Therefore, all laws created by these government corporations are private corporate regulations called public law, statues, codes, and ordinances to conceal their true nature. Do the Judges and lawyers know about this? It seems they dol

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 LAW of CONTRACTS. The Law of Contracts requires signed written agreements and complete transparency! Did I ever agree to be arrested and tried under any of their corporate statutes? For that matter, did I ever agree to contract with them by agreeing to be sued for violating their corporate regulations?

[Citations and Complaints are contracts but they lack transparency because I never was told what might happen to me if I agree to contract, and that I 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 me and, yes ... they can ask but you can reject the accommodation in writing and nothing can be done about it because I have refused to give the court jurisdiction over mel

8) Enforcement of these corporate statues by local, state and federal law enforcement officers are unlawful actions being committed against the SEVEREIGN public and these officers can be held personally liable for their actions, [Bank v. U.S., 529 US 334-2000]

9] There being no Constitution Criminal Laws or Transparency in the American Justice System, everyone arrested, convicted and sentence to person under these CIVIL LAWS are in person by CONSENT and therein, all American Jails are actually DEBTORS PRISONSI

10] Most of the Country and State Prisons and all of the Federal Prisons are privately owned corporate businesses for profil, which kick to the sentencing Judges. The Bureau of Prisons Privatization Management Branch provides general oversight, for these institutions. So if I'm convicted in this Court, for not doing a crime, just to save those from committing a crime upon this Court against me, knowing, this is a fraudulent act upon me, for defending my Liberty for America, the Republic for the United States of America, and my legal rights to the Constitution, than many have a big surprise coming, for not standing with me for our Republic.

11] Can the State Government and Courts take Custody of children, without our consent? Because I know without our consent, the agents and the officers can be held personally liable for their action! Why, so many children being taken away from their homes against their will. Just a thought, as I like to know why? I know, Orphans are a different matter and can become wards of the Court until emancipated.

12] Lassume their "courts" still recognize it. American Mutual Liability Ins. Co., vs. Chaput, 60 A.2d 118, 120; 95 NH 200, International Motor Transit Co. vs. Seattle, 251 P. 120 City of Dayton vs. DeBrosse, 23 NE.2d 647, 650; 62 Ohio App. 232

#### 13] cruel and Inhuman punishment and treatment

7 USCA § 136 Page 3 7 U.S.C.A. § 136 (d) Animal The term "animal" means all vertebrate and invertebrate species, including but not ilmited to man and other. Now you are practicing cannibalism Jack ASS? this is a question.

14] I believe I have now figured out how the Courts are committing intentional fraud against all who enter thereof. Examine DDE's Executive Order 10834 and the Martial Law Flag which falls under Military Regulation. The military are the only one's who can lawfully fly this flag as this Executive Order clearly states " any gold fringe added to an American Flag mutilates the flag and carries a 1-year prison term and is considered as misuse of the Flag.

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Ask yourselves this question: When I enter any public building and see a Gold Fringed Flag does this not mean I am under Martial Law and under control by the Military? What then has happened to our civillan government? Constitutional Government? Common Law? Common Law Grand Juries? How then can we have anything but rule by the Military under Color of Law? why are these Judges/Administrators/ Bankers wearing Black Dresses and pretending to be in control as either elected to office or appointed to office? What rank do they have as a civilian whereas their court is by color of law Military? Do you now understand why you are being duped in these "pseudo Corporate Courts"? It is nothing less than a Con Job and you are now the crime victim, corpus delicti. You can now sue every one of these Corporate employees for FRAUD.

Whereas we are under military rule then they cannot use the FEDERAL RULES OF CIVIL/CRIMINAL PROCEDURE against any of us and must charge us under military (JAG) law and regulations. Remember during the 1933 Bankruptcy Acts of War against the men, women and children of this nation all our Law's and Statutes were turned over and became incorporated into 'INTERNATIONAL LAW" and this is why not one "peace officer", Law Enforcement Officer" can produce his copy of the Copywrite permission slip/letter from an "International Tribunal" granting their permission to use them against us/themselves - being they are all incorporation(s). This is why you must, when filing a court action give this pseudo Corporate Court "jurisdiction" as they otherwise have no "jurisdiction" over you a civilian. GET IT?

Corporate governments are a usurpation of the organic American Constitution and this corporatist onslaught in America has since its creation, been an ANTI-SOREREIGN and TERROIST REGIME and are in fact the real TERRORIST and TRAITORS to the American Republic. Since the founding of our country, the "elite" (and their Robber Baron partners) have fabricated our history, taken control of our economy, and altered our form of government and legal system, as I have taken notice of it too. My hope is, you stand with our form of Republic, and will stand with me In this fight against them. That is my Wishl

Plaintiff, Acting judge Thomas Branford, Judge has no Oath Chris Unlawful Hearing 10-28-

2013 https://www.youtube.com/watch?v=RscVVZmOQuo

The State prosecutors, Lincoln County District Attorney Michelle Branam Oaths - Lawless in Lincoln County Oregon May 30, 2014 <u>https://www.youtube.com/watch?v=bFNiVX3iAFc</u> and the undersigned Counsels in this case. Now claim to be Defendants, while Hindering Prosecution. By removing Plaintiffs "Affidavit Criminal Complaint" against them as was addressed by the Plaintiff (edward-malone:johnston). The Defendants under the same styled case listed above, acting under a Corporation within this case. Bruce L McCrum

https://www.youtube.com/watch?v=vTJy1JdRrsl

Attorney Misconduct. Behavlor by an attorney that conflicts with established rules of professional conduct and is punishable by disciplinary measures.

further slander and attacks on Edward, when Chris Walker kidnap for audio tape my unlawful hearings

Lincoln County Oregon Sheriff, I don't need an order or a warrant ... ?

https://www.youtube.com/watch?v=4zBZd-NS-Cs

Chris Trial 7 November 6th 2014

https://www.youtube.com/watch?v=YkULaNovYxY

Chris Trlal 8 November 6th 2014

https://www.youtube.com/watch?v=BPLjjQr2n3E

Rights to Travel Explained Oct 14 City of Toledo Ore City Council

https://www.youtube.com/watch?v=XRSWC-epaxM

Eds unlawful hearing and arrest again 10132014

https://www.youtube.com/watch?v=PCQbP6OHEfc

#### NOTICE:

It is a crime for any government office or any official to auction or otherwise sell in any way, private or business property of any individual WITHOUT FIRST HAVING DUE PROCESS OF LAW, to determine the cause of action and the recourse in law. The sale of any property outside this means is lilegal, and all those involved with such a sale, including those purchasing said property, are personally liable for damages, and subject to criminal charges under Racketeering (RIC...

...O) laws, and for violation of clvil and Due Process rights. All government officials have the "Greater Duty" to know the law and comply with it, and if you are involved with such an auction without Due Process for the owner, you are in breach of your fiduclary duty and you can be held personally liable by those harmed by this fraud. Any challenge to property taxation or property sale made by any cltizen requires you to respond, point by point, and to "prove up" your position in law.

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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 subject to the jurisdiction of the Fourteenth Amendment" ... Elk v. Wilkins, Neb (1884), 5s.ct.41,112 U.S. 99, 28 L. Ed. 643.

III. Quo Warrant to, is the Proper Procedure

A challenge to the jurisdiction of a prosecutor cannot be attacked collaterally, but must be attacked "In a quo warrant to proceeding", See, for example, Prier to Bail Bonds v. State of Texas, No. 08-96-00342-VB, 6/30/97.

Hand on Hand, with personage comes "barratry" – the crime of knowingly bringing false claims into court. So what happens every day all across America, when charges are brought against the ESTATES of "dead men" who are standing right in front of the judge and jury? Barratry is a Crime that is appropriately named after the "Bar Association". Robber Baron partners, who are fabricating our history and taken control of our economy and altering our form of government and the legal system.

Look at the front page of any law suit that has been filed in America for the past seventy years and there you will have proof in your hands of both personage and barratry as being committed against the individual American as people, by falsely named as "DEFENDANTS". They are deliberately confused with foreign estate trusts merely named after them and they are suffering the crime of both personage and barratry.

#### IIII. Declaration of Facts

The people of these States are, and have a right to be, free and independent, and these rights are derived from the "Laws of Nature and Nature's God". As such, they must be free from infringements on every other natural right whether enumerated or not, (9th Amendment).

We further reaffirm that, "The powers not delegated to the United States by the Constitution, nor prohibited by it to the states, are reserved to the states respectively, or to the people," (10th Amendment).

Furthermore, we do not maintain that an agency established by the U.S. Congress can develop its own policies or regulation which supersedes the Bill Of Rights or the Constitution, nor does the executive branch have the power to make law, overturn law or set eside law.

Therefore, on order to protect the American people, BE IT RESOLVED THAT, the following abuses will not be allowed or tolerated:

UCC Part 1 (a) general provisions: As follows,

A) Confiscating homes or property without the proper compensation or without the consent of the homeowner is prohibited by the U.S. Constitution, The homeowner must show that they surrendered over their property to the estate without being deceived under law, for Profit.

B) Confiscating of firearms, unless having probable cause, as it's a legal right to own firearms as set forth in our Constitution, as long as compliant with local laws and/or state jurisdictions. The Dick Act of 1902 also known as the Efficiency of Militia Bill H.R. 11654, of June 28, 1902 invalidates all so-called gun-control laws. It also divides the militia

C) Audits or searches of citizens or of private people's personal affairs or on their personal finances without probable cause, without proper due process of law, and without having proper proof of their affairs, that warrants a local or state jurisdiction. As long as compliant with local laws and our Constitution.

D) Inspections on private people or on private property without probable cause, proper due process of law, and constitutionally not acting within compliance on warrants as required by the 4th Amendment, as issued by local and or state jurisdictions, are prohibited.

E) Detainments or searches on private people without probable cause, without proper due process compliances, on informed consent of a citizen or of private parties, as not acting with compliance to the Constitutional laws on warrants, is prohibited.

F) Arrests with continued incarcerations without probable cause, as charged without complete proper due process of law,

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including, but not limited to a public and speedy jury trial, within the district courts of that state or local jurisdiction. Constitutionally are not acting in compliance with the U.S. Constitution, is prohibited.

G) Domestic utilization of our nation's military or the federal agencies operating under powers granted under the laws of war against our American people, thus, acting under violations against our U.S. Constitution. And constitutionally are not acting within compliance with our U.S. Constitution, is prohibited.

H) Arrests or seizures of citizens or of American people or of property without probable cause, as notifying and obtaining the express consent of the local sheriff. Thus, acting on hearsay, and constitutionally not acting under proper due process of law, is propitiated.

AND BE IT FURTHER RESOLVED, that the undersigned Sheriffs, Pease Officers, Public Servants and Citizens, do hereby denounce any acts or agencies which promote the aforementioned practices as listed above A through H. All actions by the Federal Government and its agents will conform strictly and implicitly with the principles expressed within the United States Constitution of the Declaration of Independence and under the Bill Of Rights. Sheriff or elected by oath of office to protect lawful American's asset's

There is no grater obligation or responsibility of any government officer than to protect the rights of the people. Thus, any conduct contrary to the United States Constitution, the Declaration of Independence, or the Bill Of Rights will be dealt with as a Criminal Activity, thus, is Treason.

A Reclamation of Independence, gave three types of sovereignty; "de recto" sovereignty (sovereignty by moral principal or right,) and "de facto" sovereignty (sovereignty by practice).

Treason against our Republic for the People for the United States of America continues today, and must be stopped.

The American people have woken, and have come to realize they need to take a stand and fight against Treason and for their Republic! I hope you will join me in this fight, for America.

#### FACT:

Under Rules of Oregon, it is a Professional Misconduct for a lawyer to;

(a)Violate or attempt to violate the Rules of Professional Conduct, knowing to assist or induce another to do so, or do so through the acts of another; (b) Commits a Criminal act that reflects adversely on the lawyer's honesty, trustworthiness or fitness as a lawyer in other respect; (c) Engages in conduct involving dishonesty, FRAUD, as deceit or misrepresentation; (d) Engaged in conduct that is prejudicial to the administration of justice; (e) State or imply an ability to influence improperly a government agency or official; (f) Knowingly assists a judge or judicial officer in conduct that is a violation of applicable rules of judicial conduct or other laws. Or, violate their Oaths, Oath of Office, and to uphold and to protect our Constitution.

V. Declaration of Facts

Title 12 – Banks and Banking > Chapter 2 – National Banks > Subchapter IV – Regulations of the Banking Business; Powers and Dutles of National Banks > 12 U.S. Code § 95a

The US Supreme Court has ruled that a natural individual entitled to relief is "entitled to free access to its judicial tribunals and public offices in every State of the Union [2 Black 620, see also Cranel v Nevada, 6 Wall 35].

Plaintiff (libellant) should not be charged fees or costs for the lawful and Constitutional Right to petition this court in this matter in which he/she is entitled to relief, as it appears that the filing fee rule was originally implemented for fictions and subjects of the State and should not be applied to the Plaintiff who is a natural individual and entitled to relief (Hale v Hinkle, 201 US 43, NAACP v Button, 371 US 415); United Mineworkers v Gibbs, 383 US 715; and Johnson v Avery, 89 S. Ct. 747 (1969). Members of groups who are competent non- lawyers, can assist other members of the group achieve the goals of the group in court without being charged with "unauthorized practice of law."

Petitioner (libellant) cannot be charged a fee as no charge can be placed upon a citizen as a condition precedent to exercise his/her

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Constitutional Rights secured by the Constitution. A fee is a charge "fixed by law for services fixed by public officers or for use of a privilege under control of government." Fort Smith Gas Co. v Wiseman' 189 Ark. 675 74 SW.2d 789,790, from Black's Law Dictionary 5th Ed, and

#### VI. Declaration of Facts

Title 12 U.S. Code § 95a - Regulation of transactions in foreign exchange of gold and silver; property transfers; vested interests, enforcement and penalties

The actions, regulations, rules, licenses, orders and proclamations heretofore or hereafter taken, promulgated, made, or issued by the President of the United States or the Secretary of the Treasury since March 4, 1933, pursuant to the authority conferred by section 95a of this title, and are approved and confirmed by house resolution 192.

#### VII, Declaration of Facts

Title 12 U.S. Code § 95a – Banks and Banking, Chapter 2 – National Banks, Subchapter IV Regulation of the Banking Business; Powers and Duties of National Banks, → 12 U.S. Code § 95a

# Title 12 > Chapter 2 > Subchapter IV > 12 U.S. Code § 95a

(1) During the time of war, the President may, through any agency that he may designate, and under such rules and regulations as he may prescribe, by means of instructions, licenses, or otherwise

(A) investigate, regulate, or prohibit, any transactions in foreign exchange, transfers of credit or payments between, by, through, or to any banking institution, and the importing, exporting, hearding, melting, or earmarking of gold or silver coin or bullion, currency or securities; and

(B) Investigate, regulate, direct and compel, nullify, vold, prevent or prohibit, any acquisition holding, withholding, use, transfer, withdrawal, transportation, importation or exportation of, or dealing in, or exercising any right, power, or privilege with respect to, or transactions involving, any property in which any foreign country or a national thereof has any interest, by any person, or with respect to any property, subject to the jurisdiction of the United States; and any property or interest of any foreign country or national thereof shall vest, when, as, and upon the terms, directed by the President, in such agency or person as may be designated from time to time by the President, and upon such terms and conditions as the President may prescribe such interest or property shall be held, used, administered, liquidated, sold, or otherwise dealt with in the interest of and for the benefit of the United States, and such designated agency or person may perform any and all acts incident to the accomplishment or furtherance of these purposes; and the President shall, in the manner hereinabove provided, require any person to keep a full record of, and to furnish under oath, in the form of reports or otherwise, complete information relative to any act or transaction referred to in this subdivision either before, during, or after the completion thereof, or relative to any interest. In foreign property, or relative to any property in which any foreign country or as may be otherwise necessary to enforce the provisions of this subdivision, and in any case in which a report could be required, the President may, in the manner hereinabove provided, require the production, or if necessary to the national security or defense, the seizure, of any books of account, records, contracts, letters, memoranda, or other papers, in the custody or control of such person.

(2) Any payment, conveyance, transfer, assignment, or delivery of property or interest therein, made to or for the account of the United States, or as otherwise directed, pursuant to this section or any rule, regulation, instruction, or direction issued hereunder shall to the extent thereof be a full acquaintance and discharge for all purposes of the obligation of the person making the same; and no person shall be held liable in any court for or in respect to anything done or omitted in good faith in connection with the administration of, or in pursuance of and in relience on, this section, or any rule, regulation, instruction, or direction issued hereunder.

(3) As used in this subdivision the term "United States" means the United States and any place subject to the jurisdiction thereof; Provided, however, That the foregoing shall not be construed as a limitation upon the power of the President, which is hereby conferred, to prescribe from time to time, definitions, not inconsistent with the purposes of this subdivision, for any or all of the terms used in this subdivision. As used in this subdivision the term "person" means an individual, partnership, association, or corporation.

(4) The authority granted to the President by this section does not include the authority to regulate or prohibit, directly or indirectly, the importation from any country, or the exportation to any country, whether commercial or otherwise, regardless of format or

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medium of transmission, of any information or Informational materials, Including but not limited to, publications, films, posters, phonograph records, photographs, microfilms, microfiche, tapes, compact disks, CD ROMs, artworks, and news wire feeds. The exports exempted from regulation or prohibition by this paragraph do not include those which are otherwise controlled for export under section 2404, title 50, Appendix, or under section 2405, title 50, Appendix to the extent that such controls promote the nonproliferation or antiterrorism policies of the United States, or with respect to which acts are prohibited by chapter 37, title 18, § 161.12 Eligibility for compensation.

#### VIII. Argument

The United States Constitution requires that all elected and appointed officers of the State, before taking the oath of office, shall swear or affirm that they have not paid or promised any money or thing of value or promised public office or employment to secure votes or an appointment ("the anti-bribery oath"). This oath must be filed with the Secretary of State before swearing or affirming to the oath of office, in which the officer swears to faithfully execute his or her duties and preserve, protect and defend the Constitution of the United States and the state in which they operate. See, e.g. Tex. Const. art. XVI, Section 1.

Petitioner (libellant) cannot be charged a fee as no charge can be placed upon a citizen as a condition precedent to exercise his/her Constitutional Rights, secured by the Constitution. A fee is a charge "fixed by law for services fixed by public officers or for use of a privilege under control of government." Fort Smith Gas Co. v Wiseman" 189 Ark. 675 74 SW.2d 789,790, from Black's Law Dictionary 5th Ed, and

Whatever the form in which the Government functions, anyone entering into an arrangement with the Government takes the risk of having accurately ascertained that he who purports to act for the Government stays within the bounds of his authority. The scope of this authority may be explicitly defined by Congress or be limited by delegated legislation, properly exercised through the rulemaking power. See Federal Crop Insurance v. Merrill, 332 US 380 (1947).

Thus having failed to fulfill the Constitutional prerequisites to holding office, the actions of the officer are void. Prior to, supra, pg. 2 of 5; Lone Star Industries Inc. v. Aster, 845 S.W. 2d 334, 337 (Tex., App.-El Paso 1992) (orig. proceeding). Failure to take the oaths of office renders any judicial act void.

In enacting a statute, it is presumed that (1) in compliance with the Constitutions of this state and the United States is intended.

"The only means of challenging the judge's authority then is through a quo warrant to action, in which the state is an indispensable party. Lewis v. Drake, 641 S.W. 2d 392, 395 (Tex. App.-Dailas 1982) (orig. proceeding)." Prior to, supra, page 3 of 5.

"Elected judges must take a new oath with each new term". Presto, supra, Note 4, page 5 of 5.

See 28 USC section 453, Judges must take oath of office. As I'm sure neither the judges nor the prosecutors can produce their original oath of office, as required by the Constitution. As required by law, the court must issue an order dismissing the judgment with prejudice. And nor dld the Plaintiff, or the Plaintiffs undersigned Counsels show proof upon this court, as claiming had verified a settlement under a foreclosure claim, acting under Section 3-505, - Evidence of Dishonor: UCC – Uniform Part 5, Dishonor article 3

Negotiable Instruments (2002) UCC Part 1, (a) general provisions. U.S. Code title 5 GOVERNMENT OREGANIZATION AND EMPLOYEES The cath of office taken by an individual under section 3331-3333 of this title shall be delivered by him to, and preserved by, the House of Congress, agency, or court

# viiii. Conclusion

Quo Warrant To, is the proper procedure when the prosecutor and the prier judge in the instant case, did not have the credentials as required by the Constitution and statutes to operate in their official function. Neither prosecutor, nor the judge in this case had their proper credentials and all actions in this case must be declared void abs initio. And, do to the fact. That Judge THOMAS BRANFORD and the undersigned Counsels for STATE, have all

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committed Fraud upon the Court, under violations to the Constitutional laws and acted against a naturalized citizen. Now acting as Defendants, for STATE in this same Styled case against the Plaintiff known as edward-m: johnston = a living natural American, acting under our Creator our God, for Liberty, Justice, and for Due Elegance to the United States of America.

Knowing that, a Naturalized Citizen had addressed an "Affidavit Criminal Complaint" upon the Plaintiff prier to addressing this Court as the Defendant. And Plaintiff, acting judge Thomas Branford addressing the court on hearsay, without verifying the complaint upon the Defendant known as (edward-malone:johnston). As the Defendant has addressed a ("Motion") Motion to Dismiss, Motion for Default, Motion for Finial Judgment, Motion for Fraud upon the Court, and yet, have not heard a word from this court upon the Plaintiff, and Plaintiffs undersigned Counsels as addressing an answer upon that request. In violations with the Constitutional laws, and upon my legal rights under due process of law, one of, we the people, who resides in the Oregon territory.

# x. Prayer for Relief

For the reasons stated herein, and supported by law, I now move this court as the Petitioner herein as (edward-johnston) and hereby move this court to declare the actions upon the prier judge, and upon the undersigned Counsels acting as prosecutors hereof, in violations of my due prose's rights under color of law, and the statutes of the United States Constitution of 19 U.S.C. 1619, as an informant, and issue a writ of quo warrant to, declaring their actions void and of the convictions of the Petitioners Petition null and void upon this court, abs initio. And move this court for damages rendered upon me as (michelle-m: christensen), within this case. For Committing a False Claims Act. And, for knowing about the National Civil Complaint upon the Defendant's for fraud in reference to the Banks. In the amount for \$500,000.00 + Plus, on each individual account who has their names listed within this case hereof. And, for damages rendered upon me, as Petitioner (edward-malone: johnston). Under UCC-1-103, and Universal law, the governing law laid out in the "OPPT" (One People's Public Trust) UCC filings. (Refer: WA DC UCC Ref Doc # 2012113593), 12 USC sec 411.

TREALLY Q13 the Beggening PLEASE GOVERN YOURSELF ACCORDINGLY

Without Prejudice All Rights Reserved UCC1-308 Sovereign Confidentiality Notice: I am not an attorney,Collage Graduate, medical professional or financial adviser I just a Living Animal who wont's to live in peace walk with Jesus, God Given born right to Subsentence hunt and

fisheries,food gathering on all lawful public lands rights of ways, highways,byways, waterways Respectfully Submitted, As I come in peace On this day of the lord Monday, December 1, 2014

Elward - Malone Thusten

Without Prejudice all reserved 306 , edward-malone:johnston C/O 1540 n nye street Oregon territory near toledo [97391-9998] Tele: 541 3361233

CERTIFICATE OF SERVICE

I HEREBY certify that on this 1th day of DECEMBER, 2014 DAY OF THE LORD. A copy of the forgoing was furnished to the 17TH ADMINASTRATION LINCOLN COUNTY COURTHOUSE, and was delivered to Acting Judge Thomas Branford emailed, filed along with furnishing a copy to list of names on the list of those listed for this Hearing. their IS NO GRAND JURY DOCUMENT

BEFORE: Acting Judge Thomas Branford

DATE: Monday DECEMBER 1 20014

PLACE: 17TH ADMINASTRATION LINCOLN COUNTY COURTHOUSE 225 West Olive Street Rm 202 Newport OREGON 97365

TIME: 11:00 A.M. OREGON TERRITORY TIME

CC OREGON SENATE AND HOUSE MEMEBRS FBI, us marshals a public notice

Mag e 10-10

#### INDIVIDUAL ACKNOWLEDGMENT

\$ State/Commonwealth or SS. County of On this the dav of before me, 10 the undersigned Notary Name of Notary Bublic Public, personally appeared ri 1 5 Name(s) of Signer(s) personally known to me - OR -10 proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are OFFICIAL STAMP subscribed to the within instrument, and HOLLY & KLENA acknowledged to me that he/she/they NOTARY PUBLIC - OREGON executed the same for the purposes therein COMMISSION NO. 926015 HY CONVERSION EXPIRES MARCH 12, 2018 stated. WITNESS my hand and official seal. Notan Signature of 11 en1 ò Other Required Information (Printed Name of Notary, Residence, Place Notary Seal and/or Any Stamp Above OPTIONAL Although the information in this section is not required by law, it may prove valuable to Right Thumbprint of Signer persons relying on the document and could prevent fraudulent removal and reattachment of this form to another document. Top of thumb here **Description of Attached Document** Title or Type of Document: - Valilo Cit Document Date: Number of Pages: Signer(s) Other Than Named Above:

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# EDWARD-MALONE: JOHNSTON U.C.C. 1-308 All Rights Reserved: (Rev. 10 12/2014)

Disclaimer: a man, edward-malone johnston, 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 he 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 Ireason. (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 Banknuptcy 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/SWISSBANK Property the result of land the ft by the Popefrom the Great Marzocco. (Afraudschemethe result of the 1933; Bankrupt cyAct&G5. Trustees Are: The Pope, British Monarch, U.S. PostmasterSee28U.S.C.@3002Definitions15)UnitedStatesmeansA)aFederalCorporation.AKAFrench. Now consider the beginning of the Court Fraud Scheme and the establishment of the Court system AKA Renaissance whereas the CATHOLIC CULTAKA 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 litigants who enter thereof. It is a Ponzi Scheme. Show me your conflict of interest statement(s). Contracting in violation of uberrimae fidel - 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.) Now show me your conflict of interest statement(s).

# SMITH v. CITY OF CUMMING - FindLaw - Findlaw: Cases and Codes caselaw.findlaw.com/us-11th-circuit/1418743.html

Seal

FindLaw provides SMITH v. CITY OF CUMMING, No ... that they had a First Amendment right, ... a "First Amendment right to film matters of public

My case rests to be true thereof: Thereof: \_\_Autograph on file \_\_\_\_\_

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a living , breathing , man, edward -malone: johnston (non-corporation)



# **Constructive** Notice

August 15, 2014 AD

[Legal Notice]

Known all men by these presents that on June 5 and September 5, 2013 AD Edward-Malone: Johnston II and Christopher-Robert: Walker were kidnapped by TOLEDO POLICE DEPARTMENT employees without certification nor clarification of any authority or credentials, and without reasonable or probable cause. No crime has been committed except by the employees of the TOLEDO POLICE DEPARTMENT, the employees of the LINCOLN COUNTY CIRCUIT COURT, and more.

According to ORS 221.903 The recorder, treasurer and <u>marshal mentioned</u> in <u>ORS 221.902 (City officers)</u> shall, before entering upon the duties of their respective offices, each execute a bond to the city in such penal sum as the council by ordinance may determine upon, <u>conditioned for the faithful performance of duties</u>, including in the same bond the duties of all offices of which the recorder, treasurer or <u>marshal is ex officio</u> incumbent. and ORS 221.919 <u>The marshal shall be chief of police and shall have control over all police officers</u> when on duty. The marshal shall be a conservator of the peace... TOLEDO POLICE DEPARTMENT and CITY OF TOLEDO INC. City Hall, Nancy Briant d.b.a. City Recorder shall maintain said Oaths and Surety Bonds. However, numerous inquiries on such required credentials has gone ignored and denied. Due to ORS 40.135 Rule 311 (c) Evidence willfully suppressed would be adverse to the party suppressing it does apply here.

It was heard from Michelle Amberg d.b.a. former City Manager of TOLEDO INC. on September 17, 2013 AD something to the affect of the TOLEDO POLICE don't have to have bonds or insurance because they are <u>not</u> a nonprofit corporation. All facts/evidence stated in this Constructive Notice can be obtained by calling the phone numbers listed below such as the recording of Michelle Amberg's statement.

On June 5, 2013 AD Edward-Malone had announced at the County Commissioners meeting that he was running for Sheriff for Lincoln County (video found on youtube @ http://youtu.be/6tVMlqBuMdc?list=UUZbD7Wl6EDnVN1VLDTM33w) because of factual and proven corruption within the county government also while announcing on public record that he was running for Sheriff he also claimed all the Board of Commissioners Bonds. Three hours later he was kidnapped by Robert Ruark d.b.a. former Sergeant and Desmond Harpster d.b.a. Police Officer of the TOLEDO POLICE DEPARTMENT INC. for allegedly bumping bellies with Ruark. Yes, you read that right bumping bellies with Ruark. Ruark rushed to insert his body between Edward-Malone and Laura-LaVerne: Weaver (wife of Christopher-Robert) while Edward-Malone was attempting to defend her per her request, so Edward-Malone would be forced to stay back and not witness what was being done or said to Laura-LaVerne. What is not being told is that Edward-Malone was protecting a woman, her children, and their rights from being violated (videos found on youtube @ http://youtu.be/3UrR7PTqIpc?list=UUZ-bD7Wl6EDnVN1VLDTM33w and http://youtu.be/JomrQe3p5vk).

Let it be noted here that Edward-Malone a disabled man was kept captive for three days then released from the Newport Hospital due to the Lincoln County and the Lincoln County Jail not wanting liability for Edward-Malone's medical conditions.

On September 5, 2013 AD Christopher-Robert was kidnapped by Aaron Pitcher d.b.a. Toledo Police Officer (video found on youtube @ http://youtu.be/ejDh1CcTnu8) the problem is he is not an Officer. Not only is Pitcher not an Officer, but because we have been speaking out about this openly to everyone, this is a personal vendetta and attack against Edward-Malone, Christopher-Robert, and Laura-LaVerne.

In 2006 AD the Department Of Justice State Attorney General came out with an Inspector General Report, and in paragraph 8 it states, "... The Claimant asserts his local police department and other city officials are engaged in a vendetta due to his political activism. While conspiracy is certainly not an uncommon assertion of claimants who are made aware of CDIU investigations and reports, this is the only instance to date where the claimant has provided documentary evidence making such an assertion plausible..." you may obtain a copy of this document by calling the phone numbers listed below.

Edward-Malone and Christopher-Robert now find themselves dealing under threat, duress, and coercion with LINCOLN COUNTY CIRCUIT COURT INC. and Thomas Ove Branford d.b.a. Judge. Where on several occasions the Oaths and Surety Bonds were demanded from Branford and Rob Bovett d.b.a. former District Attorney and the Deputy District Attorneys of Lincoln county.

It's been over a year and not one of these public employees has provided their required recorded Oaths nor their Surety Bonds.

On October 28, 2013 AD while in court Branford was heard stating he didn't believe his Oath is recorded on public record. A question arose from that statement and Christopher-Robert asked "are you saying you don't have a required Constitutional Oath recorded on public record?" and that led to Branford abandoning the court as he ran out of the room, a copy of that hearing can be obtained by calling the numbers below.

According to Blacks Law 4th addition;

**RECORD**, v. To commit to writing, to printing, to inscription, or the like, to make an official note of, to write, transcribe, or enter in a book or on parchment, for the purpose of preserving authentic evidence of, or on a wax cylinder, rubber disk, etc., for reproduction, as by a phonograph, or to register or enroll. To transcribe a document, or enter the history of an act or series of acts, in an official volume, for the purpose of giving notice of the same, of furnishing authentic evidence, and for preservation. Cady v. Purser, 131 Cal. 552, 63 P. 844, 82 Am.St.Rep. 391; Shimmel v. People, 108 Colo. 592, 121 P.2d 491, 493.

**RECORD, n.** A written account of some act, transaction, or instrument, drawn up, <u>under authority of law, by a</u> <u>proper officer</u>, and designed to remain <u>as a memorial or permanent evidence of the matters to which it relates</u>. People ex rel. Simons v. Dowling, 146 N.Y.S. 919, 920, 84 Misc. 201. A memorandum public or private, of what has been done, ordinarily applied to public records only, in which sense <u>it is a written memorial made by a</u> <u>public officer</u>. Nogueira v. State, 123 Tex.Cr.R. 449, 59 S.W.2d 831.

Public record. A record, memorial of some act or transaction, written evidence of something done, or document, considered as either concerning or interesting the public, affording notice or information to the public, or open to public inspection. Keefe v. Donnell, 92 Me. 151, 42 A. 345; Colnon v. Orr, 71 Cal. 43, 11 P. 814.

"The general rule is that an unconstitutional statute, though having the form and the 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. No one is bound to obey an unconstitutional law and no courts are bound to enforce it. "I6th American Jurisprudence 2d, Section 177, late 2nd, Section 256.

Personal liberty, or the Right to enjoyment of life and liberty, is one of the fundamental or natural Rights, which has been protected by its inclusion as a guarantee in the various constitutions, which is not derived from, or

dependent on, the U.S. Constitution, which may not be submitted to a vote and may not depend on the outcome of an election. It is one of the most sacred and valuable Rights, as sacred as the Right to private property...and is regarded as UNALIENABLE." 16 C.J.S., Constitutional Law, Sect. 202, p.987.

On May 30, 2014 AD while at the LINCOLN COUNTY CIRCUIT COURT INC. Christopher-Robert heard Michelle Branam d.b.a. District Attorney and JW Hupp d.b.a. Deputy District Attorney stated to the affect that they would not give a copy of their Oaths and Surety Bonds because they didn't feel it would be appropriate. You may obtain a copy of this recording from the numbers listed below.

"Anyone entering into an arrangement with the government takes the risk of having accurately ascertained that he who purports to act for the government stays within the bounds of his authority, even though the agent himself may be unaware of limitations upon his authority." The United States Supreme Court, Federal Crop Ins. Corp, v. Merrill, 332 US 380-388 L1947

What we are finding is these offices think they can do what they will without consequences of any kind under their own presumed authority. However that just isn't the case, as of just recently Common Law Grand Juries and even oversight committees are forming Nationwide including in Oregon.

The state government did not create the common law, so it has no authority to abolish it or control it, unless we allow ourselves to be tricked to putting common law under statutory law, where it's "their house, their rules." However, if we operate outside the statutory rules by invoking common law, no state government has the authority or jurisdiction to dictate, control or abolish what we do. They only have authority to enforce our decisions.

and "[p]owers not granted (to any government) are prohibited." United States v. Butler, 297 U.S 1, 68 (1936).43.359-365

There are many more issues then these public officials not having Oaths and Surety Bonds, such as;

Property Taxes being voluntary, Driving vs. the Rights to Travel, Subsistence hunting and fishing for food vs. a license (permission) for a privilege to eat, etc. that's just to name a few.

According to Blacks Law 4th addition;

OATH. Any form of attestation by which a person signifies that he is bound in conscience to perform an act faithfully and truthfully. Vaughn v. State, 146 Tex.Cr.R. 586, 177 S.W.2d 59, 60.

**Official Oath.** One taken by an officer when he assumes charge of his office, whereby he declares that he will faithfully discharge the duties of the same, or whatever else may be required by statute in the particular case.

"License: In the law of contracts, is a permission, accorded by a competent authority, conferring the right to do some act which without such authorization would be illegal, or would be a trespass or tort." -- Blacks Law Dictionary, 2nd Ed. (1910).

A good educational video found on youtube is http://youtu.be/L1WW4PwNV5w A MUST SEE!

# STATUTES ARE NOT LAWS

A "Statute' is not a Law," (Flournoy v. First Nat. Bank of Shreveport, 197 La. 1067, 3 So.2d 244, 248), A "Code' is not a Law," (In Re Self v Rhay Wn 2d 261), in point of fact in Law, A concurrent or 'joint resolution' of legislature is not "Law," (Koenig v. Flynn, 258 N.Y. 292, 179 N. E. 705, 707; Ward v State, 176

Okl. 368, 56 P.2d 136, 137; State ex rel. Todd v. Yelle, 7 Wash.2d 443, 110 P.2d 162, 165). All codes, rules, and regulations are for government authorities only, not human/Creators in accord with God's Laws. "All codes, rules, and regulations are unconstitutional and lacking due process of Law.." (Rodriques v. Ray Donavan, U.S. Department of Labor, 769 F.2d 1344, 1348 (1985); ...lacking due process[of law], in that they are 'void for ambiguity' in their failure to specify the statutes' applicability to 'natural persons,' otherwise depriving the same of fair notice, as their construction by definition of terms aptly identifies the applicability of such statutes to "artificial or fictional corporate entities or 'persons', creatures of statute, or those by contract employed as agents or representatives, departmental subdivisions, offices, officers, and property of the government, but not the 'Natural Person' or American citizen Immune from such jurisdiction of legalism. "The Common Law is the real law, the Supreme Law of the land. The codes, rules, regulations, policy and statutes are "not the law." (Self v. Rhay, 61 Wn 2d 261), They are the law of government for internal regulation, not the law of man, in his separate but equal station and natural state, a sovereign foreign with respect to government generally.

"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 (severed) 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 (severed) to eat... it is no tree, and will produce itself no fruit." Waring v. City of Savennah. 60 Ga. 93, 100 (1878)

In other words a man has the right to keep and enjoy the fruits of his labor.

This is the last Notice and Demand for all the Lincoln County, City of Toledo, and all other public bodies in Lincoln County to provide publicly to all of the general public a certified copy of your recorded prerequisite Oaths and Surety Bonds within the next 72 hours from this publication. Also cease and desist on any and all actions against the general public or actions that may cause harm to the general public until this matter can be addressed in accordance with the Law or you may be held personally liable for any damages you may cause in accordance with the Law.

These matters can and will be handled with care and deliberation amongst the people of Lincoln County and elsewhere in the form of Common Law Grand Juries of the people, by the people, and for the people. In a way that will provide solutions and remedy in accordance with the Law for all parties involved.

**Power of the Grand Jury** - In a stunning 6 to 3 decision Justice Antonin Scalia, writing for the majority, confirmed that the American grand jury is neither part of the judicial, executive nor legislative branches of government, but instead belongs to the people. It is in effect a fourth branch of government "governed" and administered to directly by and on behalf of the American people, and its authority emanates from the Bill of Rights, see United States -v- Williams, 504 U.S. 36 (1992).

The people/general public named in this publication are claiming their rights to travel and all other *unalienable* rights and will proceed accordingly in accordance to the Law, if anyone has a claim against the people/general public named in this publication, speak now or forever hold your peace.

NOTE; Maxim of Law; 1. In Commerce – Truth is sovereign. 2. For a matter to be resolved, it must be expressed. 3. In law none is credited unless he is sworn. All the facts must when established, by witnesses, be under oath or affirmation. 4. For there to be a crime, there must first be a victim. 5. Point of Law – Silence equates to agreement.

Disclaimer; if any harm at all happens to the said people/general public mentioned above it will not be an accident do to our education and knowledge of toxins, poisons, gases, chemicals, firearms, and explosives. We are not accident prone and we have no enemies in or out of government to the best of our knowledge and belief.

Any wrong doings or ill actions done to us will pertain to the publishing/recording of this document for the exposure of truth. We are in no way anti-government however we are pro good government, also we are in no way anti-social, we love everyone!

If you would like to know more or learn how you can get involved you can contact us at 541-336-1233 or 541-336-5853. If you would like to get involved with Common Law Grand Juries forming all across the nation and in Oregon go to **www.nationallibertyalliance.org** 

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# WITNESSES:

"By two or more is a matter established"

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# Affidavit Public Notice 1-308 All Rights Reserved: Not for Profiteering by other entities. "Within the Admiralty"

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

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

Affiant: a man, edward-malone; family of boyd (non-corporation) C/O: 1540 n nye street Oregon territory Toledo area [97391-9998] Phone: 5413361233

TO: Justices: honourable magistrate Judge John V Acosta Chief Justice Baldwin, Richard C/O:The one supreme Court, AKA, U. S. SUPREME COURT, SUPREME COURT OF THE UNITED STATES, SUPREME COURT OF THE UNITED STATES OF AMERICA, INC. et al.

# CC: U. S. DISTRICT COURT FOR OREGON, JUDGE ANN AIKEN. Mark O Hatfield U.S. Courthouse 1000 S.W. Third Ave. Portland, OR 97204

Attorney general Ellen F Rosenblum Oregon Department of Justice 1162 Court Street NE Salem, OR 97301-4096

> Susan D. Isaacs, Executive Director Commission on Judicial Fitness and Disability PO Box 1130 Beaverton, OR 97075

UNITED STATES DISTRICT AND BANKRUPTCY COURTS FOR THE DISTRICT OF COLUMBIA Chief Judge RICHARD W. ROBERTS 333 Constitution Avenue, NW Washington, DC 20001

Affidavit Public Notice

Page 1 of 16

Crispin Gregorie Ambassador, Special Adviser, OPGA, DGACM United Nations Room NLB-2080 New York, NY 10017 Fax: 1 212 963 3301 Rec'd Nov. \_\_\_\_\_ 2014 at \_\_\_\_\_ A.M, P.M.

> U. S. ATTORNEY'S OFFICE 555 4<sup>th</sup> Street, N.W. Washington, DC 20530

Other unknown entities to establish witness, to protect them from harms way.

# COSTS AND FEES:

The U.S. Supreme Court has ruled that a natural individual entitled to relief is entitled to free access to its judicial tribunals and public offices in every State in the Union (2 Black 620, see also Crandell v. Nevada, 6 Wall 35. Plaintiff should not be charged fees, or costs for the lawful and constitutional right to petition this court in this matter in which he is entitled to relief, as it appears that the filing fee rule was originally implemented for fictions and subjects of the State and should not be applied to the Plaintiff who is a natural individual and entitled to relief. Hale v. Henkel, 201 U.S. 43]

Cause of Action: Rulings of the one supreme Court, Article III Section I, are being ignored by lower courts in the State of OHIO; U. S. DISTRICT COURTS; U.S. DISTRICT AND BANKRUPTCY COURT, DISTRICT OF COLUMBLA; DEPARTMENT OF JUSTICE and the Congress of the United States. Many of these courts are using the decisions of lower courts to override the decisions of the one supreme Court and are throwing our cases involving pro se plaintiff's. Not to mention the fact that in the Prison Reform Act of 1995 it is stated that no pro se will ever win in court again.

These pseudo corporate Courts/Banks are running Bond, Commodities and C.U.S.I.P. Fraud schemes against all who enter there courts, thereof and are using local rules and F.R.Civ. P. and F.R. Cr. P. to dismiss any actions filed by a pro se within these courts/banks; closed shops and none want anything to do with a Private Attorney General as created by Congress. It appears there are no standards set whereby these local rules are the same for these pseudo corporate courts nation wide. Title III courts abolished by the Administrative Procedures Act during the Bankruptcy Acts of 1933. These are not judges rather administrators. Their jurisdiction is Contract Disputes. The con-game forces you to refile into another court which your case will then be denied for some reason then another appeal which you will also loose – all at \$400.00 or more per pop. None of the money, double dipping, ever returned to you the pro se. The judge receives 25% which he/she hides in her retirement account to avoid corporate taxes. "Punks" also see The Fraud Trial – ACFE Association of Certified Fraud Examiners.

Whereas these pseudo Corporate Court(s) are however un-constitutional court/bank how can it use lawfully either FEDERAL RULES OF CIVIL/CRIMINAL PROCEDURES against anyone considering the Government is de facto? What law(s) are they practicing, during court procedures, against the Defendant(s) whereas they never disclose it? Is it Roman? English? French? Swiss? Cannon? Far be it Constitutional and or Common Law? - Or does the Judge change it every time he/she leaves the bench then returns? It now appears that all are foreign to any Plaintiff or Defendant as these "Judges" are in reality Barristers, Tax Collectors for the Crown.

Page 2 of 16

See "inn of court" BLACK'S LAW DICTIONARY page 805. Are they courts also the Receivers of the Bankruptcies? Conflict of Interest? "Punks".

The Clerk(s) of these courts/banks are intentionally misfiling court documents submitted by the Plaintiff (s), changing names listed as co-conspirator to defendant(s) giving the judge the opportunity to dismiss the case for improper service – a fraud scheme. Clerk is intentionally removing the PRIVATE ATTORNEY GENERAL (P.A.G.) and through Identity Theft changing the name from the private man edward-malone; johnston of the family of boyd.; crime victim injured party, corpus delicti to edward-malone ; johnston family of boyd Plaintiff - Honest Service Fraud, Intentional Fraud, Misprision, Collusion and RICO. This Plaintiff also filed with his cases a document: COMPLAINT CHARGING OFFENSE; Violation of State and Federal Law(s) which the Court stamped then Xed out stating the document had no legal standing in law yet it is the same document used in the state of Oregon by Sheriff's to submit their criminal charges against defendant's – so according to this court everyone being charged by the use of this document is false arrest? This Plaintiff used this same document to advise the court and Department of Justice of crimes against me and other crime victims, corpus delicti(s).

The goal, by Bonds and Commodities, of these psuedo corporate Court(s), Prosecutor(s) and Attorney(s) are to place PUTS against the National debt rather than paying off the debt and are money laundering the money back to the crown and Vatican. The court case is the Account by which they trade their Commodities, Bonds on the Commodities Exchange, D&B and Wall Street - owned by the AMERICAN BAR Association and now represent conflict of interest issue against all who enter the court system nationwide thereof. I have requested their re-insurance and error and omissions insurance but all refuse to provide it.

Whereas I have confronted several courts to present their Commodities license and Bonding licenses and all have refused it is now my belief that the courts sell the Bonds and Commodities "short" in exchange for a larger pay off in the end, aka, Profiteering from public office. It also appears the judge is incorporated and registered with D&B also a conflict of interest to profiteer from public office. I have requested of the Congress of the United States and the Department of Justice to audit all courts in these united States and the District of Columbia; no response to date. Trial Lawyers Inc. a registered Communist Organization on D&B.

In the year 1779 the united States became a Corporation, without an amendment, an act of Treason against the Constitution for the United States of America; 28 U.S.C. @ 3002 Definitions 15) United States means A) a Federal Corporation also see B) and C). Congress has refused repeatedly to provide the names of the 3 persons responsible and to whom this incorporation is lawfully established; my investigation leads me to believe it to be a French Corporation. My alleged Representatives to the Congress is Representative Jeff Merkley, Oregon Senators Arnie Roblin and Representative Dave Gumberg and these men refuse to communicate relating to anything I address them in any communications rather by Fax, Letter or Priority Mail. My request for audits of all accounts? Sell off Assets to prevent it? Bail out Foreign Governments, Insurance Companies, Businesses and other Corporations? Give money to Foreign Entities and ignore the needs of the men and women of this nation? When will this pyramid, Ponzi Scheme end? These government entities are home grown terrorists within the Patriot Act and the men, women and children, et al, of these union States now 50 are crime victim aka corpus delicti.

Congress has further refused to prove and provide information as to how much money was ever forgiven the United States in any Bankruptcy Act – now 4 and that any actual Bankruptcy was ever lawfully filed into a Bankruptcy Court – intentional Fraud against the men, women and children of this land – crime victims/corpus delicti. Therefore the National Debt is money this Bankrupt Corporation, de facto government, now owes to the

lawful men and women and children of this nation as the illegal operation of this Federal Corporation has been without the knowledge and consent of the men and women of this land thereof. Remedy: We are lawfully entitled to our money now – hand it over.

Where are the funds that were to be given to the men, women and children of this land, following the 1933 Bankruptcy, National Banking Act, Theft of the United States Treasury by Franklin D. Roosevelt's Executive Order 6102 Gold Standards Act and those which preceded/followed and Legislative Acts thereof, in the form of the CESTA QUE VIE TRUST, AKA, ONE PEOPLES PUBLIC TRUST by which to lawfully pay our debts? The National Banking Act, a private bill, collusion between members of Congress and International bankers on Jekyll Island, did establish the largest counterfeiting ring ever and fraud by trickery a plan to steal these Trust Funds. Where is the lawful money, hidden by the Banks, 12 U.S.C. 411 (48 Stat. 337)? The Federal Reserve Note was never intended to be given to the public rather used between banks to balance their books. Where is our lawful money? The FED, Congress, President and the International bankers now engaged in embezzlement, mail fraud and extortion, Electronic Transfers, collusion and treason against the Constitution for the Untied States of America. Question here is how do you physically transfer money via electronics? Are these not merely numbers by wire? Fraud by trickery: So how do the banks transfer money to Puerto Rico other than by wire transfer? Then back to the banks the next business day so as to conduct business? A con-game perhaps? Income tax fraud game? Proof is required that any physical asset was ever transferred. The cost to do so would be so expensive there would be no business conducted anywhere - therefore said process is a scam/sham legal process - correct?

President Roosevelt in 1933 did in violation of his Oath of Office as well as members of the Congress committed Acts of Treason by failing to preserve and protect the Constitution for the United States of America. Roosevelt did suspend the Constitution and declared Martial Law, when this nation was not at war with any foreign nation, did declare a "state of emergency" stating he had the right to do so because no declaration of peace was declared following WWI. Obviously the President never heard of the Paris Peace Talks. Congress allowed this idiot to get by with this crap. Roosevelt had already made an agreement with the G-5 to bankrupt the entire world in or around 1929-30 – Fraud by trickery. Upon being elected to office Roosevelt with the aid of Congress implemented this plan by his Executive Orders, and Congress aided and abetted by Legislation which followed via Farm Bills, Administrative Procedures Act, National Banking Act, Trading With the Enemies Act yet no Lawful Bankruptcy was ever filed into a Bankruptcy Court to protect the men, women and children of this nation.

By suspending the Constitution the President terminated the Legislative, Executive and Judicial Branches of Government and began a de facto government – Dictatorship and that continues to this day – TREASON. You now have voter fraud as both Congress and the President in the Trading with the Enemies Act have declared the "people" as enemy combatants. President Obama said it best when he stated on national TV that "I am so glad for this Democracy" as Socialist, Communist State; the jackass. TITLE 7 CHAPTER 6 > SUBCHAPTER II § 136(d) Definitions The term "animal" means all vertebrate and invertebrate species, including <u>but not</u> <u>limited to man</u> and other mammals, birds, fish and shellfish. MAN IS NOW A COMMODITY TO BUY AND SELL! Is the Corporation now caging man as animals AKA Jails? The writers of this law obviously overlooked the fact that it included them – the baboons.

Whereas the government can only regulate that which they create Congress established the Birth Records Fraud scheme. At birth the Hospital, Doctor and nurse fill out a Record of Live Birth which is then sent over to the SECRETARY OF STATE DEPARTMENT OF VITAL STATISTICS. Here a BIRTH CERTIFICATE is made along with several copies. These copies are then distributed: 1 copy to the County Coroner, 1 copy to County Health Department, 1 copy to the Department of Commerce where other copies are made and distributed. The copy sent to the Census Bureau leads to the Creation of a Birth Bond in the amount of \$1,000,000.00 which is
then sold on the Commodities Exchange and the FEDERAL RESERVE purchases every one and then enslaves this child for the rest of his/her life.

Three days after the County Coroner receives this BIRTH CERTIFICATE, reinbirthment, the Coroner declares this child dead so the FED and Courts can steal the money through a variety of Fraud Schemes. To further create harm Congress then declared the "citizen" dead so the fraud scheme and theft of Bond, CESTA QUE VIE TRUST, AKA, ONE PEOPLES PUBLIC TRUST money could continue. Your Birth Certificate creates this child as a corporate, straw man, trade name fiction aka [JOHN ALLEN DOE], [John Allen Doe], et al, dead entities. This identity then placed on everything from Birth Certificates, Drivers Licenses, Pass Ports, Marriage Licenses, Court Documents, TITLES, DEEDS, Bills and Invoices, et al, so others can also steal the trust accounts such as the CESTA QUE VIE TRUST, aka, ONE PEOPLES PUBLIC TRUST. It is all a fraud scheme null and void ab inito.

Where was the government?/Corporation at the time of conception or did they screw over my/your mother after she gave birth? Reinbirthment? Point being Government?/Corporation, the creation by black ink on white paper, has never had anything to do with creation nor conceptions thereof thus cannot regulate, license, tax, deed, et al anything but a corporation also black ink on white paper. Show me where the Creator, GOD, sold, transferred, gave allodial title to any "government", Catholic Cult, aka, Religion, Holy Sec, thereofl Whereas you do not own the land you have no jurisdiction thereof. We therefore have pretend governments all over the world thereof. Prove Government?/Corporations made mankind, animals, birds, fish, trees, oceans, air, land, sea, et al. If not then where did it all begin? This now explains why the "government" wants separation of Church and State because GOD forbid anyone question creation as anything other than a "theory" either by the church, backed by HOLY SCRIPTURES, or Darwin and his big bank theory?. The Scripture states that in the "Beginning" GOD created the Heaven and earth yet does not disclose how God did it - does it? Who is now to say that GOD did not allow a super collision to happen to begin/form it all and both Scriptures and Darwin are both correct? Congress did after all declare this to be a Christian Nation and that my friends is not a separation of Church and State. Congress shall make no Law regarding religion nor the practice thereof. From the Constitution Article II [8] 7U.S. code 136 /Definitions (d) Animal means vertebrate and invertebrate species, including but not limited to man and other mammals, birds, fish, and shellfish Oath/Affirmation of Office then go to THE BILL OF RIGHTS - AMENDMENT 1. Congress shall make no law respecting an establishment of religion or the free exercise thereof;... so what right does a non-government entity "IRS" have to force any religion to form Corporations - fraud by trickery! TAX FRAUD. This is why I do not belong to any re ligion because I will not associate with any fraudulent conveyances which the IRS and the Corporation puts out. Explain why the Incorporated Catholic Cult writes Cannon Law and believes in Roman Law? The first law of the Church is Hebrew called the 10 Commandments. Show me a J in Hebrew- Deceptions. Cannon Law only applies to the Corporation AKA Church/Cult and their members. From what I have just brought to your attention are not Cults taxable? GOD said "Terry till I come" does that sound like GOD gave any of his creation to government? The Church, Cults, Mankind, et al?

Judges, Lawyers, Attomeys members of the B.A.R. - British Accreditation Registry? American Bar Association? Members of the Inn of Court Association/Foundation whatever; Foreign to us. Tied to the City of London; Barristers – tax collectors; Receivers of the Bankruptcies; Con-game. Where are the OMB numbers for these court(s) as they all refuse to provide them. All demand a pro se file an in forma pauperis form yet there are no OMB numbers on these forms – fraud by trickery to force the uneducated/informed to admit to having income and in violation of Key Case Rulings of this one supreme Court, et al, and the Paperwork Reduction Act 3500 – 3520 specifically § 3512 Public Protection, U.S. v. Lawrence U.S.D.C Peroria IL Case No. 06 cr 10019 (2005), and the court never informs anyone they are not required to fill out this form – intentional fraud, misprision, and collusion. The court then reports to the INTERNAL REVENUE SERVICE (IRS), a non government agency, government imposters, this person admits to having income in the amount of

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Misprisions, and Civil R.I.C.O., mail fraud to name a few, RE The Fraud Trial - ACFE, et al, all Definitions apply this matter

The Internal Revenue Service counterfeits this section of the Code by omitting it from their Notice of Levy and Lien on WAGES, SALARIES AND OTHER INCOME 26 IRC 6331(a):

# 26 Internal Revenue Code 6331 (a) Authority of Secretary

If any person liable to pay any tax neglects or refuses to pay	) *6334 Property exempt from levy
the same within 10 days after notice and demand, it shall be lawful	) *6336 Perishable goods
for the Secretary to collect such tax (and such further sum as	) * 3401 Amounts treated as over-
shall be sufficient to cover the expenses of the levy) by levy upon	) payment
all property and rights to property (except such property as is	) Definitions under Index to Code
exempt under section *6334) belonging to such person or on which	) *salary – not defined
there is a lien provided in this chapter for the payment of such	) *wages - 3401, 3402 None meet
tax. Levy may be made upon the accrued *salary or *wages of any	) the definition of income for all
officer, employee, or elected official, of the United States, the	) Tax legislation as ruled by the
District of Columbia, or any agency or instrumentality of the	) Supreme Court (see lines 279 -
United States or the District of Columbia, by serving a notice of	) 282) Intentional Fraud.
levy <b>*on the employer</b> (as defined in section <b>*</b> 3401(d)) of such	) *NOT THE CREDIT UNION

officer, employee, or elected official. If the Secretary makes a finding that the collection of such tax is in jeopardy, notice and demand for immediate payment of such tax may be made by the Secretary and, upon failure or refusal to pay such tax, collection thereof by levy shall be lawful without regard to the 10-day period provided in this section.

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. Kellev 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)]

Summary Judgment Standard:

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the AMERICAN BAR ASSOCIATION are basically the same organization under the Northern Trust Corporation; Conflict of Interest in Court. Dun & Brad Street also owned by the BAR Association. Central Trust Company, NY owns the Northern Trust Corp.

I want my money now and a Summary judgment F.R.Civ .P. P. 56 [Key 178-190.C.J.S. Copy writes and International Property § 81; Judgments §§ 243-274; Liable and Slander; Injurious Falsehood § 184] Summary judgment is appropriate if no genuine issue of material facts exists and the moving party is entitled to judgment as a matter of law. Fed. R.Civ. P. 56(c). Issues of a material facts are genuine only if they require resolution by a trier of fact. Anderson v. Liberty Lobby, Inc., 477 U.S. 242, 248, 106 money that was stolen from me as edward is disabled was kidnap and held for ransom cruel and inhuman treatment by Lincoln county servant's forced me to sleep on concrete bed and floor that damage to my spinal cord and heart attacks Second Ct. 2505, 2510, 91 L.Ed. 2D 202 (1986). In other words, the Court must accept the evidence of the nonmoving party and draw all justifiable inferences in favor of that party. Matsushita Elec. Indus. Co. v. Zenith Raidio 475 U.S. 585-87, 106, S CT. 1348, 1355-56, 89 Led. 2D 538 (1986). Determining credibility, weighing evidence, and drawing reasonable inferences are left to the trier of facts. Anderson, 477 U.S. § 255, 106 S.Ct. At 2513.

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

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

Whereas no pro se will ever win in court then the court appointed pro se Attorney will never win as well. It is a frame up. Is this why the court will not allow you to pick from a list of pro bono attorneys? Once an attorney has been appointed the pro se, Plaintiff or Defendant, is considered incompetent by the court so how do you charge an incompetent man/woman with crimes they do not understand according to this court? Why is not the Attorney going to jail? Forced to sign paperwork which does not disclose as a contract? How much fraud can a man/woman stand by these con artists? "Punks".

Why are courts Judges in these union States foreign entities? Practising law without a license? Conflict of interest? Fraud by Trickery, intentional fraud, collusion, RICO? Any Lawyer or Attorney who represents his client in a Court/Bank is disbarred. Conflict of Interest, Intentional Fraud. This is why no live entity can enter a Court/Bank because the Court/Bank cannot allow their Bond, Commodities and C.U.S.I.P. fraud scheme to come to an end and by GOD any pro se should ever argue with a Judge/administrator as the Judge/Administrator can't hold his BAR card hostage during a trial or Court/Bank proceedings whereas Private

Attorney General, pro se, does not have one, BAR CARD, thus the court is extreme prejudice against all pro se and Private Attorney Generals. Whereas man is an animal we must now come to/ before Kangaroo Courts ran by Jackasses? Animal Rights violations?

Why are there no rulings of the one supreme Court found in the INTERNAL REVENUE CODE; Especially Code Section 26? Considering there are over 60 such rulings why are they not listed? These key cases were presented to the INTERNAL REVENUE SERVICE, Congress and the DEPARTMENT OF JUSTICE yet ignored – why? All these entities have refused to prove the lawful establishment of the INTERNAL REVENUE SERVICE, nor the organic act of Congress, in which it has been lawfully created. None have shown a law and codification as to any law that requires any man or woman to pay an income tax; U.S. v. Kluglin Case No. 03-CR-20111 U.S.D.C. Memphis; (2005) U. S.v. Long (1993), Cheek v. UNITED STATES 498 U.S. 192 (1991); U.S. v. Wall 2:04 cv 05352 DDP-MAN and 2:03 cv 08406-DDP-MAN U.S.D.C. CAL (2005).

The IRS have never been authorized to collect taxes or enforce any law – they are a private Corporation registered in the State of Delaware Division of Corporations, home based out of Puerto Rico, at best a collections agency, they are not a U.S. Government entity. Show me a bidding procedure whereby they became a sub-contractor to anything but a de facto government that did not violate State Law relating to bidding procedures. The IRS as are the pseudo Corporate Courts/Bank – monopolies ? This court has said it themselves: At footnote 23 in the case of Chrysler Corp. v. Brown, 441 U.S. 281 (1979), the U.S. Supreme Court admitted that no organic Act for the INTERNAL REVENUE SERVICE could be found, after they searched for such an Act all the way back to the Civil War, which ended in the year 1865 A.D.

16<sup>th</sup> American Jurist Prudence Section 177

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

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."

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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.

Roosevelt and Congress committed treason against the Constitution in 1933, Violation of Oath of Office, by every legislative act written thereof as has every President since by aiding and abetting. Why are the Documents signed by the President following his swearing in not made public to the general public immediately? Is not the DISTRICT OF COLUMBIA, holding Territories, and NEW YORK CITY, NY all Democratic forms of government whereas the union states have a Republican form of government and Congress writes legislation for both but fail to inform the union States which legislation applies to whom? Honest Service Fraud, Fraud by Trickery, Misprision a confidence game?

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

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

The Supreme Court of the United States has rule the definition of "income" for all tax legislation as:"the gain arrived from Capital, from labor or from both combined, provided it include profit gained from the sale of a capital asset." Key Case (1913) Stratton Indep. v. Howbert 231 U.S. 399; the result of Corporate activities.

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

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

# Case Law Not Found in the IRS Code

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

NATIONS And Their Personnel Are Trained By The Personnel Department Of The UNITED

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NATIONS ORGANIZATION. The IRS Are A Collections Agency And Fall Under Titlet5 Of The United States Code: They Have No Lawful Right To Use The IRS Code Against Anyone. In 1999 All Revenue Districts And Directors Were Abolished Including Washington, D.C.. Public Company Traded On D&B For Profit. I Demand The Law License Of All IRS Agents: Judge's: Lawyer's: Attorney's. All Practicing Law Without A License. A BAR Card Is Not A Law License. 1818 U. S. v Beavans U. S. 336 And (1945) Hooven & Allison v Evatt 65 S Ct. 870, 880, 321 U.S. 652 89 LEd 12.52 Established Two Political Jurisdictions For The U. S. Congress: 1) U. S. Citizens Are Residence Of One Of The Holding Territories Belonging To The United States: Guam: Puerto Rico: Virgin Islands: Washington, D.C.: Al Et AI: 2) The union States (50). Congress Writes Legislation: Corporate Policy: For Both But Fail To Distinguish For Which Political Jurisdiction The Legislation: Corporate Policy The Legislation Is Being Written For: Fraud By Trickery: Honest Service Fraud Thus The union States (50) Are Accepting It Without Question As Most Legislators Do Not Even Know About U. S. v Beavans. So You Are A Man:Woman On The Land In The union State Of[FILL IN THE ALL CAPS NAME OF YOUR STATE:IE:CORPORATION.

TREASON: UNITED STATES CODE, Title 28 § 3002 Definitions (15)(A)(B)(C). United States Of America A.K.A. United States: De Facto See 1933 Bankruptcy Act And Executive Order(s), et al, 6102 Of President Roosevelt: Suspends The Constitution: - The Gold Standards Act-Criminal Fraud To Steal The Treasury Of The United States: Violation Of Oath And Bond, Treason,: Induced Panic By Threat Of A \$10,000.00 Fine. Hoard - Look Up The Meaning. §3002 Definitions:

(15) "United States" Means-

(A) A Federal Corporation

(B) An Agency: Department, Commission, Board, Or Other Entity Of The United States: Or C. An Instrumentality Of The United States.

1. Brushaber v. Union Pacific R.Co., 240 U. S, 1.11 (1916)

2. Maxwell v. Dow, 176 U.S. 581,20 S.Ct. 448 (1900)

3. Texas v. White, 7 Wall. 700; U.S. v. Cathcart, 25 F.Case No. 14,756

4. Stanton v. Baltic Minning Company 240 U.S. 103, 112 (1919)

5. Bowers v Kerbaugh-Empire 271 U.S. 170, 174,174 (1926); In re Charge to Grand Jury, 30 F. Case No. 18,273 (65 C.J. Section 2) -- not known to be overturned.

6. Peck v Lowe 247 U.S.165, 173 (1918)

7. Doyle v Mitchell Bros. 247 U. S. 179,183 (1918)

8. Eisner v Macomber 252 U. S. 179, 183 (1918)

9. Evans v Gore 253 U.S. 245(1920)

10. Flint v Stone Tracy Co. 220 U.S. 107, 144,151-152, 165,55 S L.ed. 107419 Sup CCL Rep

342, Ann Cas. 1912B 1312(1911)

11. Merchants Loan And Trust Co. v. Smietanka, 255 U.S. 509519 (1921)

12. Helvering v Edison Brothers' Stone, 8th Cir. 133 F2d 575 (1943)

13. Southern Pacific v Lowe 247 U.S. 330, 335 (1918): Art 1, Sec. 8, Cl17 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

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20. Butcher's Union Co. v Cresent City Co. 111 U.S. 746, 756 (1884)

- 21. TRUAX v CORRIGAN 257 U.S. 312,348 (1921)
- 22. Sims v Abrens 167 Ark. 557271 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 Lousiana 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 HOWBERT231 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. Û. 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-Congractor. Today In Affidavit Congress Refuses To Produce The Organic Act Of Congress making The IRS A Government Agency:Department: Congractor:Sub-Contractor: Contact:: edward-malone: family of boyd; Office of Corrections For The Great Turtle Island 419 694 5796 Or Write Us C/O 1540 n nye street

Oregon territory Toledo area [97391-9998]

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.

Recent Case Rulings Against U.S. AND IRS

1 No Law Requires Payment Of An Income Tax: Federal District Court Western Division Of Tennessee (Memphis) Case No. 03-CR-20111 U. S. v. Kluglin (6/22-23/2005)

2. U. S. v. Linda Wall U. S. District Court, Central District Of California, Western Div. (Los Angeles) Case No. 2:04 cv 05325DDP-MAN and 2:03 cv 08406DDP-MAN Dismissed Without

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Prejudice: IRS Found Guilty Of Stepping Outside Their Authority: Mail Fraud: Counterfeiting Documents: No Enforcement Section within/Of the IRS Code etc.

3. U. S. v Lawrence USDC Peoria IL 06 cr 10019 (2005) IRS violated Paper Work Reductions Act: 44 U.S.C.3500-3520: 3512 I.R.S. Failed To Inform Lawrence He Was NOT required To Fill Out The Forms.

4. U.S. v Lindsey Springer: 08-278,09 cr 043: Without Revenue Districts There Is No Delegation Of Authority: Revenue Officers or Revenue Agents Are Not The Secretary Of The Treasury Nor The Commissioner Of The INTERNAL REVENUE SERVICE.

We Will Make Adjustments As Required To Help Benefit The General Population. I Have Already Advised Congress [CONGRESS] The IRS Code Is Void For Reason Of Fraud. This May Also Effect Probate Laws.

United States Constitution: Amendment XIV Civil Rights Section 2. ... excluding Indians not taxed; BAD MAN REMOVED.

When the one supreme Court makes, rulings/court decisions, who is responsible to see to it that these cases are added to the INTERNAL REVENUE CODE to the appropriate code sections?

How many of the decisions listed above do you find in the INTERNAL REVENUE CODE?

WHEREAS Judges, Lawyers and Attorneys are "supposedly" educated in "Law" then ignorance of the Law is no excuse for them. Why therefore are they convicting men/women of tax fraud and tax evasion whereas they should all know these rulings and decisions and Treaties written: Fraud by Trickery, Intentional Fraud, Fraud in the Inducement, Misprision, Honest Service Fraud, Collusion, R.I.C.O. Crimes against humanity and Treason against the Constitution, Cannibalism thereof.

Why do Judges, Lawyer(s), Attorney(s) get upset when I ask them for a conflict of interest statement? When I ask if they are members of any secret society such as Jesuits, Masons, Free Mason, Templar's?When I ask if they took any vowel, above all vowels, with conflict of interest to their Oath of Office?

What part do the Jesuits play in the Court systems in the United States?

# 5 U.S. CODE § 3331 - OATH OF OFFICE US Code

An individual, except the President, elected or appointed to an office of honor or profit in the civil service or uniformed services, shall take the following oath: "I, AB, do solemnly swear (or affirm) that I will support and defend the Constitution of the United States against all enemies, foreign and domestic; that I will bear true faith

and allegiance to the same; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties of the office on which I am about to enter. So help me God." This section does not affect other oaths required by law'.

Explain the Vowel of the Jesuits and their secret Oath.

Does this court have a conflict of interest they care to explain to the men, women and children of this nation? Why is this court stacked with members of the Catholic Cult, AKA Religion?

Whereas a Papal Bull was issued by the Pope in the mid 1400's stating that "any heathen that did not convert to the Catholic Religion was to be killed" ... stands as proof positive the church is a cult and not a religion. This BULL is still found on the churches web site today.

In a court action filed by Kevin Annette of Canada in the new Common Law Court of Justice at the Hague Netherlands

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August 4, 2013 both Elizabeth II Mary Windsor and the former Pope Jorge Bergoglio were convicted of crimes against humanity, Child Trafficking, and Child pornography. In the ORDER # 022513-001 issued by the

Court all Properties of Elizabeth II Mary Windsor and the Roman Catholic Church are to be seized were as they failed to show for sentencing. An international warrant for their arrest has been issued. Any who aid and abed these entities are to be charged as co-conspirators.

How therefore are Social Security Funds transferred to any British Financial Institution or Vatican whereas part of this money is applied to the Kings Trust, Charters, International Bank Accounts nor can any Court/bank finances and not be considered co-conspiracy, aiding and abetting?

How does this court notify in the inferior, unconstitutional, pseudo Corporate Court/Bank of these decisions? See The Fraud Trial ACFE.

Please review and explain the job description of this INTERNAL REVENUE SERVICE as a lawfully established government entity under 28 U.S.C. § 3002 Definitions 15).United States means A) A Federal Corporation. Provide their Lawful O.M.B. Number. See The Fraud Trial - ACFE

Whereas the IRS is not a lawfully established government agency, department, office please prove that any government funding of this Corporation is not misuse of public funds. Who is paying for the IRS's Web site? Who receives money from the advertisements on this web site? See Fraud Trial - ACFE

All Judges, Attorney and Lawyers to pay compensation for false imprisonment, Excessive Fines, Interest, Court Costs, Paper Terrorism, Cannibalism, Stalking, Counterfeiting Tax Documents, et al? The same applies to State, City and School Income Taxes. The Fraud Trial - ACFE

Whereas the 1933 Bankruptcy forced the United States to turn all Offices, Agencies and Departments over to the Receivers of the Bankruptcy and all law and statutes turned over to International Law and copy-written is not this now lawless America?

What happened to the Checks and Balance system the Constitution was designed to do and protect us? Why does Congress refuse to disclose who the Receivers of the Bankruptcy are?

Who holds the copy-write to these laws and does the Department of Justice have said permission slip to use these laws and statutes against us? Why does Congress and the D.O.J. refuse to allow me access to this information as a Private Attorney General? The Fraud Trial - ACFE

Whereas the Constitution is the Supreme Law of the Land was this Constitution not also turned over to the Receivers and also copy-written into International Law? Explain.

Why is not this Nation in Bankruptcy Court from the beginning, now the 4<sup>th</sup> Bankruptcy, unless Congress is protecting those to whom this nation supposedly owes money? Exactly how much debt was forgiven this nation during any of these supposed Bankruptcies? Congress refuses to respond to these questions. Please explain the Kings Trust. The Fraud Trial - ACFE

Whereas Social Security is money paid directly from the payroll of men/women and not "government" funds both Congress and the SOCIAL SECURITY ADMINISTRATION should be criminally charged with embezzlement relating to any money being illegally garnished by the IRS. Aiding and abetting in tax fraud against FINANCIAL MANAGEMENT SERVICE, Birmingham, AL.

Whereas no IRS agent has enforcement authority then all these agents should be criminally charged as well for stalking, counterfeiting, Paper Terrorism, Home Grown Terrorism, Crimes against Humanity, Collusion and Civil R.I.C.O., et al for illegal operations inside a union State.

Please explain how you can pay income taxes, interest, et al, on a FEDERAL RESERVE NOTE, aka, a DEBT INSTRUMENT, non asset backed, an I OWE YOU and that it actually pays the debt and not discharges the debt. Is a NOTE a debt instrument?

Explain the difference between what is Lawful and what is Legal. Is not the legal system specifically designed to screw you out of what is actually lawful?

Should the courts/banks, Judges, Lawyers, Attorneys only engage in Lawful practices?

Fraud by Color Of Law and false jurisdiction See Executive Order by DDE 10834- Martial Law Flag v Standard American Flag. Gold fringed American flag is a parade flag under Military Manual/Regulation – misuse carries a 1-year prison term. Have U.S. Martials Check all courts/banks, offices, agencies and departments and make arrests as necessary. Now where in this Executive Order does it describe an Admiralty Flag – does it? An Admiralty Flag is Blue and White. Therefore no Gold Fringed Flags should be flown in any court, public building, government office, church, council chambers, et al as they would be representing a fraudulent jurisdiction under color of law.

Are any members, et al, of the one supreme Court, et al, Incorporated and traded on D&B, Wall Street? Are you working for or represent any Foreign Government, Organization, Law Firm, Corporation? Are you aware of any Foreign entity working as a shadow Government within these union states (50)? Do you now or have ever take any Oath you consider to be above your Oath as a Judge? Are any of you engaged in any criminal activities?

Do any of you use Drugs, Alcohol, Illegal Drugs; Prescription Drugs are allowed without disclosure. Are any of you aware of any unlawful acts by any government employees, Congress or the President? As the Constitution for the United States of America and Treaties written are law of the Land are you aware of the fact that no law can be written in violation of any Treaty?

Who is responsible to review these laws, court decisions against the Treaties written? Constitution? Do any of you own stock in Trial Lawyers, Inc., Correctional Facilities?

Provide a copy of the UNITED STATES OF AMERICA, dba, CORPORATION, Constitution, Charter, Business License, registration within all union States, OFFICE OF STATE DEPARTMENT OF CORPORATIONS now 50, and Bond. TAX RETURNS FOR THE PAST 7-YEARS when the governments enter the world of commerce, they are subject to the same burdens as any private firm or CORPORATION US vs BURR .309 US 22 see USCA 286C bank of US v Planters Bank of Georgia.6 L 9wheat 244 22 USCA 286 et Seq. CRS 11.30.31

All government officials and agencies, including all State legislatures, are bound by the Constitution and Shall NOT create any defacto 1871 1933 banking act, statutes which counter the Constitution: The U.S. Supreme Court, in 1895, ruled unconstitutional a federal law... containing unlawful income taxes, senate and house Bills ones birth certificate, statutes and codes with arguments concerning class warfare and the definition of a direct tax. "Herein...Ohio's Doctrine of Governmental Immunity was held unconstitutional and others to numerous to mention." (Civil Rights) (Krause vs Ohio, app 2d 1 L.N.W. 2d 321 1971.) Reich vs State Highway Dept. 336, Mich 617: 194 N.W. 2d 700 197"Employees of a city or state are not immune from suit under statute relating civil rights for deprivations of rights on ground that officials were acting within the scope of their responsibilities of performing a discretionary act." (Bunch vs Barnett 376 F.Sup. 23.)"Title 28 Section 1391, this section makes it possible to bring actions against government officials and agencies in district court outside D.C." (Civil Rights) (Norton vs Mcshane 14 L.Ed. 2d 274.)A suit in detinue or replevin in personam should lie to gain possession of property seized by the state. (Civil Rights) Stephen, Pleading (3rd Am ed) p. 47, 52, 69, 74; Ames Lectures on legal history, p. 64, 71; Wilkins v. Despard, 5 Term Rep- 112; Roberts v. Withered, % Mod. 193, 12 Mod. 92.

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# As part of the Federal Corporation you have 20-days to respond, December 3 2014.

I come in Peace seeking Truth and Justice for crime victims, corpus delicti, et al.

# U.C.C. 1-308 All Rights Reserved:

Disclaimer: a man, edward-malone; johnston 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 Notice: I am not an attorney, Collage Graduate, medical professional or financial adviser 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 ession - 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.)

My case rests to be true thereof:

Affiant hereby declares and affirms as GOD, Creator, as my witness, that the foregoing is true and accurate in these matters thereof. only edward - malone; johnston can change or amend

On this the 17\_ day of the month of <u>17ovember</u> in the year 20<u>14</u>.

Affiant: a man, edward-malone; johnston family of boyd (non-corporation)

Address: C/O 1540 n nye street Oregon territory Toledo area [97391-9998] Phone: 5413361233

# STATE OF OREGON

## Affirm JURAT

## County of LINCOLN COUNTY

On this the 17 day of November, 2014 AD, Before me, a Notary Republic, the signatory

Elicand Malone Justin Intersonally appeared, [] 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.

Notary Public (Signature)

My commission expires

Seal/Stamp

OFFICIAL STAMP **REBECCA L PHILLIPS** NOTARY PUBLIC - OREGON COMMISSION NO. 480451 HY COMMISSION EXPIRES AUGUST 06, 2017

NOTICE OF SERVICE: On this the \_\_\_\_\_\_ day of November in the year of the Creator 2014 A.D. This Affidavit in Admiralty was lawfully served upon the one supreme Court of the United States, 9-original affidavit in Admiralty, and 1-original Affidavit in Admiralty to 'Judge ANN AKIN; 1-original Affidavit in Admiralty to Judge Tomas Branford 1-original Affidavit in Admiralty to Michelle Branam; 1-original Affidavit in Admiralty to U.S. Attorney's Office and several original Affidavit in Admiralty Copies to unknown witnesses via United States Post Office in either First Class Mail, Priority Mail. Some were served via Facsimile

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# TITLE 18 USC §241

If two or more persons go in disguise on the highway, with intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured by the Constitution.

Recreational vehicle means a vehicle with or without motive power, that is designed for human occupancy and to be used temporarily for recreational, season or emergency purposes and as further defined, by rule, by the treaty of 1846.

ORS 446.003:(33) 🖓

# I own this in ALLODIAL® TITLE SOUTPRETONNER

Violation Warning Denial of Rights Under Color of Law 18 USC §242; 18 USC §245; 42 USC §1983



#### **Back to Home Page**

No wonder Gov. Kate Brown wants to punish the whistle blowers!

by In the news Wednesday, February 25. 2015

## by NW Spotlight

A few days ago we reported on Gov. Kate Brown's chilling moves to silence & punish state employees who refused to defete Kitchaber emails. KATU <u>is reporting today</u> on new findings about Kitchaber's dealings in those emails, based on investigation by Williamette Week's Nigel Jaquiss:



"Emails that former Gov. John Kitzhaber tried to have deleted reveal that he turned decision-making for the troubled state health exchange, Cover Oregon, over to a campeign consultant." (Thet consultant was Patricia McCaig – who was not a state employee)

"Kitzhaber secretly turned over Cover Oregon decision-making to McCalg."

"These emails show that a lot of the state's business was being conducted in secret on private email accounts and far from the scrutiny of the Legislature, or the press, or the public,' Jaquiss said."

Is Kate Brown trying to cover her own incompetence or worse in her prior role as Sec of State in overseeing elections?

Troubling stuff today <u>coming from Nigel Jaquiss</u> at Willamette Week: "In private, however, Kitzhaber handed oversight of the Cover Oregon mess to a secretive campaign consultant who liked to call herself the Princess of Darkness."

Jaquiss is <u>also reporting</u> "Records show dozens of emails between Kitzhaber and McCaig on Cover Oregon. During this time, McCaig wasn't billing Kitzhaber's campaign. That enabled Kitzhaber not to disclose her work on his campaign finance reports, as required by law," and "In August 2014, WW reported that McCaig was effectively running Kitzhaber's re-election campaign and that Kitzhaber was not reporting her contributions. On Sept. 12, Kitzhaber emailed McCaig from the Pendleton Round-Up. He joked about that lack of transparency."

Now, let's go back to last October to a column Jacob Danlels wrote for Oregon Catalyst about then Secretary of State Kata Brown's handling of the McCaig campaign law violations: <u>Oregon Sec of State: It's OK If</u> <u>Democrats do it</u>.

Brown's response to Patricia McCaig "working off the books" wisin't even a slap on the wrist for the "Princess of Darkness": "No need to report McCaig's in-kind political work."

That apparently partisen call (<u>not Brown's first)</u> – just before last November's election – may now come back to bite Brown.

These new emails are going to cause Kata Brown some problems – no wonder she wanted to punish and silence the whistle blowers who wouldn't let Kitzhaber delete them.

UPDATE: (KATU 2/25/2015) Law professor: Source of leaked former Gov. Kitzhaber emails could be protected by whistleblower laws

UPDATE: (Oregonian 2/25/2015) With IRS, FBI Investigating Kitzhaber, Oregon DAS head Michael Jordan (who reports to Goy, Kate Brown) denies purishing managers for preserving evidence

UPDATE: (Oregonian 2/26/2015) <u>Claim: State data center managers 'in trouble' for talking to Kilzhaber-</u> Haves investigators – OSP detective says investigation, "purely political"



## **Related posts:**

1. Stunning, dangerous, repressive move by Dem Gov. Kate Brown

2. Kate Brown is now Oregon Governor

- 3. PolitiFact on Kate Brown: Mostly False
- 4. Secretary of State Kate Brown's wees continue

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#### To the Justices of the United States Supreme Courti

The American People are Watching you. You are Making Decisions based on Politics... we are not Stupid we know how to read, We Know how to read and interpret the United States Constitution it was Written for the People.

You have Chosen a Dangerous Path... The United States Founders Warned that this could heppened and you ... as Supreme Court Judges are suppose to Uphold and Defend that Document we have held dear for over 200 years... It is NOT a Living Document meaning its meaning doesn't change with time... It is a Foundational Document which we the American People and the United States are Bullt upon... If it needs changing it was Meant to be Taken to the States and the People to change or to update NOT YOU!

You have no right too change the Meaning of Words such as Marriage..., or What Life is... or to Follow the words of the President or his administration regardless of their political Party.

You are Held Accountable by US.... We are on the Verge of a Second Revolution of what the Founders Warned us Could happen and The BLOOD of American people will be on YOUR Hands... and YOU will be along with the Socialist Left and the Enemies Within HELD ACCOUNTABLE.

You seem to think you cannot be stopped.... think Again.... If Civil War does happen The Trials for Treason will begin with YOU ... as well as the Administration.... the Domestic Insurrection you are Participating in will end in Millions of Americans Dying... IS THIS WHAT YOU WANT?

We the People who are Constitutional Americans DEMAND YOUR REVERSAL OF YOUR PATH I

We Will Come.... We Will Remove all of you if Necessary, We Will Reset the Constitution as the Founders Intended it to be and we will set America back on a Path of Sanity..!

Many States are Starting to see the writing on the Wall... They are taking legislative action within each state to Stop the FEDERAL MOVE FOR TYRANNY I

We the American People by the Millions are Ready to Stand AgaInst the Marxist Socialist Insurgency and soon... we are Walting to see what YOU and the Congress and Senate will do and How the Elections turn out... I

Any Voter Fraud that is challenged and that the Courts and the Government do not Legitimately Investigate and Prosecute and Overturn Fraudulent Voting and do not Demand that Elections have Voter Id Verification for American Citizens Only for Voting..., which Is NOT Unconstitutional if Drivers Licenses are Not then Voter Requirement of Id and American Naturalization Citizenship or Natural birth Citizenship WILL BE REQUIREDI

immigration laws Will be Upheld by YOU.... they are not UNCONSTITUTIONAL AND WILL BE UPHELD AND YOU WILL DEMAND THE LAWS OF THE LAND BE UPHELD THAT IS YOUR SWORN DUTY.

Beware of how you move Forward the Fate of AMERICA IS IN YOUR HANDS AND THE LIVES OF MANY SO TREAD CAREFULLY DO YOUR SWORN DUTY DO NOT FOLLOW YOUR PERSONAL IDEOLOGY ...... Uphold and Defend the UNITED STATES CONSTITUTION AS IT IS WRITTEN AND INTENDED BY THE ORIGINAL FOUNDERS.

We the People are Watching!

# **ATTORNEY LICENSING IS A FRAUD!**

were is no such thing as an Attorney License to practice law. The UNITED STATES SUPREME COURT held a long time ago that The practice of Law CANNOT be licensed by any state/State. This was so stated in a case named Schware v. Board of Examiners, 353 U.S. 232 (1957) and is located for all to read at the following pages in volume 353 U.S. pgs.238. 239 of the United States Reports. Here is a quote from that case:

A State cannot exclude a person from the practice of law or from any other occupation in a manner or for reasons that contravene the Due Process or Equal Protection [353 U.S. 232, 239] Clause of the Fourteenth Amendment. 5 Dent v. West Virginia, 129 U.S. 114 . Cf. Slochower v. Board of Education, 350 U.S. 551 ; Wieman v. Updegraff, 344 U.S. 183 . And see Ex parte Secombe, 19 How. 9, 13. A State can require high standards of qualification, such as good moral character or proficiency in its law, before it admits an applicant to the bar, but any qualification must have a rational connection with the applicant's fitness or capacity to practice law. Douglas v. Noble, <u>261 U.S. 165</u>; Cummings v. Missouri, 4 Wall. 277, 319-320. Cf. Nebbia v. New York, 291 U.S. 502. Obviously an applicant could not be excluded merely because he was a Republican or a Negro or a member of a particular church. Even in applying permissible standards, officers of a State cannot exclude an applicant when there is no basis for their finding that he fails to meet these standards, or when their action is invidiously discriminatory. Cf. Yick Wo v. Hopkins, 118 U.S. 356 ."

[Schware v. Board of Examiners, 353 U.S. 232 (1957), emphasis added]

Another case which bore this out was 2 Sims v. Ahrens, 271 S.W. 720 (1925). In this case the opinion of the court was that

"The practice of Law is an occupation of common right."

where some confusion may start is when one doesn't understand that a state supreme court only ssues a CERTIFICATE, and that is not a license. All a certificate does is authorize one of those dirtbags to practice Law "IN COURTS" as a member of the state judicial branch of government. [Please see NOTE 1 below to see that there is no judicial branch of government as we have been led to believe all our lives] A plain truth of fact is that Attorneys are 'foreign agents', the same as Federal Agents from the bowels of hell known as WASHINGTON, DC, and can only represent wards of the court; infants and persons of unsound mind. The reader would be surprised to find out that according to them, we're all of unsound mind that is; we're considered incompetent to handle our own affairs.] [Please see NOTE 2 below for a reference in a law dictionary which explains this concept

Further, as a CERTIFICATE IS NOT A LICENSE then it also gives no power to anyone to practice Law AS AN OCCUPATION, nor to DO BUSINESS AS A LAW FIRM.

The state bar association is not a government entity. The state bar ass...is "PROFESSIONAL ASSOCIATION" and their "STATE BAR" CARD IS NOT A LICENSE either. All that card is - is a "UNION DUES CARD" like the Actors Union, Painters Union, Electricians union etc. Did the reader know that there is no other association, not even DOCTORS, who issue their own license. All other licenses are issued by the state or local municipal corporations. Any one can ask their state Attorney General if the members of the BAR are licensed by the state or any other governmental agency. The reader will find out in short order that the state doesn't issue licenses for Attorney's and that said attorneys are NON-GOVERNMENTAL PRIVATE ASSOCIATION.

increasion in reason logic and common sense we can arrive a the determination that the statiass... is; an unconstitutional monopoly, and thus an <u>ILLEGAL & CRIMINAL ENTERPRISE</u> set the majority, if not all of dovernment offices are filled with Attorneys there is a definite violation of the separation of powers clause of a constitutional dovernment.

Attorneys are nothing less than 'foreign agents' on our land as they are foreign to a constitutional government. They have <u>NO POWER OR AUTHORITY</u> for joining of Legislative, Judicial, or Executive branches of a constitutional government. no matter if the so called beoble vote for them. It is against a Republican form of constitutional government law for them to even attempt to 'run for office' (sic). Of course this would include all judges as well as members of the other branches of a constitutional government

<u>NOTE 1</u>: In a Municipal Corporation, which is what all states (once called union States) are today. In inducipal Corporation Law there is no judicial branch. The judges, which we see today and, which we've seen all our lives, are administrative law judges appointed by the CEO of the Executive branch. ]. Some other time be an offer my conclusions, including the references which I used to make said conclusion. A little hint: If one could just understand how a W-4, which is of no lawful effect after 1 year, has its continued effect on someone who does not disclaim it's effect but instead allows the effect to continue for as long as that person is employed with the Federal employer he filed it with. The relate that same effect to the effect that the Birth Certificate has to one's continued effect of being incompetent to handle your own affairs – even if you're 67 years old like this old goat]

NOTE 2: SEE CORPUS JURIS SECUNDUM. VOLUME 7. SECTION 4

Writers note: We are all a product of our past experiences and teachings and what those experiences and teachings, whether written or spoken word, have led us to be. With that said much or what I read and write today is a product of some verv influential people who have been in my life in recent months and years. Jack Yost, Ken Evans, Rice McLeod, Harmon L. Taylor, Bill Janes, Big Al and Pat Lynch are just a few and are not necessarily in written in order of importance. The article which I have added to above is the product of many another's mind and research. By way of the many influences mentioned herein and many more, that which I have done above might be called plagiarized. If so than all writers are plagiarizers, for they all use someone else's thoughts, teachings, and writings at sometime or another. I humbly admit that without input from those mentioned above I could not have written what I have and firmly believe that these friends were instruments sent to me by my Holy Father, The Ever-Living God. Thank you and Godspeed

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